is to take place, be entered on a Trial Docket, and at such hour as the Court may after the opening thereof direct, unless the Court for some special and reasonable ground of excuse, to be shown by Affidavit, shall order and allow the same to be entered on such Trial Docket at a subsequent hour or day.

II. And be it enacted, That on the entry of any such cause as aforesaid, the A deposit of 30s. party entering the same shall deposit in the hands of the Clerk with whom such in cases not sumentry is made, the sum of thirty shillings when the cause is not summary, and the sum of fifteen shillings when the cause is summary, to be applied towards a Jury Fee Fund. fund for the payment of Petit Jurors attending such Court, as hereinafter provided, which deposit shall be in lieu of all other fees heretofore allowed to Jurors, and shall be costs in the cause.

III. And be it enacted, That when the Jury summoned for and in attendance Fund to be divided at such Court shall have been discharged from further attendance, the Court shall among the Jurors according to time divide such fund among the Jurors who may have attended such Court, having and distance of travel. regard to the number of days each Juror has attended, and distance of his travel from place of residence, allowing in such division twenty miles travel to Court as equal to one day's attendance, and so on in like proportion; provided that no Allowance not to greater amount than four shillings shall be allowed to any Juror for any one day's attendance ; and provided also, that when the Jury may have been discharged If all the causes be not tried, the Court from further attendance before all the causes so entered for trial may have been may divide a portried or otherwise disposed of, such Court may divide any portion of such fund as may be thought reasonable among the said Jurors, leaving the residue of the fund to be in like manner afterwards divided among the Jurors who may be summoned to attend for the trial of the remaining causes on said Trial Docket; and provided also, that nothing in this Act contained shall extend or be construed Not to extend to Special Jurors. to extend to Special Jurors.

IV. And be it enacted, That in the construction of this Act, except there be Construction of the something in the subject or context inconsistent with or repugnant to such construction, the word "Court" shall extend to and mean the Supreme Court of Judicature, any Assizes or Sittings for the trial of causes brought to issue in the said Supreme Court, any Inferior Court of Common Pleas in this Province, and the Mayor's Court in and for the City and County of Saint John.

V. And be it enacted, That this Act shall continue and be in force until the Limitation. first day of April which will be in the year of our Lord one thousand eight hundred and fifty one, and no longer.

CAP. XVII.

summary cases, to be made, to form a

exceed 4s. per day.

tion of the fund.

word " Court."

An Act to amend the Law relating to the Registry of Deeds and other Instruments.

Passed 30th March 1848.

TATHEREAS it frequently happens that a last Will and Testament Preamble. ' relating to Lands situate in several Counties is proved before the ' Surrogate of some County, and filed in the office of the Register of Probates ' before the devisees or others interested in the said Will can have any oppor-' tunity of having the original Will registered in the office or offices of the ' Register of Deeds of the County or Counties in which the lands mentioned or ⁴ devised in and by such Will may be situate, by reason whereof the devisees or ' others interested are unable to have such Will duly proved and registered ' agreeably to the provisions and for the purposes mentioned in the Act made ' and passed in the tenth year of the Reign of Her present Majesty, intituled An 10 V. c. 42. Act to consolidate and amend the Laws relating to the Registry of Deeds and other ' Instruments; for remedy whereof, it is considered desirable to provide for the ' registry of a certified copy of such Will;'

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council Certified copy of a Will filed with the and Assembly, That in any case where any such Will may have been proved Surrogate, and on before the Surrogate of any County, and Letters Testamentary or of Administra- tamentary or of tion cum testamento annexo may by such Surrogate have been granted, and the cum testamento original Will filed with the Register of Probates, a copy of such Will, certified annexo may have under the hand of such Register of Probates as being a true copy of the Will registered. proved before the Surrogate, and filed in his office, may be registered in the office of the Register of Deeds in any County in this Province, without further proof than the production of such certificate; which Registry shall have the like force and effect in all respects the same as if the original Will had been duly proved and registered in the County where such copy is so registered, agreeably to the directions of the said recited Act.

II. 'And whereas doubts have arisen as to the proper mode of taking the Proof of Deeds by ' proof of Deeds made by a Corporation for the purpose of Registry, and it is

which Letters Tes-Administration issued, may be

Corporations to be