of Canada, and it is hereby enacted by the authority of the same, as follows:

I. The right of Retrait Lignager and all rights of action Retrait Lignaresulting therefrom or contingent thereupon, are abolished, and ger and all its the seventh title of the Custom of Paris and the thirty-one incidents abolished. articles composing the same, are and shall remain annulled and repealed; any law, usage or custom to the contrary notwithstanding.

II. Proceedings arising out of the right of Retrait Lignager Pending pronow pending before Courts of Justice shall not however be ceedings conaffected by this Act.

tinued as to costs only.

CAP. CIII.

An Act to amend the Seigniorial Act of 1854.

[Assented to 30th May, 1855.]

HEREAS it is expedient to amend The Seigniorial Act Preamble. it therefore enacted by the Queen's Most Excellent Majesty, by 18 V. c. 3. and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, as follows:

I. Notwithstanding any thing in the twenty-eighth and Rente constituenty-ninth Sections or in any other part of the said Act tuée in Seicontained, any constituted rent (rente constituée) established by respect of virtue thereof in any Seigniory, in relation to which an oppo- which opposisition shall have been filed under any of the provisions of the tions are filed said Act, may, at any time be redeemed by payment to the deemed, and Receiver General of the capital thereof with interest computed how. up to the date of such redemption:

2. And the Receiver General shall dispose of all such moneys as follows:

If they accrue in a Seigniory in relation to which opposition If the opposihas been made on the ground that such Seigniory is entailed tion be founded (substituée) or held by a curator, tutor or other person holding on a substituin trust for others, and not as absolute proprietor (jure proprietario,) the Receiver General shall, on the day in each year on which the rente would have become due if it had not been redeemed, and so long as such entail (substitution) or tenancy in trust (fidéicommis) shall subsist, pay to the person entitled 33

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Proviso: petition order the money to be laid out in the purchase of real estate to be held on the same conditions to which the money itself was subject.

to the revenue of the Seigniory, interest upon the capital of all such rentes at the rate of six per centum per annum, and he shall pay the capital thereof at the expiration of the substitution, or tenancy in trust, to such person as shall be designated by the Judgment of the Court before which such opposition shall have been made: Provided always, that it shall be lawful Court may on for the said Court, on petition of such curator, tutor or other person holding in trust for others, at any time before the expiration of the substitution or tenancy in trust, to order that such capital, or any portion thereof, shall be by such curator, tutor or other person, laid out and invested in real or immoveable property to be designated in the order, and thereupon it shall be lawful for the Receiver General to pay the sum mentioned in such order to the person or party therein designated as the vendor of such real or immoveable property or as otherwise entitled to receive the price thereof, and thereafter such real or immoveable property shall be subject to all such and the same trusts (fidéicommis) or entails (substitutions) as the Seigniory in respect to which the same was so ordered to be acquired as aforesaid.

And if upon hypothecary claims.

And if they accrue in a Seigniory in relation to which such opposition has been made by reason of hypothecary claims thereon, and not upon the ground of the same being entailed or held in trust as aforesaid, the Receiver General shall deal with such moneys in the same manner as with money accruing to the Seignior out of the Special Fund appropriated by the said Act in aid of the Censitaires.

In other Seigniories Consitaires to have eight days in each year on which to redeem.

3. And in every Seigniory the Seignior whereof shall have the right to receive the capital of the rentes constituées to be established under the said Act, such rentes may be redeemed without the consent of the Seignior by payment of the capital thereof to the Seignior or to his Agent either on the day on which such rente shall annually become due or on any one of the seven days immediately following; and whenever the capital of any such rente shall have been duly tendered to any such Seignior, or to his Agent, on any one of the said days, and the same, or a receipt therefor, shall have been refused, such rente shall become redeemable at any time thereafter.

No Leitres de Terrier to be hereafter issued in Seigniories to which the said Act applies.

II. And whereas the objects for which Seigniors under the existing law are permitted to obtain Lettres de Terrier for the purpose of forming a new Terrar (Papier Terrier) or land-roll will be secured in a manner less onerous to the censitaire by the provisions of the said Seigniorial Act of 1854, in so far as such objects are reconcilable with the intention of the Legislature in passing the said Act: therefore the right of Seigniors in Lower Canada to obtain such Lettres de Terrier in or for any Seigniory to which the said Seigniorial Act of 1854 as amended by this Act extends, is hereby abolished, and the Act of the Legislature of Lower Canada, passed in the forty-eighth year 1855.

year of the Reign of King George the Third, and intituled, An Act of L. C. Act which declares in whom is vested the power of granting des 48 G. 3, c. 6 Lettres de Terrier in this Province, in so far as regards every repealed as tosuch Seigniory, is hereby repealed.

III. And whereas under the said Act no mutation fine will Recitalbe payable on any mutation of land in a Seigniory subject to its provisions, or of such Seigniory itself, occurring after the publication of the notice of the deposit of the Schedule thereof, and there is therefore a strong temptation to defer mutations until after such publication, or to conceal the fact of their being made before it, to the great inconvenience and loss of all parties; And whereas some time will elapse before the Schedules of all the Seigniories can be completed; And whereas the appropriation in aid of the censitaires made by the said Act was made with the intent that it should take effect immediately, and until it is payable, the interest upon the loan necessary to raise the sum required, is saved to the Province: Be it therefore enacted, That no lods et ventes, quint, relief or No mutation other mutation fine, shall accrue upon any mutation which fine to be here-shall take place after the passing of this Act, in any Fief or in Seigniories Seigniory to which the said Seigniorial Act of 1854 as amended to which the by this Act extends or applies, but instead thereof the Receiver said Act ap-General shall credit the Fund appropriated by the said Act in on the sum to aid of the said censitaires, with interest from the passing of this which he may Act on the total amount of the appropriation, and the rente conof the Province Control of the Control of t stituée payable by any Seignior to his Seignior Dominant shall cial aid to the accrue from the passing of this Act; And if the Schedules of all Censitaire, to the Seigniories be not deposited by the first day of January one the Seignior thousand eight hundred and fifty-six, so that the said Fund con in the Seignior thousand eight hundred and fifty-six, so that the said Fund can instead thereof be finally divided among them, the Commissioners under the and approx-said Act, or any one or more of them authorized for that purpose to be made by instructions from the Governor through the Provincial Secre-until the Schetary, shall, forthwith, make an approximate estimate of the share dules are prethereof coming to each Seignior or Seignior Dominant, to the pared. best of their ability and according to the best information they can obtain, and the interest from the passing of this Act on the share coming to each Seignior or Seignior Dominant, shall be paid to him on the first day of January and July, until his share shall be finally ascertained, when the amount so paid shall be debited to him, and he shall be credited with the interest from the passing of this Act on his share as so ascertained, and the difference shall be balanced by crediting or debiting him, as the case may require, in his account with the Receiver General in respect of such share, with a sum equal to such difference; and for the purpose of making such approximate estimates as aforesaid, the said Commissioners may require and receive from the several Seigniors such statements, attested on oath before a Judge of the Superior Court or a Circuit Judge, as they shall consider expedient for the purpose: Provided Proviso: as to always, that the sum paid by the Receiver General as interest the claims of under this section, shall be taken into account in ascertaining U.C. under this section, shall be taken into account in ascertaining

the

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the sum to which Upper Canada may be entitled for local purposes under section nineteen of the said Act.

Retrait conventionnel abolished.

IV. The right of retrait conventionnel which the Seignior was allowed to stipulate solely for the purpose of securing to him the payment of mutation fines is hereby abolished.

Receiver General may invest moneys appropriated by the said Act, and not immediately required.

V. The Receiver General shall, from time to time, place any moneys in his hands as part of the Fund appropriated by the said Act, and not then required for the purposes thereof, at interest in any Chartered Bank, or invest the same in Provincial Debentures or Debentures guaranteed by the Province, and shall apply the interest thereon towards making good that allowed under this Act.

Doubts as to of the Commissioners removed.

VI. And for the avoidance of doubts, Be it declared and certain powers enacted, That any Commissioner under the said Act may give any notice required by the seventh section or by any other part thereof, with respect to any Seigniory or Seigniories, and another or others of them may afterwards act in any way under the said Act with respect to such Seigniory or Seigniories; and generally, each Commissioner who shall act with respect to any Seigniory, shall be held to be the Commissioner assigned to act in and for the same under the fourth section of the said Act, unless the Governor shall have otherwise directed and ordered.

The said Act shall apply to certain lands in Sherring-

VII. So much of the said Seigniorial Act of 1854, as provides that none of its provisions shall apply to any lands held en franc aleu noble, and granted under and by virtue of the Act of the Parliament of the late Province of Lower Canada passed in the third year of the Reign of His late Majesty King George the Fourth, and intituled, An Act for the relief of certain Censitaires or Grantees of La Salle and others therein mentioned possessing lands within the Township of Sherrington, shall be and is hereby repealed, and the said Act shall apply to the said lands; but inasmuch as the decision of the Special Court to be constituted under the sixteenth Section of the said Seigniorial Act of 1854, cannot affect the said lands, therefore the Schedule relating thereto may be completed and deposited without waiting for the decision of the said Special Court.

Schedules may be made for the Crown Seigniories, held for Provincial purposes.

VIII. Notwithstanding any thing in the said Seigniorial Act of 1854, Schedules may, if the Governor shall see fit so to direct, be made under the provisions thereof for the Seigniories held by the Crown and the revenues whereof belong to the Province, including the Seigniories of the late order of Jesuits, in like manner and under the same provisions as for other Seigniories (omitting such particulars as cannot apply to Crown Seignicries), and with like powers to the Commissioners: Provided that no part of the appropriation in aid of the Censitaires made by the said Act, shall be applied towards the redemption of Seigniorial rights rights in such Crown Seigniories, nor shall any such Schedule be deposited in the manner provided in the thirteenth Section of the said Act, or operate any compulsory commutation of tenure, or substitution of any rente constituée for the Seigniorial rights and dues in such Seigniory; but the Governor in Council Effect and use may, if he see fit, allow to the Censitaires in the said Seigniories, of such Scheupon commutation of their lands, equal advantages and relief dules. with those which the Censitaires in other Seigniories shall be found to obtain under the said Act, and the Schedules made under this Section shall serve as the basis for calculating the extent of such advantages and relief to be so allowed to the Censitaires in the said Crown Seigniories.

IX. And whereas some errors have crept into the French Errors in version of the aid Act which it is desirable to correct: Be it French verenacted, that in the said French version, for the words "tel que sion of the said distingué" in the eighth line of the fourth paragraph of the fifth rected. section of the said Act, the words "comme étant distinct" shall be substituted; and for the words "quinze jours d'avis" in the fourth line of the sixth paragraph of the twelfth section, the words "huit jours d'avis" shall be substituted,—the lines herein referred to being those in the first official edition of the said Act printed by the Queen's Printer.

X. After any Schedule shall have been completed and de- Schedules and posited under the said Act, it shall not be impeached or its proceedings effect impaired for any informality, error or defect in any prior completed un-proceeding in relation to it, or in any thing required by the said Act, not to be Act to be done before it was so completed and deposited, but afterwards all such prior proceedings and things shall be held to have been want of form. rightly and formally had and done, unless the contrary expressly appear on the face of such Schedule; and the same rule shall apply to all proceedings of the Commissioners under the said Act, so that no one of them, when completed, shall be impeached or questioned for any informality, error or defect in any previous proceeding, or in any thing theretofore done or omitted to be done by the Commissioners or any of them.

XI. For the purposes of the said Act, every person occupy- Certain pering or possessing any land in any Seigniory with the permission of the Seignior, or from whom the Seignior shall have consent of received rentes or other Seigniorial dues in respect of such land, Seignior to be shall be held to be the proprietor thereof as Constaines deemed Constaines shall be held to be the proprietor thereof as Censitaires.

XII Any person who shall in any manner interrupt, ob- Persons unstruct, impede or molest a Commissioner named under "The lawfully im-Seigniorial Act of 1854," or any person acting under his peding in any matter content way the exemptations, in the execution of his duty in any matter concurred the nected with the carrying into effect of the said Seigniorial Act said Act, how of 1854 or of this Act, or shall in any manner deter, prevent to be dealt with and puor hinder, by force, threats or otherwise, any such Commissionished. sioner or person acting under his instructions from performing

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any duties assigned to him by and under either of the said Acts, shall be liable to be imprisoned for every such offence for a period not exceeding two months, and it shall be lawful for any one Justice of the Peace to commit any person convicted before him on the oath of one credible witness of any such Conviction not offence; and no conviction, order, warrant or other matter made or purporting to be made under this Act, shall be quashed for want of form, or be removed, by certiorari or otherwise, into any of Her Majesty's Courts of record for want of such form.

to be quashed for want of form, &c.

XIII. In citing or referring to this Act in any Act or proceeding Short title of this Act. whatsoever, it shall be sufficient to refer to it as the "Seigniorial Amendment Act of 1855," by which title it shall be known and called.

CAP. CIV.

An Act to amend the Judicature Acts of Lower Canada.

[Assented to 30th May, 1855.]

Preamble.

HEREAS it is expedient to amend the Acts relating to the judicature in Lower Canada so as to facilitate the administration of justice: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, as follows:

On 1st July, 1855, Circuit Court in the Quebec and cuits to cease to have jurisexceeding £15. Such suits to be brought in the Superior

I. The Circuit Court holden at the cities of Quebec and Montreal for the Circuits known respectively as the "Quebec Circuit," and the "Montreal Circuit," shall from and after the Montreal Cir- first day of July next after the passing of this Act, cease to have cognizance of any civil suit or action wherein the sum of money diction in cases or the value of the thing demanded shall exceed the sum of Fifteen pounds currency; and all such suits and actions which otherwise would have been determined by the said Circuit Court in the said Circuits respectively, shall from and after the said day be heard, tried and determined by the Superior Court sitting at the said Cities of Quebec and Montreal respectively.

Pending suits to be transferred to the Superior Court.

Court.

II. All and every the records, documents and proceedings relating to all such suits or actions which shall be pending before the said Circuit Court in the said Quebec and Montreal Circuits respectively on the said first day of July, shall be forthwith transmitted into and make part of the records, documents and proceedings of the Superior Court holden at Quebec and Montreal respectively.