Anno nono Georgii IV.

A. D. 1829.

CAP. XXII.

AN ACT to continue for a limited time two certain Acts therein mentioned relating to the Summary Trial of certain Small Causes.

(14th March. 1829.)

Preamble.

HEREAS it is necessary to continue for a limited time an Act passed in the sixth year of His Majesty's Reign, intituled "An Act to provide "for the Summary Trial of certain Small Causes," as amended by an Act passed in the seventh year of His Majesty's reign, intituled "An Act to amend an "Act passed in the sixth year of His Majesty's Reign, intituled "An Act to pro-" vide for the Summary trial of certain Small Causes," the duration of which said Acts is limited to the first day of May, in the year of our Lord, one thousand, eight hundred and twenty-nine; 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 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 Act 6th, Geo. the aforesaid Act passed in the sixth year of His Majesty's Reign, intituled, "An 4. Cap. 2. as " Act for the Summary Trial of certain Small causes," as the same hath been a-Act 7th, Geo. mended by the aforesaid Act passed in the seventh year of His Majesty's Reign, intituled, " An Act to amend an Act passed in the sixth year of His Majesty's Reign, intituled, "An Act for the Summary Trial of certain Small Causes," and all and every the matters and things in the said two Acts mentioned and contained, and now being in force, shall continue to be and remain in force until the first day of May, one thousand, eight hundred and thirty-three, and no

All former Commissions

longer.

tinued.

II. And be it further enacted by the authority aforesaid, that all Commissions Commissions granted before the passing of this Act, in pursuance of the Act above-mentioned, to be granted are hereby revoked and annulled, and that from and after the passing of this tition present- Act, no Commissioner shall be named for any Parish, Seigniory or Township, ed and signed by at least one unless a Petition, praying for the establishment of such Court, shall have been hundred Pro- presented by at least one hundred proprietors of lands or tenements in such Pa-prietors in a rish, Seigniory or Township, to the Governor, Lieutenant Governor or Person rish, Seigniory or Township, to the Governor, Lieutenant Governor or Person administering the Government of the Province for the time being.

III

III. And be it further enacted by the authority aforesaid, that such Petition Commissioner not to be ap-pointed unless shall not give occasion to the appointment of such Commissioner unless three of three of the principal inha- the principal inhabitants of the place shall certify at the foot of such Petition bitants are of that the persons whose names are hereunto subscribed are really inhabitants of proprietors of the Parish, Seigniory or Township and also proprietor of lands or tenements. the parish and lands and cer-

IV. And whereas the same reasons which have engaged the Legislature not to tify the peti-No commis- authorize the appointment of such Commissioners for the Parishes or Seigniories for holding in the Counties of Quebec or Montreal are equally applicable to the places near Cours in the the Town on Borough of Thing Pittore Line and the places near Courts in the the Town or Borough of Three Rivers, be it therefore enacted by the authority parishes of parishes of the authority be an aforcsaid, that no Commission shall issue for holding Courts by virtue of this la Magdeleine Act in the Parishes of Pointe du Lac and of Le Cap de la Magdeleine in the Pain the parishes or seigniories rishes or Seigniories of Saint Gregoire, Nicolet and La Baie du Febvre. of Saint Gre-

goire, Nicolet and la Baio du Febvre.

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V. And be it further enacted by the authority aforesaid, that when one and ner not to have the same Parish, Seighiory or Township shall extend into two or more Counties any jurisdiction out of the the Commissioner who shall. be' named in such Parish, Seigniory or Township which he re-shall have no Jurisdiction out of the County in which they reside, and that no defendant shall be held to appear before any Commissioner out of the County in which such defendant shall have his domicile. a di sulta da data da

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VI. Provided always and be it further enacted by the authority aforesaid, that hesses are to from and after the passing of this Act and during the continuance thereof, it shall not be lawful to cause the witnesses to be summoned to attend on the first day of the cause, but that in all cases of default or plea to the action (confestation) on the part of the Defendant a subsequent day shall be named for receiving evidence (enquête) any provision of the said Act to the contrary in any wise notwithstanding. · · · · · ing in the subscription of the

VII. Provided also and be it further enacted by the authority aforesaid, that Where sub-Jeet of action during the continuance of this Act, in all cases where the subject of action shall ceed 10s, costs not exceed the sum or value of ten shillings, currency, the costs and expenses (milage and travelling expenses not included) which shall be adjudged against not to exceed of judgment. the Defendant shall not exceed the principal of the Judgment any provision of the said to the contrary in any wisc notwithstanding in the site pottwards. 1. **1** 1 τ.

VIII. And be it further enacted by the authority aforesaid, that this Act This act may in the present may be amended or repealed in the present Session. 1993 - Million Million (1994) Session. • : ;

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