by emptying or throwing the same into the channel of the River Saint Lawrence in the presence of one of the Tea Agents or their Attorney, and of an Officer of the Customs, and that a statement or certificate upon oath of the fact shall be made and delivered to the Collector aforesaid, specifying the quantities and kinds of Teas so destroyed.

Duration of this Act,

Proviso.

VI. And he it further enacted by the authority aforesaid, that this Act shall continue and he in force until the first day of May, one thousand eight hundred and twenty-nine and no longer: Provided always, that if, in the mean time, the Charter of the East India Company shall be repealed or altered, or any alterations by Act of Parliament be made in the Tea Trade, this Act shall, in consequence thereof, be thereafter null, void and of none effect.

CAP. II.

AN Act to provide for the summary trial of certain small causes.

(29th March, 1826.)

Preamble,

HEREAS an easy and expeditious method for the recovery of small debts of the nature herein-after specified, within the Parishes, Seigniories and Townships of this Province, would be of great advantage to the inhabitants residing within the same : Be it therefore 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 Ame-"rica," and to make further provision for the Government of the said Proname Commiss" vince;" And it is hereby enacted by the authority of the same, that from and sioners in the Country Parishes. &c. for tenant-Governor or Person administering the Government of this Province for small causes. The time being, by any Commission or Commissions to be by him issued, to appoint such and so many persons as to him shall seem fit, in any Parishes, Seignioand issue sum monses, &c." suits as are herein-after specified, arising in the Parish, Seigniory or Township in which such Commissioner or Commissioners may respectively reside, (the Counties of Quebec and Montreal, and the Town and Parish of Three-Rivers

excepted.)

Anno sexto Georgii IV. A. D. 1826. C. 2. 218

Summonses when returnable.

Corning the recovery of bency.

sebts, &c.

If there is no &c. he may be sued hefore nearest Parish «с. If any Commissioner be recused the suit to be transmitted to another near-€st, &c. .

excepted) and it shall and may be lawful to and for such Commissioner or Commissioners, upon request or application to them or any of them made, to grant and issue or cause to be granted or issued a Summons or Summonses to one or more person or persons, as the case may require, which Summons shall be in the form hereinafter mentioned and described, and shall not be returnable in less than two intermediate days, in cases where the Defendant or Defendants shall reside within the distance of two leagues from the residence of the Commissioner or Commissioners, before whom he or they may be summoned, allowing one day more between the service and return of every such Summons for every five leagues distance over and above the said two leagues at which the Defendant or Defendants may reside from the place where such Commissioner or Commissioners may hold his or their Court, as herein-after provided, and in a summary manner to hear, try and determine the cases before them in fact and in Law, according to ers to try in a the evidence before them, to the best of their skill and understanding, and arisner, cases con- ing within the Parish, Seigniory or Township as aforesaid, in which such Commissioner or Commissioners may reside, or for which he or they may respecdebts, not exceeding tively be appointed concerning the recovery of debts, not exceeding in amount Et 3 + Cur the sum of four pounds three shillings and four pence, current money of this Province of the following nature, that is to say :- for Goods, Cattle or other Nature of such moveables sold and delivered, work and labour done, money lent and advanced, money paid, laid out or expended to or for the use of any person or persons, and for the rent stipulated and agreed upon, either for houses or other immoveable property, and for hire of horses, cattle or other moveable effects, or on acknowledgement commonly called and known under the description of Bons or on such Note or Notes of Hand in which the party or parties to whom only such Note or Notes are payable, shall sue the maker or makers thereof but not in cases in which any party or parties suing shall claim as Indorsee or otherwise Commissioner than as aforesaid : Provided always that in case there shall not be a Commisin the Parish, sioner appointed or resident at the Parish, Seigniory or Township as aforesaid Debtor resides in which the debtor may reside or in case such Commissioner should be absent then, such debtor may be such before the Commissioner who may reside nearest the Countrisioner of the to the Parish, Seigniory or Township in the same County in which the Defendant or Defendants may reside, and in case that during any suit the Commissioner should be recused by either of the parties, such suit shall be immediately transmitted to the Commissioner of the nearest Parish, Township or Seigniory within the same County, and if the recusation be adjudged valid by such Commissioner, he shall proceed to adjudge and determine the cause, but on the contrary if he adjudge the recusation to be frivolous or unfounded, he shall send the parties before the recused Commissioner in order that he may proceed as if such

C. 2. 220

Anno sexto Georgii IV. A. D. 1826.

Proviso.

the decision of tors.

such recusation had not been proposed : Provided always that nothing hereincontained, shall extend or be construed to extend to prevent the Parties, Plaintiff and Defendant, from referring the matter or matters in contestation before-Matter in con- such Commissioner or Commissioners to the judgment and decision of three Arbe referred to bitrators, to be named by the Commissioner or Commissioners and by the parties three Arbitra- respectively, the report and award of any two of whom shall be final and conclusive to all intents and purposes, and judgment entered therein to be executed as in other ordinary cases.

Times for missioners.

held.

paid.

Proviso.

II. And be it further enacted by the authority aforesaid, that the several Comhadding Courts missioners to be appointed in virtue of this Act, shall hold their respective Courts on the first and third Saturday of every month, and on any other days to which they may then find it necessary to adjourn for hearing witnesses and for determining suits, and that such Courts shall so be held by them, publicly, in some suitable room or place which shall be provided for them, and under their directions, by the Clerks of such Commissioners, respectively, to be appointed as herein after mentioned; and the expense of hiring and warming such room where to be or place, and all other expenses necessary for the convenient holding of such Courts, shall be paid by the said Clerks, respectively, out of the Fees herein-Expenses how after assigned to them; Provided always, that no such Court or Courts shall, at any time, be held in any tavern or place of public entertainment, nor in any house or out-house, or other place thereunto appertaining.

Commissionrs may issue witnesses.

Under a penalty.

Commissioners way administer oaths to witnesses.

III. And be it further enacted by the authority aforesaid, that it shall be Write of Sub lawful for such Commissioner or Commissioners, before whom any such suit or put for the action shall have been instituted, on the application of either party, to issue Writs of Subpœna, in the form herein-after mentioned and prescribed, to com-

pel the appearance of witnesses before him or them, under a penalty of ten shillings, current money of this Province, for each and every default, to appear as by the said Writ of Subpœna commanded, and that it shall be lawful to and for such Commissioner or Commissioners to administer to such Witnesses an oath, in the usual manner.

Qualification of Commissioners, and Clerks,

IV. And be it further enacted by the authority aforesaid, that from and after the passing of this Act, no person shall be capable of being appointed a Commissioner or Clerk, or of acting as such within any District of this Province, who shall not have to and for his own use and benefit, in his actual possession, a Freehold Estate, either in Fief, cn roture or in free and common soccage in absolute property or by emphitéose originally created for a term exceeding twentyone

C. 2.

Anno sexto Georgii IV. A. D. 1826.

one years or by usufruit for his life, in Lands, Tenements or other immobiliary Property lying and being within the limits for which he shall be appointed, of the yearly value of twelve pounds currency, over and above what will satisfy and discharge all incumbrances affecting the same, and over and above all rents and charges payable out of the same.

Commissio.

made.

V. And whereas it is proper to fix the costs of such causes as shall be ad-Forsallowed judged under and in virtue of this Act by such Commissioner or Commissioners, be it further enacted by the authority aforesaid, that it shall be lawful to and for such Commissioner or Commissioners to allow to the Clerk or other person doing the duty of Clerk, under the immediate direction of such Commissioner or Commissioners, for every summous which such Clerk, or other person doing the duty of Clerk, as aforesaid, shall make and deliver, to a Suitor or Suitors, by the direction of such Commissioner or Commissioners, one shilling currency, for every copy of a Summons, sixpence currency, for every Subpæna, one shilling currency, for every copy of a Subpœna, six pence currency, for every Judgment and Copy thereof, one shilling and three pence currency, for every Warrant of Distress, one shilling and three pence currency, and that the Peace Officer or Sergeant of Militia for every service and signification of the same, shall have the sum of one shilling currency, for hisservice, signification and certificate thereof, and at the rate of oneshilling currency, per league, for the distance he shall have gone to perform such service, the distance in returning from the place where such service shall have been made not entitling him to any allowance; and it is hereby expressly declared and provided, that no Commissioner or Comners not to receive any re- missioners shall be entitled to, nor receive any recompense or remuneration whatrenumeration ever, for any thing which shall by them or any of them be done, under and in compense or virtue of this Act, as Commissioner or Commissioners, as aforesaid; nor shall the Clerk or other person doing the duty of Clerk to any Commissioner or Commissioners as aforesaid, be allowed to serve or signify any Summons, Subpæna, Clerks not to or other Writ, by him made, as aforesaid, and any such service or signification nify any Sum- and certificate thereof, by such Clerk or other person doing the duty of Clerk, with by him shall, to all intents and purposes, be held and considered as null and void, and every such Commissioner or Commissioners, Clerk or Clerks, or other person or Under pain of persons doing the duty of a Clerk or Clerks, who, in the execution of the trusts service and reposed in him or them by this Act, shall misdemean himself or themselves, or signification. shall deliver to any Bailiff, Peace Officer, Sergeant of Militia, or other person, Commissioners or Cierks any blank Summons, Subpœna, or other Writ or Writs, to be distributed, sold, to be subject or disposed of by such Bailiff, Peace Officer, Sergeant of Militia, or other percase of misder son, as occasion may offer, shall, for every such offence, incur a penalty and meanor Sc. forfeitur**e**

C. 2. Anno sexto Georgii IV. A. D. 1826. 224

forfeiture of five pounds, currency, (one half of which shall go to His Majesty, and the other half to the prosecutor or informer,) and be thereafter disabled from And to be dis- acting as Commissioner or Clerk, as aforesaid; it being hereby also expressly abled trem acting as Com- declared and provided, that no such Summons, Subpœna, or other Writ or Ormissioners or der, shall, in any case, be issued by such Commissioner or Commissioners, until

Clerks. be made for the same.

application be made to him or them by the person or persons requiring the same, No Summons, or by some person on his or their part and behalf, and that no Writ, Summons other Writ to or Order, of any kind, shall be given or issued by any person acting as Clerk or til application Greffier to such Commissioner or Commissioners, without the express directions of such Commissioner or Commissioners, upon application to him or them made by the party or parties, as aforesaid.

VI. And be it declared and further enacted by the authority aforesaid, that One Clerk onployed in each in any one Parish, Township or Seigniory, as aforesaid, no more than one Ployed in each in any one Parish, Township of Clerk, shall be employed, or in any way act ship &c. as such Clerk, although two or more Commissioners may have been or may First Clerk hereafter be appointed in such Parish, Township or Seigniorv, as aforesaid, in appointed to virtue of this Act, and that the person first appointed to be or act as such Clerk, rence to others shall be and act as such Clerk, to the exclusion of all others subsequently apappointed subpointed as such in the same Parish, Township or Scigniory, until he shall be sequently. Clerkshowap-removed in the manner herein-after mentioned, and when it may hereafter be pointed. necessary to appoint a Clerk or person to act as such under this Act, the appointment shall be vested in a majority of the Commissioners where there are more than two Commissioners in the same Parish, Township, or Seigniory, as aforesaid; and when there are no more than two Commissioners in such Parish, Township or Seigniory, as aforesaid, then the appointment of such Clerk or Proviso. person to act as such, shall be vested in the Commissioner whose appointment They may be shall have been oldest or first in date; provided always, that any Clerk or removed from Clerks, or person or persons acting as such, that may have been or that may Office. hereafter be appointed under and in virtue of this Act, shall and may be remosuch removal veable from his office by the Commissioner by whom he may have been appointed to be sauction-ed by the Go. or by the Commissioners of the same Parish, Township, or Seigniory, as aforesaid, or a majority of them, such removal being sanctioned by the Governor, Vernor. Lieutenant-Governor, or person administering the Government of the Province for the time being, and another Clerk or person to act as such appointed in his stead, in the same manner as by this act it is herein-before provided.

VII.

Registers to be kept.

Copies. ed.

one Court to ship See. missioners. two, the senior one shall tix the place &c.

sioners may to be levied by seizure &c.

VII. And be it further enacted by the authority aforesaid, that such Commissioner or Commissioners shall keep a Register of all Suits which shall have been brought before them respectively, in virtue of this Act, and shall give copies thereof to such person as shall demand the same, and may for such copies allow Fees allowed to the Clerk, or other person doing the duty of Clerk, at the rate of six pence the Clerk for currency, for every hundred words, under a penalty of ten pounds, current money of this Province, on such Commissioner or Commissioners, for refusing to case of refusal give a copy thereof, to be recovered by the party to whom the said copy shall have been refused, one half of which penalty shall belong to His Majesty, and How recover- the other half to the party complaining.

VIII. Provided always, and be it further enacted by the authority aforesaid, No more than be held in each that no more than one court shall be held in any Parish, Township or Seigniory Parish, Town- in this Province, under and in virtue of this Act, although two or more Com-Notwithstand- missioners may have been appointed for the same Parish, Township or Seigniober of Com- ry, it being nevertheless competent for all the Commissioners appointed under and in virtue of this Act, in the same Parish, Township or Seigniory, to be pre-All Commis-sioners in each sent, and to assist at such Court if need be, or if they so think fit, and the Parish &c. place where the Court shall be held in such Parish, Township or Seigniory, sent at such shall be fixed by the majority of the Commissioners where there are more than Place for hold. two Commissioners in the same Parish, Township or Seigniory, and when there ing the Court are no more than two Commissioners in the same Parish, Township or Seigniory, to be fixed by then the senior Commissioner shall fix the place where such Court shall be held, a majority of then the senior Commissioner shall fix the place where such Court shall be held, the Countis- and in every Writ or Summons to issue under this Act, the place where the Court siners. When there are only is to be held shall be mentioned in the Writ.

IX. And be it further enacted by the authority aforesaid, that if any person in case of re- or persons shall refuse or neglect to pay and satisfy such sum or sums of money, person to pay within eight days after judgment obtained, together with such costs as upon Judgment and such complaint, as aforesaid, shall be adjudged, the same being previously decosts, Commis- manded, such Commissioner or Commissioners shall, by warrant of seizure and cause the same sale under his or their hand and scal, or hands and seals, (which warrant of seizure and sale shall be in the form herein-after mentioned,) cause the same to be levied by distress and sale of the goods of the party or parties so refusing or neglecting, as aforesaid, together with all costs and charges attending such distress and sale, but which shall not, in any case, exceed the sum of seven shillings and three pence current money of this Province.

On petition X. And be it further enacted by the authority aforesaid, that in case any from inhabitants of a pa- proprietors of Land, in any Parish, Seigniory, Township or Place, being at least

228C. 2. Anno sexto Georgii IV. A. D. 1826.

are not person- having Governor enpowered to appoint other persons, tho not qualified as this Act requires.

rish that there least thirty in number, shall by Petition to the Governor, Lieutenant-Governor or Person administering the Government of this Province, represent that there safficient qua- does not reside in such Parish, Seigniory, Township or Place, any person fit and commissioners qualified to Act as Commissioner therein, and shall pray that some person or persons may be appointed to be Commissioner or Commissioners for such Parish, Seigniory, Township or Place, it shall be lawful for the Governor, Lieutenant-Governor or Person administering the Government, to nominate and appoint any person or persons otherwise duly qualified according to the requirements of this Act, to be Commissioner or Commissioners for such Parish, Seigniory, Township or place, for the purposes of this Act, though such person or persons be not resident or have no real property in the Parish, Seigniory, Township or Place for which he or they shall be so nominated and appointed, which Commissioners may appoint a Clerk not residing and not having real property in the same Parish, Seigniory, Township or Place, but having real property within the Province, of the value herein-before stated.

No Commis-XI. Provided always and be it further enacted by the authority aforesaid, that before taking no Commissioner shall be authorized to act as such until he shall have made Oath an oath of Of-tice before a before some Justice of the Peace, well and duly to the best of his judgment Justice of the and capacity to perform the duty of Commissioner, as required by this Act, of Justice of the which Oath such Justice of the Peace shall give a Copy and Certificate to the Pence to give Commissioner having made Oath, who shall annex the same to his Register ; and a certificate of such oath to the Clerk or other person doing the duty of Clerk to such Commissioner, shall the Commission is the Orona of other point and upon the duties of his office, make Oath before somer, to be in like manner before entering upon the duties of his office, make Oath before annexed to his such Commissioner faithfully to execute to the best of his ability the duties of Berister his office under this Act, of which Oath a Certificate shall by such Commissioner Clerks to make onth be- be entered upon his Register aforesaid. Provided always that no Bailiff, Serfore a Com-jeant of Militia, or person keeping a house of entertainment or vending spiritu-Certificate of ous liquors, shall act as such Commissioner or Clerk to any such Commissioner; such onth to and provided also, that the person who shall act as Clerk or Greffier to any such the Register. Commissioner or Commissioners shall be of lawful age of majority, and no person being the Brother, Son, Son-in-law, the Clerk or Agent of such Commis-Cierks to be of lawful age of sioner or of any of the Commissioners in his or their private concerns, shall act majority &c. as Greffier or Clerk to any Commissioner whose Brother, Son, Son-in-Law,

Clerk or Agent as aforesaid he may be.

XII. Provided always and be it further enacted by the authority aforesaid, No Bailiff or Serjeant of Militia to act that no Bailiff or Serjeant of Militia shall act as Attorney before such Commissioner

Anno sexto Georgii IV. A. D. 1826. C. 2. 230

as Attorney before Commissioners.

actas Attorney without a procuration čc.

gratis.

On pain &c.

sioner or Commissioners. nor shall any other person than an Attorney or Barrister, duly commissioned to Practice the Law in this Province, so act without a No person 16 power of Attorneyin writing or in presence of the parties and with their consent; and every person not duly commissioned to practice the Law as aforesaid, who shall act or practise before the said Commissioners or any of them as Attorney or

Agent (Procureur ou Porteur de pièces) of the Parties, Plaintiff or Defendant, Persons act. shall be bound so to do gratis, without demanding or receiving any fee, perquimeysile do so site or remuncration whatsoever, and every person acting or practising as an Attorney or Agent, (Procurcur ou Porteur de Pièces) of the Parties, Plaintiff or Defendant before the said Commissioners or any of them, without being duly commissioned to practise the Law as aforesaid, and who shall directly or indirectly receive in consideration of such services any fee, emolument or remuneration whatsoever, shall for every such offence incur the pains and penaltics of the crime of extortion and shall for ever be incapable of acting or practising as an Attorney or Agent (Procureur ou Porteur de Pièces) before the said Commissioners or any of them.

Oppositions to be decided summarily &c.

Sec.

Proviso.

XIII. And be it further enacted by the authority aforesaid, that all opposition shall be heard and decided summarily before the Commissioner or Commissioners, in the same manner as the causes originally instituted before such Commissioner or Commissioners.

XIV. And be it further enacted by the authority aforesaid, that from and af-Write of Summons &c. by whom served ter the passing of this Act, no Writ of Summons, Subpœna or Execution shall be mons &c. by directed to be served or executed by any person other than a Bailiff or a Serjeant of Militia, residing in the Parish, Seigniory or Township wherein the Defendant, or Witnesses, as the case may be, may respectively reside. Provided always, that whenever it may appear to any Commissioner, by Certificate from a Captain of Militia, that there is no Bailiff, and that none of the Serjeants of Militia residing in the Parish, Seigniory or Township, for which he is such Captain, are qualified to make a return in writing, it shall be lawful for the Commissioner or Commissioners to address such Writ of Summons, Subpœna or Execution, as may require to be served or executed in such place, to any other person resident therein, to be named in the said Writ, who shall make Oath to the due service and execution of such Writ.

And be it further enacted by the authority aforesaid, that it shall be Parties in any XV. suit to sumthe duty of the parties, Plaintiff and Defendant, in any suit which shall be inmon their stituted before such Commissioner or Commissioners, to summon all such Wit-Witnesses &c. nesses

nesses as they may have to produce respectively, on the return day of the Writ of Summons, to the end that the suit or cause of action may be then and there forthwith heard and determined in a summary way; and in case of the necessary absence of any one or more of the Witnesses, who may have been duly sub-Commissioner pœna'd as aforesaid, it shall and may be lawful for such Commissioner or Comthe Cause in missioners, to continue the cause over to such convenient day as he shall then the absence of and there multicles and a papels appoint for the barrier of and there are blickers and the such as the barrier of and the second seco witnesses &c. and there publicly and openly appoint, for the hearing of such Witnesses sub-Not more than pœna'd as aforesaid, and who may not have appeared on the return day of the one adjourners, summons, and for none other, nor shall more than one adjournment be allowed in any such suit or action before the said Commissioner or Commissioners, and may obtain a in all cases where a Defendant shall or may appear on the return of the Writ of conge de de- Summons, and the Plaintiff doth not enter and prosecute his suit, the Defendant Plaintiff does shall and may enter the summons, and obtain a dismissal of the said suit or congé de défaut, against the said Plaintiff with costs.

Writs of Exccution when returnable.

Defendant

sui:.

XVI. And be it further enacted by the authority aforesaid, that every Writ of Execution shall be made returnable and returned with the proceedings thereon certified, on the day therein named for the return of the same, not being less than fourteen nor more than thirty days from the date of such Writ.

This Act not XVII. Provided always and it is declared and enacted by the authority aforesaid, to derogate from the rights that nothing herein contained shall be construed in any manner to derogate from of the Crown the rights of the Crown, to crect, constitute and appoint Courts of Civil or Criminal Jurisdiction within this Province, and to appoint from time to time &c. the Judges and Officers thereof, as His Majesty, His Heirs or Successors shall think necessary or proper for the circumstances of this Province, or to derogate

from any other right or prerogative of the Crown whatsoever.

Duration of this Act.

XVIII. And he it further enacted by the authority aforesaid, that this act shall continue to be in force until the first day of May, one thousand eight hundred and twenty-nine and no longer.



FORM OF SUMMONS.

Parish, (Seigniory or Township) of

To all and every the Bailiffs (huissiers) Constables and other Officers within the

234 C. 2. Anno sexto Georgii IV. A. D. 1826.

the Parish, (Seigniory or Township) of Greeting : In His Majesty's name you are hereby commanded to summon A. B. of if he may be found within the Parish, (Seigniory or Township) of to be and appear before His Majesty's Commissioners for the summary trial of certain actions, residing in the said Parish, (Seigniory or Township) at the dwelling house of on the of the clock day of at noon, then and there to answer C. D. of in the who demands of the said Λ . B. the sum of for • and do you make your return of this summons with your doings thereon on or before the said day. Witness hand and seal this day of in the year of His Majesty's reign and in the year of

FORM OF A WARRANT OF EXECUTION.

Parish (Seigniory or Township) of

our Lord

To all and every the Bailiffs, (Huissiers,) Constables, and other Officers within the said Parish, (Scigniory or Township) of

Whereas A. B. of day of did on the before of His Majesty's Commissioners for the summary trial of certain Actions, residing at recover Judgment against C. D. of for the sum of for his debt and for his costs, of which execution remains to be done. You are therefore hereby commanded, in His Majesty's name, to levy of the goods and chattels, and effects of the said C. D. (except his beasts of the plough, his implements of husbandry, the tools of his trade, and one bed and bedding, unless the other goods and chattels shall prove insufficient, but not in any case the bed and bedding,) the aforesaid sum and costs, together with for the expenses of this execution, returning to the said C. D. the overplus, if any there be, after having fully satisfied the aforesaid sum of

Witness

286 C. 2-3. Anno sexto Georgii IV. A. D. 1826.

Witness hand and seal this day of in the year of His Majesty's Reign, and in the year of our Lord

FORM OF A SUBPŒNA.

Province of Lower-Canada, County of

To

Greeting :

I command you, that laying aside all and singular business and excuses, you and each of you be and appear, in your proper person, before me, a Commissioner, for the summary of certain Actions, at the in the Parish, (Seigniory or Township) of in the County of the day of at o'clock in the noon of the same day, then and there to testify, all and singular, those things which you or either of you know in a certain cause, between Plaintiff, and Defendant, before me the undersigned Commissioner, and this you or either of you shall by no means omit under the penalties of the Law.

Given under my hand and seal this

CAP. III.

AN ACT to alter and diminish certain Rates and Tolls of the Lachine Canal, for a limited time, and for other purposes

(29th March, 1826.)

Preamble,

HEREAS it is expedient to reduce certain of the Rates, Tolls and duties by Law existing and authorized to be demanded upon vessels, boats, merchandise and effects passing upon the Lachine Canal, and to make further provisions with respect to the said Canal; Be it therefore enacted by the King's