

Province shall, unless it be otherwise provided by such Act, be and remain during their nonage or minority under the *tutelle* of such Commissioners, who shall, unless where Tutors are specially appointed to such Foundlings in the due and ordinary course of Law, to all legal intents and purposes have and may exercise the same authority over such Foundlings respectively, during their minority, as a Tutor or Tutors lawfully appointed for the purpose, might have and exercise over such Foundlings.

Expenditure of the money to be accounted for to His Majesty.

V. And be it further enacted by the authority aforesaid, that the due application of the monies appropriated in virtue of this Act, shall be accounted for to His Majesty, his heirs and successors, through the Lords Commissioners of His Majesty's Treasury for the time being, in such manner and form as His Majesty, his heirs and successors shall be pleased to direct.

Commissioners to render a statement of the expenditure of the money.

VI. And be it further enacted by the authority aforesaid, that the Commissioners for carrying this Act into effect, shall, in the course of fifteen days after the opening of the ensuing Session of the Legislature, lay before the three branches thereof, a detailed and full statement or account of the manner in which the sums appropriated by this Act, have been laid out and expended.

CAP. XXIX.

An Act for the permanent establishment of two Public Market Places in the Town of Three-Rivers.

(9th March, 1824.)

Preamble.

WHEREAS several Inhabitants of the Town of Three-Rivers, did, with a view and for the purpose of establishing a Public Market Place for the said Town, purchase by Deed, bearing date the seventh day of November, one thousand eight hundred and three, a certain Lot of Ground of eighty feet in front by fifty feet in depth, situate in the centre of the said Town, on the south-west side of *Forges Street*, and which Lot of Ground accordingly hath ever since been used as a Public Market Place for the said Town, and hath by the acquisition of an adjacent Lot of eighty feet in front by forty in depth, purchased for the purpose, by several Inhabitants of the aforesaid Town, by Deed bearing date the thirteenth day of October, one thousand eight hundred and nineteen, been enlarged, so that the said Market Place now forms a space or lot of eighty feet in

in front by ninety feet in depth, bounded in front by *Forges Street*, in rear and on the south-east side by *Pierre Défossés*, representing the late *Jean Baptiste Duguay Duplacy*, and on the north-west side by the property of *Moses Hart*, representing *Charles Métot*;—And whereas the President and Trustees of the Corporation of the Common of the said Town of *Three-Rivers*, have, for the purpose of erecting another Public Market Place for the said Town, reserved on the said Common, a Lot of Ground, consisting of about three hundred feet in width by about eighty feet in depth, bounded in front by *Saint Philip Street*, and in rear by the respective properties of *George Carter*, Esquire, *Joseph Lafontaine*, the representatives of the late *François Dessureau* and *François Garceau*, on the south-west side by *Saint Rock Street*, and on the north-east side by *Saint George Street*, which said two lots of Ground, having heretofore been used as Public Market Places, the Inhabitants of the said Town of *Three-Rivers*, have, by a Petition in this behalf to the Legislature, prayed that the same may be reserved and appropriated for ever hereafter, for the purposes of Public Market Places :—May it therefore please Your Majesty that it may be enacted, and be it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Lower-Canada, constituted and assembled by virtue of and under the authority of an Act of the Parliament of Great-Britain, passed in the thirty-first year of His late Majesty's Reign, intituled, " An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's Reign, intituled, " *An Act for making more effectual provision for the Government of the Province of Quebec in North-America,*" and to make further " provision for the Government of the said Province;" and it is hereby enacted by the authority of the same, that the said Lots of Ground herein above-mentioned, situate at *Three-Rivers* aforesaid, that is to say, the said lot consisting of eighty feet in front by ninety feet in depth, bounded in front by *Forges Street*, in rear and on the south-east side by *Pierre Défossés*, representing the late *Jean Baptiste Duguay Duplacy*, and on the north-west side by *Moses Hart*, representing *Charles Métot*, and the said lot consisting of about three hundred feet in width by about eighty feet in depth, bounded in front by *Saint Philip Street*, and in the rear by the respective properties of *George Carter*, Esquire, *Joseph Lafontaine*, the representatives of the late *François Dessureau*, and *François Garceau*, on the south-west side by *Saint Rock Street*, and on the north-east side by *Saint George Street*, shall be and the same are hereby respectively reserved for ever hereafter for the uses of Public Market Places, for the said Town of *Three-Rivers*, and the same shall respectively be liable to be regulated by such salutary rules and regulations of Police, not contrary to the Laws of the Province, as may hereafter be provided for the purpose from time to time, as circumstances may require, and according to Law.

Certain lots of ground, situate at *Three-Rivers*, reserved for the uses of public market places.

Saving of the
rights of His Ma-
jesty and of other
persons.

II. Provided always, and be it further enacted by the authority aforesaid, that nothing in this Act contained, shall in any wise affect the rights of His Majesty, his heirs and successors, or of any person or persons, body politic or corporate, other than such whose rights are by the same intended to be specially affected.

Public Act.

III. And be it further enacted by the authority aforesaid, that this Act shall be deemed a Public Act, and as such shall be judicially noticed by all Judges, Justices and others whom it may concern, without being specially pleaded.

CAP. XXX.

AN Act to partition the Common of the Seigniory of Varennes, among the Co-proprietors thereof.

(9th March, 1824.)

Preamble:

WHEREAS divers Inhabitants of the Seigniory of Varennes in the County of Surrey, are Proprietors in common of a certain tract of Land in the said Seigniory, commonly called the Common of Varennes; and whereas the said Proprietors have, by Petition, represented that it would be more for the benefit of all persons concerned in the said Common, that partition of the same should be made among them, according to their respective rights therein, and that each of them should hold and dispose of his ascertained and divided portion of the said Common, which they are unable to effect without the sanction of the Legislature; May it therefore please Your Majesty that it may be enacted, and be it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Lower-Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great-Britain, intituled, "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's Reign, intituled, "*An Act for making more effectual provision for the Government of the Province of Quebec, in North-America,*" and to make further provision for the Government of the said Province;—And it is hereby enacted by the authority of the same, that immediately after the passing of this Act, it shall be the duty of the Trustees for the said Common, or in default of them, it shall be lawful for any five of the Co-proprietors thereof, to cause to be published

Duty of the
trustees, and in
default of them,
of any five of the
co-proprietors.