To

# Anno nono Georgii IV.

A. D. 1829.

### FORM—NUMBER FOUR.

### Warrant of Attachment.

Esquire, Commissioner duly empowered to receive A. B. Affidavits to be used and read in His Majesty's Court of King's Bench, for the District of

Greeting :---

I command you, at the instance of to attach of and belonging to if the same shall be found in the to the value of and the said keep and detain in your charge and custody for the period of twelve days, from the date hercof, and no longer, unless before the expiration of twelve days, the said

shall be seized by Writ of Attachment issuing from the Court of King's Bench at at the suit of the said

Given under my hand and seal, at this day year of the Reign of His of in the Majesty, King.

## CAP. XXVIII.

AN ACT to facilitate the proceedings against the Estates and Effects of Debtors, in certain cases.

(14th March, 1829.)

Preamble .

THEREAS it frequently occurs that Debtors having Estates or Effects within this Province, do secretly depart the same and procure their said Estates and Effects or the value thereof, to be remitted to them, or do conceal themselves within the Province in order to elude the service of the ordinary process of the Law, and defraud their Creditors of their just dues; for remedy whereof ; Be it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of this Province, constituted and assembled by virtue of and under the authority of an Act

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**C.28**.

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 makingmore effectual provision for the Govern-"ment of the Province of Quebce, in North America," and to make further "provision for the Government of the said Province;" And it is hereby enacted by the anthority of the same, that in each and every case in which the Estate, Debis or Effects of any Debtor or Debtors shall or may be attached in comes of (by saisie arrel) or (arret simple) under process issued out of any of His Majesty's astachment of Courts of Civil Jurisdiction within this Province, and in which the said Debtor ochts or effects debisored bets or Debtors is or are either departed from or concealed within the said Province, are either de- so that service of the said Process cannot be made as by Law required, it shall be sealed winin lawful for the Court in which such suit or action is instituted, or for any Judge the Provine so that process of the said Court in vacation, on receiving satisfactory proof by one credible cannot be ser- witness of such departure or concealment, to dispense with such service and to order notice in licu thereof to be inserted in such public newspaper, as the said Court or Judge in vacation shall direct, for the said Debtor or Debtors to ap-Judge in vacation may pro- pear in the said Court within two months, and await the judgment of the Court, and if the said Debtor or Debtors shall not appear either in person or by attorney within the time specified in such notice, and shew reasonable cause why the Court should not proceed to judgment in such suit or action, such notice shall have the same force and effect as if the said process had been actually served within the Jurisdiction of the Court where the suit is instituted, any law, usage or custom to the contrary notwithstanding.

Debtors a-II. Provided always and be it further enacted by the authority aforesaid, that gainst whom anist whom indement has any such Debtor or Debtors against whom judgment shall be recovered as aforebeen recover said, shall be entitled to a rehearing of the Cause in which such judgment shall have been rendered at any time within the year and day after judgment ; and a re-hearing of the cause. the Plaintiff or Plaintiffs in such action, before any execution shall issue on such judgment, shall give sufficient security to the satisfaction of any one of the Judges of the Court in which such judgment shall have been given to refund such sum or sums of money as may be levied by virtue of such execution, in case the said judgment should be reversed on such rehearing as aforesaid, with the costs thereof.

Nothing enacted respectpersons who ing cut timber, Se.

III. Provided always and be it further enacted by the authority aforesaid, that ing the securit nothing herein enacted, respecting the security in the foregoing Section, shall be going section construed to extend to persons who shall obtain judgment for wages, as having cut timber or conveyed the same in a Raft to any part of this Province, who may may obtain Judgment for obtain and take out execution and cause such timber to be seized and sold in sawages as hav- tisfaction of such judgment, without being obliged to give such security. IV.

# C. 28-29.

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General issue.

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IV. And be it further enacted by the authority aforesaid, that if any person or persons shall be sued for any matter or thing done in pursuance or by virtue of this Act, it shall be lawful for him, her or them to plead the general issue and give the special matter in evidence.

V. Provided always and be it further enacted by the authority aforesaid, that No Person no person or persons upon whom any Writ of Attachment or Writ of Saisie Arliable to be condemned as the Debtor of ret, or Entiercement for attaching the Estate, Debts, Credits and Effects of any any Defendant Debtor or other person defendant in any action pending or to be brought in any action, unless service of the said Courts, shall be held or declared to be personally liable, or conof the writ he made person demned as the Debtor of such Defendant, unless service of such Writ shall have ally on him or been made upon him personally, or unless the Court from which such Writ shall Court is satis have issued shall and may be satisfied, upon proof by one or more credible witunless the conceals him- nesses that such person intentionally conceals himself for the purpose of avoiding self to avoid the personal service of such writ, in which case, service thereof at his domicile which case ser shall be deemed and taken as good and sufficient service of such Writ of Attachmigile to be ment saisie arrêt or entiercement as aforesaid, any law, custom or usage to the sufficient. Constraint for the start to ••• ••• contrary notwithstanding.

VI. And be it further enacted by the authority aforesaid, that this Act shall of this act. continue in force until the first day of May, one thousand eight hundred and thirty-three, and no longer.

## **C A P. XXIX.**

AN Act to appropriate certain Sums of Money, for more completely exploring certain parts of the Province.

Most Gracious Sovereign,

(14th March, 1829.)

Preamble.

HEREAS it is expedient to appropriate a certain sum of Money, for the purpose of completing the exploring of that part of the Province to the North of the River and Gulph of Saint Lawrence, which is commonly called the King's Posts, and the country adjacent to the same as far as the River Saint Maurice, in the District of Three-Rivers, and for making up and paying divers sums of Money remaining due and unpaid upon the exploring of the said country, had