

Technical and Bibliographic Notes / Notes techniques et bibliographiques

The Institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming, are checked below.

Coloured covers/
Couverture de couleur

Covers damaged/
Couverture endommagée

Covers restored and/or laminated/
Couverture restaurée et/ou pelliculée

Cover title missing/
Le titre de couverture manque

Coloured maps/
Cartes géographiques en couleur

Coloured ink (i.e. other than blue or black)/
Encre de couleur (i.e. autre que bleue ou noire)

Coloured plates and/or illustrations/
Planches et/ou illustrations en couleur

Bound with other material/
Relié avec d'autres documents

Tight binding may cause shadows or distortion
along interior margin/
La reliure serrée peut causer de l'ombre ou de la
distortion le long de la marge intérieure

Blank leaves added during restoration may appear
within the text. Whenever possible, these have
been omitted from filming/
Il se peut que certaines pages blanches ajoutées
lors d'une restauration apparaissent dans le texte,
mais, lorsque cela était possible, ces pages n'ont
pas été filmées.

Additional comments:/
Commentaires supplémentaires:

Pagination is as follows: p. [1177]-1182.

This item is filmed at the reduction ratio checked below/
Ce document est filmé au taux de réduction indiqué ci-dessous.

10X

14X

18X

22X

26X

30X

																			J					

12X

16X

20X

24X

28X

32X

L'Institut a microfilmé le meilleur exemplaire qu'il lui a été possible de se procurer. Les détails de cet exemplaire qui sont peut-être uniques du point de vue bibliographique, qui peuvent modifier une image reproduite, ou qui peuvent exiger une modification dans la méthode normale de filmage sont indiqués ci-dessous.

Coloured pages/
Pages de couleur

Pages damaged/
Pages endommagées

Pages restored and/or laminated/
Pages restaurées et/ou pelliculées

Pages discoloured, stained or foxed/
Pages décolorées, tachetées ou piquées

Pages detached/
Pages détachées

Showthrough/
Transparence

Quality of print varies/
Qualité inégale de l'impression

Continuous pagination/
Pagination continue

Includes index(es)/
Comprend un (des) index

Title on header taken from:/
Le titre de l'en-tête provient:

Title page of issue/
Page de titre de la livraison

Caption of issue/
Titre de départ de la livraison

Masthead/
Générique (périodiques) de la livraison

O'DEA 242

FIRST SILENT COURT

7350.1

ANNO REGNI
GEORGII III.

REGIS.

Magna Britannia, Francie, & Hibernie,

TRICESIMO PRIMO.

At the Parliament begun and holden at Westminster, the Twenty-fifth Day of November Anno Domini 1790, in the Thirty-first Year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, &c.

Being the First Session of the Seventeenth Parliament of Great Britain.

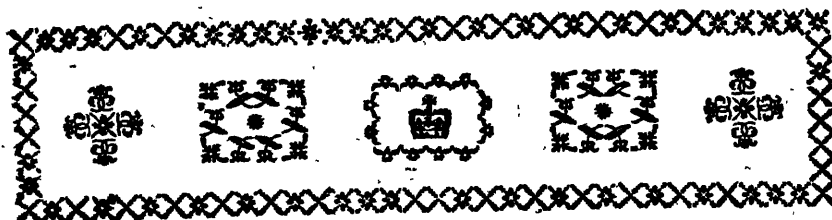


L O N D O N :

Printed by CHARLES EYRE and ANDREW STRAHAN,
Printers to the King's most Excellent Majesty. 1791.

بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ

الْكَافِرُونَ



ANNO TRICESIMO PRIMO

Georgii III. Regis.



C A P. XXIX.

An Act for establishing a Court of Civil Jurisdiction in the Island of *Newfoundland*, for a limited Time.



HEREAS, by an Act, passed in the Preamble
fifteenth Year of His present Ma-

15 Geo. III,
Cap. 31.

jesty's Reign, intituled, An Act for
the Encouragement of the Fisheries
carried on from *Great Britain*, *Ire-*
land, and the *British Dominions in*
Europe, and for securing the Return

of the Fishermen, Sailors, and others employed in the said
Fisheries, to the Ports thereof, at the End of the Fishing
Season, it was, amongst other Things, enacted, That all
Disputes which should arise concerning the Wages of
every and any such Seaman or Fisherman, and all Of-
fences which should be committed by every Hirer or Em-
ployer of such Seaman or Fisherman against that Act,
should and might be enquired of, heard, and determined;
and the Penalties and Forfeitures thereby incurred should

and 26 Geo.
III, Cap. 26
recd.

and might be recovered in the Court of Session in the said Act mentioned, or in the Court of Vice Admiralty having Jurisdiction in the Island of Newfoundland: And whereas, by another Act, passed in the Twenty-sixth Year of the Reign of His present Majesty, intituled, An Act to amend and render more effectual the present Laws now in Force for encouraging the Fisheries carried on at Newfoundland, and Parts adjacent, from Great Britain, Ireland, and the British Dominions in Europe; and for granting Boundaries, for a limited Time, on certain Terms and Conditions; so much of the said first-mentioned Act, as gives any Jurisdiction to the Court of Vice Admiralty for the said Island of Newfoundland, with respect to inquiring, hearing, and determining Disputes concerning the Wages of any Seaman or Fisherman, or any Offence committed by any Hirer or Employer of such Seaman or Fisherman, or any Controversies or Differences arising from their Contracts or Agreements, should be, and the same was thereby repealed: And whereas the Provisions made by the said first-mentioned Act, for the Administration of Justice in Civil Cases, are insufficient, and it is highly expedient that a Court of Civil Jurisdiction, having cognizance of all Pleas of Debt, Account, Contracts respecting personal Property, and all Trespasses against the Person, Goods, or Chattels, should be established in the said Island of Newfoundland, for a limited Time; be it therefore enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same,

That it shall and may be lawful for His Majesty, by his Commission under the Great Seal, to institute a Court of Civil Jurisdiction, with full Power and Authority to hear and determine, in a summary Way, all Pleas of Debt, Account, Contracts respecting Personal Property, and all Trespasses committed against the Person or Goods and Chattels in the Island of Newfoundland, and Islands and Parts adjacent, or on the Banks of the said Island of Newfoundland; which Court shall consist of a Chief Judge, to be appointed by His Majesty, and Two Assessors, to be appointed

Hi. Majesty
may consti-
tute a Court
of Civil Juris-
diction at
Newfoundland,
&c.

appointed by the Governor of the said Island, from Time to Time; which Chief Judge, together with any One of such Assessors, shall have full Power and Authority to hear and determine all Pleas by this Act cognizable by the said Court of Civil Jurisdiction; and shall have such Clerks, and other ministerial Officers, as the Chief Judge shall think proper to appoint; and that such Salaries shall be paid to the Chief Judge aforesaid, as His Majesty, His Heirs and Successors, shall approve and direct; and such Salaries be paid to the Assessors, and to the Clerks, and ministerial Officers aforesaid, as shall be approved by the said Chief Judge, with the Consent of the Governor of the Island of Newfoundland; which several Salaries shall respectively be in lieu of all other Profits and Emoluments whatever; and such Court shall be a Court of Record, and shall have all such Powers as by the Law of England are incident and belonging to a Court of Record; any Thing in the said first-mentioned Act contained to the contrary notwithstanding.

II. And be it further enacted, That the said Court shall proceed by Complaint in Writing, and by Summons of the Defendant, in all Cases where the Complaint is for a Sum under Five Pounds; and by Arrest of the Defendant, and Attachment of his Goods and Debts, or of his Effects in the Hands of any other Person, where the Complaint is for more than the Sum of Five Pounds; and such Court shall have Power and Authority to pass Judgement, and give Costs, in such Pleas, and award Execution, either by Levy and Sale of the Goods and Chattels, or Arrest of the Person of the Plaintiff or Defendant, and also of the Goods, Debts, and Effects of the Defendant so attached.

The Manner
in which the
Court is to
proceed.

III. Provided always, That in all Pleas, where the Sum for which Judgement shall be given shall amount to more than One hundred Pounds, it shall be lawful for the Plaintiff or Defendant, as the Case may be, to appeal to His Majesty in Council, and upon Notice of such Appeal being signified to the Chief Judge of such Court, within Fourteen Days after such Judgement passed, and Security given, to the Satisfaction of the said Chief

An Appeal to
His Majesty in
Council may
be made,
where Judge-
ment is given
for more than
100 £.

Judge, for prosecuting such Appeal, the Execution of such Judgement shall be stayed.

While the Governor is resident, Disputes concerning Seamen's Wages to be heard only in the Court of Civil Jurisdiction;

when he is not resident, they may be heard in the Court of Session.

Limitation of Actions.

Continuance of Act.

IV. And be it further enacted, That during the Time the Governor of the said Island shall continue to be resident in the said Island, or Parts adjacent, no Dispute which shall arise concerning the Wages of any Seaman or Fisherman shall be heard and determined in the Court of Session mentioned in the said well-mentioned Act, but only in the Court of Civil Jurisdiction which shall be instituted by virtue of this Act.

V. Provided always, That nothing in this Act contained shall extend to prevent the Court of Session aforesaid from hearing and determining such Disputes as aforesaid, when the Governor shall not be resident in the said Island, or Parts adjacent.

VI. And be it further enacted, That no Suit shall be commenced in the said Court of Civil Jurisdiction where the Cause of Action shall have arisen more than Two Years before such Commencement, nor shall be heard and determined in the said Court of Civil Jurisdiction, except during the Residence of the Governor within the Limits of his Government; and that this Act shall commence from the Tenth Day of June One thousand seven hundred and ninety-one, and shall have Continuance for One Year, and unto the End of the then next Session of Parliament.

