ANALYTICAL INDEX

TO THE

ACT, 12TH VICTORIA, CHAP. 38,

ESTABLISHING

Superior and Circuit Courts

FOR

LOWER CANADA.

ВY

A MEMBER OF THE MONTREAL BAR.

Montreal :

SPRINTED BY LOVELL & GIBSON, ST. NICHOLAS STREET.

1850.

PREFACE.

The following Analysis, was sketched by the compiler in the course of his own study of the Act, 12th Victoria, chapter 38; and it having been suggested to him, that it might be useful to the Members of the Profession, by facilitating reference to that voluminous and important Statute, he submits it to them in the hope that it may prove so.

MONTREAL, December, 1849.

ABSENTEES,	SEC.
How to be proceeded against,	. 94
ACTIONS,	
Pending in new Districts at time of formation	1.
how carried on,	. 11
In what District may be commenced,	
Pending in Queen's Bench, to be continued i	n
Superior Court,	
Costs in, unnecessarily removed from Circuit	
Court, regulated,	
Pending in Queen's Bench, not to be abated of	
discontinued,	
to be transferred t	
Superior Court, with exceptions,	
In Circuit Court, to which Judges are parties, t	
be removed to Superior Court,	
Pending in Inferior Term, to be transferred t	
Circuit Court,	
not to be abated o	
discontinued,	. 42
Circuit Courts, not to be abated o	
discontinued,	. 42
See "Evocations."	
In what Circuit actions may be commenced,	. 49
Pending in certain Commissioners' Courts, to b	e
continued in Circuit Court,	. 81
Notice of proceedings ordered to be had in, in	
another District, or Circuit, how to be	е
served and proceeded upon,	
AFFIDAVITS,	
For Writs of Attachment in Superior Court, by	7
whom to be taken,	. 19
Commissioner for taking, in Superior Court, to be	
such in Circuit Court,	. 102
·	

	SEC.
For Writs of Attachment in Circuit Court, by	
whom to be taken,	63
AMENDMENT,	
Of Pleadings, to agree with proof, allowed in cer-	
tain cases,	86
APPEALS,	
From Inferior Courts, to lie to Superior Court,	7
From Circuit Court, may be heard at Weekly	
Sittings,	17
Shall lie from Superior Court to Court of Q. B	37
Circuit Court to Superior Court, in	
certain cases,	53
From Circuit Court, to be commenced by putting	
in security,	54
Security in appeal from Circuit Court, how,	
where and when to be given,	54
Justification by, and qualification of, surety,	54
Security only to be put in for costs and damages	
in certain cases,	54
Effects of reversal of Judgment in certain cases,.	54
From Circuit Court to be determined summarily,	55
within what time, and how	
to be brought,	55
how to be proceeded upon,	56
Judgment appealed from, affirmed, if Judges be	
equally divided,	56
To be deemed abandoned if not prosecuted effec-	
tually,	56
When right to appeal is dependent on amount,	
how ascertained,	82
Shall lie to Superior Court, from Judge, under	
Lessor's Act,	95
APPEARANCE,	
How and when to be fyled,	23
May be allowed on application at any time before	
Judgment,	24

INDEX.	7
--------	---

APPEARA	NCE—continued.	SEC.
	be fyled before confessing Judgment,	83
In	Circuit Court, may be made before Clerk in	00
ce	rtain cases,	79
ATTACH		
Se	ee Saisie—Capias.	
ATTESTA	TION,	
Of	Accounts may be made before Circuit Court,	74
ATTORNE		• •
$\mathbf{P}_{\mathbf{r}}$	racticing in Circuit to elect domicile there,	101
Se	e Confession of Judgment.	
	EY GENERAL,	
M	ay sue for the Crown on recognizances,	97
AVIS DE I	PARENTS.	
	ay be taken before Circuit Court,	74
BAIL,	•	, ,
,	efendant entitled to, in arrest under Writ from	
	Circuit Court,	63
BAILIFFS,		•
To	remain in Office,	105
Se	curity to remain valid,	105
	ho shall be, in new Districts,	106
	act only in their own Districts,	107
	w removable,	107
	reafter appointed to give security,	108
	curity, how to be taken, and effect of it,,	108
	Superior Court, to be Bailiffs of Circuit Court,	109
		110
		111
Ma	y be imprisoned for non-compliance with sen-	•••
DONDO	tence,	112
BONDS,	Appeal from Circuit Court, to be deposited in	
10.	Prothonotary's Office,	54
Cor	by of, to accompany Petition,	55
	the Crown, how to be proceeded upon,	97
	man and an are provided a provided and a provided a	

8

CAPIAS AD RESPONDENDUM,	Sec.
Affidavit for, before whom to be made, 1: Writ of, to be directed to Sheriff, Actions in which Writ of, issues, cognizable by	20
Superior Court only,	32
Writs of, may be issued by Circuit Court,	
ceedings thereupon,Liability of Sheriff upon such Writs,	
CHICOUTIMI,	
Sessions of the Peace may be held at, when,	80
Clerk to be appointed,	80
Who shall hold Sessions at,	80
CIRCUIT COURT,	
Appeals from, may be heard and adjudged upon at Weekly Sittings,	17
it,	40
To decide actions pending in Inferior Term,	41
Established,	42
Its Jurisdiction, by whom held, &c	42
Not to be a new Court,	42
Extent of Jurisdiction of,	
tried in,	
Appeal from, to lie to Superior Court in certain	
cases,	
how to be brought and proceeded upon, See " Appeal."	
To have power to issue certain Writs of Attach-	
ment,	63
To have power to issue Writs of ca res, and saisie ar., returnable in Superior Court,	
To have power of Superior Court in certain	
matters,	
Powers respecting Probate of Wills, &c., vested in	74

INDEX.	9
--------	---

CIRCUIT COURT—continued.	SEC.
Limits and local extent of Jurisdiction, time and	
place of holding, &c., defined,	77
Time of holding may be altered by Proclamation,	77
But not number of times,	77
Actions pending in old Circuit Courts, how car-	• •
ried on,	77
Change in limits of, not to affect suits pending,	78
Term of, may be closed or prolonged by Judge,	79
To hear and decide cases commenced in Commis-	
sioners' Courts,	81
Things ordered by, to be done in another Dis-	
trict, how served and proceeded upon,	99
Tariff of Fees and Rules of Practice to be made	
by Superior Court,	100
Attorneys practising in, to elect domicile,	101
Commissioners of Superior Court to be Commis-	
sioners of,	102
Bailiffs and Sheriffs of Superior Court to be Offi-	100
cers of,	109
CLERK OF THE CROWN,	
How appointed in new Districts,	12
CLERK OF CIRCUIT COURT,	
May administer Affidavits, when required before	
issue of certain Writs,	63
Office of, created,	75
May appoint deputy,	75
May receive returns in certain cases,	79
Not to practice,	103
Security to be given by, and how,	104
To be Officer of Circuit Court,	109
CLERK OF THE PEACE,	
In new Districts,	12
In Chicoutimi,	80
COMMISSIONERS' COURT,	
Not to be held at Montreal, Quebec, and Three	
Rivers,	81

соммі	SSIONERS' COURT—continued.	SEC
	Actions pending in, to be transmitted to Circuit	
	Court,	81
	Records of, to be transmitted to Circuit Court,	8.
	Certain Writs issued from, to be returned to Cir-	
	cuit Court,	
	Proceedings before, to be completed in Circuit	
	Conrt,	8:
COMMI	SSION ROGATOIRE,	
	Enquête may be taken, instead of issue of,	30
	May issue in certain cases,	3
	May be issued by Circuit Court,	64
CONFE	SSION OF JUDGMENT,	
	How to be made and acted on,	88
	Judgment upon, to go at once, if accepted,	88
	Attorney, how authorised to give,	88
	To be countersigned by Attorney,	88
	May be made orally in certain cases,	88
	Effect of, when not accepted,	84
CONST	RUCTION,	
	Rules of, (see pleading,)	86
CONTR	AINTE PAR CORPS,	
	Power to issue Writs of, vested in Circuit Court,	64
CORON	ER,	
	In new Districts,	12
CORPOR	RATIONS,	
	Subject to superintendence of, and reformation	
	by Superior Court,	7
COSTS,		
	Power of Court over, in certain cases,	32
	How regulated in Appeal from Circuit Court	56
	Of proof of Plaintiff's allegations, payable by	
	Defendant in certain cases,	58
	Certificate of Clerk to Bill of, substituted for	
	taxation in Circuit Court,	67
	Dependent on amount, how regulated	82
	In cases of Confessions refused, how regulated,	84

COSTS—continued.	SEC.
Of proof of facts or documents, by whom to be	
paid,	85
New Tariff of, to be made,	100
To be regulated by old Tariff till new is made,	100
CURATORS,	
May be appointed by Circuit Court,	74
DECLARATION.	
How served when certain Writs issue from Circuit	
Court,	63
No form of, need be followed,	87
DEFAULT,	
When to be recorded in Superior Court,	23
	57
How and when taken off in Superior Court,	24
Circuit Court,	57
To appear by Plaintiff, how punished,	57
In Circuit Court may be recorded by Clerk in	
certain cases,	79
Proceedings upon default in Circuit Court,	79
DEMAND OF PLEA,	
How and when to be made, and effect of,	25
DEMURRERS,	
May be heard and adjudged upon at weekly sittings,	17
DISTRICTS,	
Division of Lower Canada into,	10
See Ottawa, Kamouraska, Chicoutimi.	
DOMICILE,	
How place of commencing actions affected by,	14
Of Defendant appearing personally, where held	
to be elected,	23
ENQUETES IN SUPERIOR COURT,	
Party foreclosed from pleading, to be notified of	
inscription for,	25
Before whom, where and how to be taken,	27
To be taken before Circuit Judges in certain	
cases,	28

12

ENQUETES IN SUPERIOR COURT—continued.	Sec.
On what days to be taken,	29 30
ENQUETES IN CIRCUIT COURT,	
Evidence in non-appealable cases, to be taken	<i>c</i> o
orally,	60
On what days, and before whom, to be taken,	60 60
Taking of, not to delay proceedings in Court, In appealable cases, may be taken orally by	60
consent,	00
Taken before a Judge of Superior Court, not to disqualify him on appeal,	60
May be ordered to be taken in another Circuit,	
(see sec. 30, 31,)	61
See Evidence.	
EVIDENCE,	
Defendant in non-appealable cases, called upon to	
admit or deny,	58
How taken in Circuit Court, in cases non-appeal-	
able,	60
appealable,	60
Allegations in contested cases, not denied, to be held admitted,	85
Pleadings may be amended to agree with, in cer-	00
tain cases,	86
Faits et articles admissible in commercial cases,	89
Burden of proof on Defendant, in actions by the	
Crown on recognizances,	97
Usual powers respecting adduction of, vested in	
Circuit Court.,	64
witness,	110
See Commission Rogatoire, Enquêtes, Faits et	110
articles, Witnesses-Serment Decisoire.	
EVOCATIONS.	
From Circuit to Superior Court, when granted,	7
May be heard at weekly sittings,	17

INDEX.	13
--------	----

EVOCATIONS—continued.	SEC.
What actions may be evoked,	47
How proceeded with,	. 47
May be made by Plaintiff, in certain cases,	. 48
EXECUTION IN CIRCUIT COURT,	
To issue upon Bills certified by Clerk,	67
Against goods-form of Writs, how and when to	
issue, to whom addressed, and how executed	, 70
Against lands-form of Writs, for what sum, and	1
how and when issued-to whom addressed	
and how executed and returned,	70
Ulterior proceedings upon, to be had in Superior	
Court,	. 70
Against goods or lands in another District, when	ı
returnable, to whom directed, how executed	l
and returned, and when issued,	. 71
Against hypothecated property in another Dis-	_
triet,	. 71
Record on, may be called up into Superior Court	, 72
Not to be stayed by lessor,	96
See Oppositions.	
EX-PARTE,	
Causes may be heard at weekly sittings,	. 17
Judgments dismissing ex-parte proceedings, to be	:
$motiv \acute{e}, \ldots \ldots \ldots \ldots \ldots$	
Party proceeding, to notify party foreclosed of	f
inscriptions for Enquête and hearing,	. 25
See Default—Pleading.	
FAITS ET ARTICLES,	
Answers to interrogatories upon, may be ordered	
to be taken in another District,	
Interrogatories upon, allowed in commercial cases,	89-
FEES,	
See Tariff—Costs.	
FORECLOSURE,	
Party, how foreclosed,	2 5
Party foreclosed, to be notified of inscriptions for	
Enquête and hearing,	25

GAOLERS,	SEC.
In new Districts,	12
GARANTIE,	
Defendant en, may be summoned by Circuit	;
Court,	64
GASPÉ,	
Power of Circuit Judge, resident in,	13
Judges of Superior Court at Quebec, to assist at,	16
Judges of District of, to be Circuit Judges,	43
HABEAS CORPUS,	
Power granted to Superior and Circuit Courts to	
issue Writs of,	
Penalties on Judges refusing, how recovered,	98
HOLIDAYS,	
Rule as to,	90
INCOMPETENCY,	
Of Judge, provision in case of,	65
Of witnesses, (see Witnesses.)	
INSINUATIONS,	
May be made before Circuit Court,	74
INSTALMENTS,	
Judges of Circuit Court may order payment by,	66
Delay not to exceed three months,	66
Effect of non-payment of any instalment,	66
INTERVENTIONS,	
May be permitted by Circuit Court,	64
Demande in, how made, fyled, and proceeded	
upon,	92
Service and return of, how and when to be made,	
à peine de nullité,	92
INVENTORIES,	
May be closed before Circuit Court,	74
JUDGES OF SUPERIOR COURT,	
Office of Judge at Three Rivers, abolished,	2
St. Francis, abolished,	2
Number of, residence of, and how appointed,	3

NDEX.	1.

INDEX.	15
JUDGES OF SUPERIOR COURT—continued.	Sec.
Qualification of,	4
Independence of,	
Incapacitated to sit in Parliament, &c.,	. 5
Circuit Judges to be, in certain cases, at Gaspe,	13
Circuit Judges at Kamouraska and Ottawa to)
have power of, in vacation, Terms to be held by not more than three, and not	13
less than two,	
Who shall preside,	
At Quebcc to assist at Gaspé,	
May administer oaths in certain cases,	
One of, may allow Defendant in default, to appear,	
One of, may enlarge time for pleading,	26
At Three Rivers or Sherbrooke, when parties,	
cause how to be tried,	
To preside at trials by Jury,	33
One of, to hold Circuit Court in certain cases,	42
Not to sit in Superior Court, on Appeal from their	
judgments in Circuit Court,	56
Powers of Court of Queen's Bench, under Lessors	
and Lessees Act, vested in one of,	9 5
Powers respecting Habeas Corpus vested in,	98
JUDGES OF CIRCUIT COURT,	
When in Gaspé, to be Judges of Superior Court	
for certain purposes,	13
At Ottawa and Kamouraska, to have powers of	
Superior Court Judges,	13
To be Commissaires Enquêteurs,	28
When parties, cause to be tried before Superior	20
Court,	$\frac{32}{42}$
To hold Circuit Court,	42
District Judges of Gaspé to be,	43 43
To be Circuit Judges for Lower Canada,	43 43
Residence of,	43
How appointed, Where to reside,	43
Number of,	43
rumper of,	10

JUDGES	OF CIRCUIT COURT-continued.	Sec.
	Vacancies, how filled,	44
	To be ex-officio Justices of the Peace,	44
	To be Chairmen of Quarter Sessions,	44
	Not to act as Counsel,	44
	Need not qualify as Justices of the Peace,	45
	Qualification of,	46
	Recusation of, or incompetency of,	65
	Sickness or accidental absence of, on return days,	
	provided for,	79
	Powers of Court of Queen's Bench under Les-	
	sors and Lessees Act, vested in one of,	95
	Powers respecting Habeas Corpus vested in,	98
	Salary of,	112
JUDGM	·	
	May be rendered at weekly sittings,	17
	To be rendered in District in which action is	
	brought, upon verdict in another District,	34
	Upon verdicts in Circuit Court, to be rendered	
	in Superior Court,	35
	Of Superior Court, to be motivé,	36
	Of old Court of Queen's Bench, not to be avoided,	39
_	Confession of—See Confession.	
JURIDI	CAL DAYS,	
•	What are,	22
JURISI	DICTION,	
	Of Superior Court, defined,	18
	Of Superior Court to extend over actions in which	
	Capias shall issue, and trials by Jury,	
	When dependent on amount, how to be ascertained,	
	Of Circuit Court, 4	2,47
	See Judges-Circuit Court-Superior Court.	
JURY,		
	Trials by, to be had in Superior Court,	32
	Declaration of choice of trial by, made by one	,
	binding on both parties,	32
	Trials by, to be had in vacation,	33

INDEX.	1
JURY—continued.	SEC
Trial by, may be ordered to be had in any Dis-	. GEC
trict,	
Record to be transmitted, and returned with ver-	
diet,	34
Trial by, may be had in Circuit Court, by order	•
of Superior Court,	3.
Verdict to be returned to Superior Court,	3
Trial by, not to be had in cases under £20,	88
STICES OF THE PEACE,	
Resident in new Districts to be Justices for such	
Districts only,	12
Circuit Judges to be, ex-officio,	44
Circuit Judges need not qualify as,	46
JUSTIFICATION,	
See Appeal.	
KAMOURASKA,	
New District of, to be formed upon conditions,	10
KING'S BENCH,	
Provisions of section 40 and 41, to extend to	
Judgments of Court of,	41
LESSORS,	
Not to prevent sale of goods under execution,	96
How to proceed for recovery of rent,	96
LESSORS AND LESSEES ACT,	
Power of Judges of Court of Queen's Bench	
under, vested in any Judge of Superior	0.5
or Circuit Court,	95
Appeal from Judge acting under, to Court of Queen's Bench,	95
•	90
MAGISTRATES,	- -
Subject to superintendence of Superior Court,	7
MINORS,	. ~
May sue for wages in Circuit Court,	76

MOTIONS,

OFFICERS OF COURT,	SEC.
Who are to be considered Officers,	109
Guilty of misconduct, how punished,	111
When to act,	115
OPPOSITIONS,	
Need not be in any particular form,	87
A fin de conserver only, to be fyled for rent,	96
Duty of Bailiff receiving opposition,	96
OPPOSITIONS IN CIRCUIT COURT,	
To fi. fa. de bonis, where returnable, and how	
proceeded upon,	73
Fiat upon, to stay proceedings, may be made by	
any Circuit Judge, or by Clerk,	73
Court,	71
OTTAWA DISTRICT,	' -
When, and on what conditions to be formed,	10
•	10
PLEADINGS IN SUPERIOR COURT,	
Issues of law upon, heard at weekly sittings,	17
How served upon Defendant, appearing in person, Delay to plead,	23 25
Delay between each pleading,	25
Parties, how foreclosed,	25
Delay to plead, how enlarged,	26
Plea may be filed within delay,	26
Allegations in, not expressly denied, to be held	
admitted,	85
Costs of proving allegations not admitted, to be in	
discretion of Court,	85
Rules for construction of,	5, 87
facts proved,	86
No form required,	87
PLEADINGS IN CIRCUIT COURT,	
In non-appealable cases may either be oral or	
written,	58

PLEADINGS IN CIRCUIT COURT—continued.	SEC.
when to be fyled, and how, and when	
to be answered,	58
In appealable cases to be in writing,	59
Delay to plead, answer, and reply, in appealable	
cases, same as in Superior Court,	59
How to be served upon Attorney,	101
PRACTICE,	
What laws to govern,	9
See Rules of Practice.	
PRIVILEGE,	
Of Lessor, how preserved,	96
PROBATE OF WILLS,	
Power to receive, vested in Circuit Court,	74
May be set aside by Superior Court,	74
PROTHONOTARY,	
Appointment, powers, and duty of,	12
To administer oaths in certain cases,	19
May issue process to summon witnesses in certain	
cases,	30
Not to practice,	103
Security by, regulated,	104
To examine security given by Bailiffs,	108
QUARTER SESSIONS, COURT OF,	
Circuit Judges to be Chairmen of,	44
Not to be incompetent by reason of absence of	
Circuit Judge,	4 5
QUEEN'S BENCH, COURT OF,	
Appeal to, from Superior Court,	37
See Superior Court, Circuit Court, Judges.	
QUORUM,	
Two Judges to form,	15
RATIFICATIONS OF TITLE,	
Applications for, may be heard and adjudged	
upon at weekly sittings,	17

RECOGNIZANCES,	SEC.
To the Crown, how to be enforced,	. 97
In whose name to be sued upon,	. 97
RECORDS,	
To be transmitted to place where Enquête	i
taken,	. 30
To be transmitted to place where Jury trial	is
had,	
rior Court,	. 38
To be transferred from Inferior Terms to Circu	it
Court,	
Of Circuit Court in appealed cases, when to b	
transmitted to Superior Court,	
in appeal cases, when to be re	
mitted to Circuit Court,	
to be transmitted to Circuit	
where Enquête is taken,	
to be transmitted to Superior	
Court in case of recusation,	
Court on annuiting	
Court, on oppositions,	
Of Commissioners' Courts at certain places, to b	
transmitted to Circuit Court,	
RECUSATION.	. 01
•	
Of Judge, how proceeded upon,	. 65
registers,	
Of old Court of Queen's Bench, to be transmitte	
to Superior Court,	
Of Inferior Terms, to be transmitted to Circui	-
Court,	. 40
RENT,	
Lessor claiming, not to prevent sale of good	
under execution,	. 96
how to proceed for its recovery	, 96

RETURN DAYS,	SEC
What shall be, in Superior Court,	25
Circuit Court,	78
May be altered, in consequence of alteration of	
terms,	77
RETURNS,	
Of Writs issued before Act comes into force, to	,
be made into Superior Court,	
Of Writs of Summons, to be made into Prothe-	
notary's Office,	
Delay between service and return in Superior Court.	
How and when to be made, when return days	
are altered after issue of Writ,	
Of Writs issued out of old Circuit Courts, when	
and where to be made,	
In Circuit Court, may be received by Clerk in	
certain cases,	
Of Writs issued from certain Commissioners	
Courts, to be made into Circuit Court,	
RULES OF COURT,	
May be heard and adjudged upon at weekly sit-	
tings,	17
RULES OF PRACTICE,	1.
How to be made, authenticated and amended,	100
Old rules to be in force until new are so made,	100
To make provision for defects in Act,	118
SAISIE ARRET AFTER JUDGMENT,	110
Writs of, may be issued by Circuit Court,	68
SAISIE ARRET BEFORE JUDGMENT,	00
Affidavit for, may be made before Prothenotary,	19
Amgavit for, may be made before I followed to	3.0
Writ, from Superior Court, to be addressed to	20
Sheriff,	68
Writs of, may be issued by Circuit Court,	63
Clerk may receive affidavit for,	V.
Writs of, may be issued by Circuit Court in cases	
above £50, and made returnable in Superior	63
Court,	O.

SAISIE ARRET BEFORE JUDGMENT—continued.	SEC		
Writs of, in Circuit Court, to whom addressed,			
and how executed,	63		
SAISIE GAGERIE,			
Writs of, from Superior Court, to be addressed			
to Sheriff,	20		
Writs of, may be issued by Circuit Court,	63		
SAISIE REVENDICATION,			
Affidavit for, may be made before Prothonotary,	19		
Writs of, from Superior Court, to be addressed	•		
to Sheriff,	20		
Writs of, may be issued by Circuit Court, Affidavit for, may be made before Clerk of Cir-	63		
cuit Court,	63		
SCELLÉS,			
May be affixed and taken off by Circuit Court,	74		
SECURITY,			
See Appeal.			
SERMENT DECISOIRE,			
May be ordered to be taken at any place,	30		
SESSIONS OF THE PEACE,			
General and Special, to be held in new Districts,	12		
By whom, and where to be held,	12		
At Chicoutimi, by whom, and when to be held,	80		
SHERIFF,			
Of new Districts, how appointed,	12		
Powers, duties, and liabilities,	12		
Of old Districts, to remain,	12		
To execute writs of attachment, and of summons			
in certain cases,	20		
When and how far to be responsible for acts of			
Bailiffs,	63		
To be officer of Circuit Court,	109		
SOLICITOR GENERAL,			
May sue for the Crown on recognizances,	97		
STERLING,			
Pound, to be 24s. 4d.,	91		

SUPERIOR COURT,	SEC.
Established,	3
Jurisdiction of,	6
To have power to superintend and reform Courts,	Ü
Magistrates, persons, and bodies corporate,	7
To hear appeals and evocations from Inferior	
Courts,	7
To be invested with powers and jurisdiction of	
former Court of Queen's Bench in civil mat-	
ters,	8
Practice of, by what laws to be governed	9
Proceedings of, pending, how to be carried on in	
new Districts,	11
In Gaspé, to be held by Circuit Judges,	13
Terms of, by whom to be held,	15
At what times, and where to be held, Terms of, may be continued by Judges,	16 16
To sit for certain purposes, on the first two juri-	10
dical days in each week,	17
Jurisdiction of, defined,	18
Writs issued out of former Court of Queen's	10
Bench, to be returned into,	21
To have cognizance of Jury cases, of actions	-
when certain Judges are parties, and of	
Writs of ca. res.,	32
Judges of, to preside at trials by Jury,	33
May order trial by Jury to be had in any District,	34
Circuit,	35
Appeal from, to lie to Court of Queen's Bench	
in certain cases,	37
To have records, registers, &c., of former Court	
of Queen's Bench,	38
Certain actions pending in Court of Queen's	
Bench, to be transferred to,	39
Appeals to lie to, from Circuit Court, in certain	* C
cases,	53
See Appeals.	

SUPERIOR COURT—continued.	SEC.
May call up record from Circuit Court in certain	
cases,	72
May set aside appointment of tutors and curators,	
probate of wills, &c., made in certain manner,	
Time of holding, may be altered by proclamation,	
Powers of Court of Queen's Bench under Lessors	• •
and Lessees Act, vested in one Judge of,	95
But two Judges, or Court may sit,	95
To have powers of, old Court of Queen's Bench,	50
relating to Writs of Habeas Corpus,	98
To make, repeal, and amend, Rules of Practice,	100
· • · · · · · · · · · · · · · · · · · ·	100
TARIFF,	
Fees in Circuit Court, to be regulated by,	68
To be made by Superior Court, and posted	
openly,	
Fees in Superior Court, to be regulated by Tariff,	100
How to be made, authenticated, and amended,	100
Old Tariff to be in force till new is made,	100
TAXATION,	
Certificate of Clerk to be in lieu of, in Circuit	
Court,	67
TERMS,	
Of Superior Court in Gaspé, to be held by Cir-	
cuit Judges,	13
Of Superior Court, by whom held,	15
when and where held,	16
may be continued by order of	
Court,	16
time of, may be altered by	
Governor in Council,	77
Of Circuit Court, where and when held,	77
time of, may be altered by Go-	
vernor in Council,	77
TUTORS,	
May be appointed by Circuit Court,	74
Appointment of, may be set aside by Superior	
Court,	74

	INDEX.	25
WEEKL	Y SITTINGS,	Sec.
WILLS,	Of Superior Court, to be held for certain purposes,	17
	Probate of, may be made before Circuit Judge or	
	Court, (see Probate,)	74
WITNE		
	May be summoned by Prothonotary, Not to be compelled to attend Circuit Court	30
	unless domiciled within 15 leagues,	62
	Powers of Circuit Court, with regard to,	64
	May be examined if about to leave the Province,	64
WRITS	Bailiffs incompetent as, in certain cases,IN SUPERIOR COURT,	110
	Form, teste, seal, and language of, regulated,	19
	Of summons, to be directed to Bailiff,	20
	Of ca. res., sa. ar., sa ga., or sa. rev., to be di-	
	rected to Sheriff,	20
	Copies of certain Writs may be certified by At-	
	torney,	20
	Of Error—See Appeal,	
	Of Habeas Corpus—See Habeas Corpus.	
	To be served in two or more Districts, how to be	
	issued and addressed,	93
WRITS	IN CIRCUIT COURT,	00
	Of summons, to be first process,	50
	How served out of Circuit, but in same District,	49
	How to be served, to whom to be addressed,	
	and by whom certified,	50
	Style and form of, seal, teste, and language, re-	
	gulated,	51
	Issued before Act comes into force, how to be	
	returned,	52
	Of sa. ar., sa. ga., and sa. rev., may be issued	
	by Circuit Court,	63
	Certain Writs may be made returnable in Supe-	
	rior Court,	63
	Of Execution—See Execution.	
	Return of—See Returns.	