Generainnd no for the public uses of the Province, and shall, together with the due application te nt he dis-
Lefinature. of the sum of which the advance is hereby authorised, be accounted for to His Legislature. Majesty, His Heirsand 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 direct.
Piblic Act.
XXIII. And be it further enacted by the authority aforesaid, that this Act shall be taken and allowed in all Courts as a Public Act, and all Judges and being specially pleaded.

## C A P. LIV.

Ax Act to make further provision for the relief of the Indigent Sick, and for the support of Foundings and others, and to reimburse certain suins of hioney advanced for such purposes.

## Noat Griciolis Sotereign,

(14th March, 1.829.)

Prea:nb:s.

VHEREAS it is expedient to appropriate certain sums of Money for the parposes and towards the support of the Establishments hercin-after mentioned ; Niay it therefore please Your Majesty that it may be enacted and be it cnacted by the King's Most Excellent Majesty, Jy and with the advice and consent of the Legislative Conncil and Assembly of the Province of Lower-Camala, constituted and assembled by virtuce of and under the authority of an Act passed in the Parliament of Great-Bitain, intituled, "An "Act to repeal certaia parts of an Act pased in the fourteenth year of His Ha"jesty's Recm, intituicd, "an Acl for malking more cffectual prowision for the Go"Ecrnmiat of the Frowince of Quebec, in North America," and to make further "provision for the Government of the said Province;" and it is hereby enacted gannnem. by the authonity of the same, that it shall be lawful for the Governor, Lieutenree crann nant Govemor, or person administering the Government of the Province for the sumb wamy time being, to atwince and pay from time to time, in the coursc of the present ses of tuasact ycar, by a Farrant or ifarrants under his hand, from aud out of any unappropriated monies that now are in the hands of the Peceiver Genera! of this Province, or that may hereafter come into his hands, the following sums for the several purposcs herein-after particularly mentioned and specified, that is to say :
the aums. First.-A sum not exceeding six hundred and eight pounds, six shillings and eight pence, currency, for the support of Insane persons in the General Hospital, near Qucbec, for the year commenced the first of January last.

Secondey.-A sum not exceeding five hundred and eleven pounds, currency, for the support of infirm and invalid persons in the General Hospital, near Québec, for thic said ycar.

Thindix.-A sum not exceeding five hundred and eighty-five pounds, currency, for the support of Foundlings in the District of Quebec, for the said year.

Fourthly.-A sum not exceeding one hundred and fifteen pounds, currency, to be applied to and expended on the purchase of such clothing and other necessarics as may be indispensable for the use of insane, invalid and infirm persons and foundlings in the District of Quebec, fer the said year.

Fiftuly.-A sum not excecding fifty pounds, currency, to be applied to and expended on the purchase and the fixing of ventilators for the cells in which insanc persons are confined in the General Hospital, near Quebec, for the said year.

Sixthly.-A sun not exceeding one thousand pounds, currency, towards einabling the corporation of the Montreal General Hospital to pay off the Lods et Ventes and Droit d'Indemnité; to procure such new bedding and furniture as may be necessary, and towards the support of the said Hospital for the said year.
Seventhly. - A sam not excecding one thousand seven hundred and thirtyseven pounds, currency, for the General Hospital of the Grey Nuns of Montreal, being the balance of expenses incurred in the support of insane persons and foundlings for the years ended the thirty-first of October, one thousand eight hundred and twenty seven, and the thirty-first of October, one thousand eight hundred and twenty-eight.

Eighthly.-A sum not exceeding six hundred pounds currency, for the support of Foundings in the General Hospital of the Grey Nuns of Montreal, for the year commenced the first of January last.

Ninthly.-A sum not exceeding two hundred and twenty pounds for the support of Insane persons in the General Hospital of the Grey Nuns of Montreal for the said year.

Texthly.-A sum not exceeding two hundred pounds currency, towards enabling the religious Ladies of the Hôtel Dieu of Quebec to tend the indigent sisk persons in the said Hôtel Dieu for the said year.

Elevexthly.- $\boldsymbol{A}$ sum not excecding six hundred and six pounds, fifteen shillings and sixpence sterling. to reimburse a like sum of six hundred and six pounds, fifteen shillings and sixpence sterling, advanced by His Excellency the Administrator of the Government for the use of the Emigrant Hospital at Quebec, during the year one thousand eight hundred and twenty-eight.

Twelfthly.-A sum not exceeding seven hundred and ninety-six pounds, fifteen shillings and nine pence sterling, to reimburse a like sum of seven hundred and ninety-six pounds, fifteen shillings and nine pence sterling, advanced by H is Excellency the Administrator of the Government for the support of Insane persons and Foundlings at Quebec during the year one thousand eight hundred and twenty-eight.

Thirteexthiy.-A sum not exceeding sixty-seven pounds, ten shillings sterling, to reimburse a like sum of sixty-seven pounds ten shillings sterling, advanced by His Excellency the Administrator of the Government for the support of Insane persons and Foundlings at Three-Rivers during the year one thousand cight hundred and twenty-eight.

No perenns to be admited in tio Mutel Diet of Quebec buton rea comenerdatiun.
II. Provided always and be it further enacted by the authority aforesaid, that no poor sick person shall be admitted into any Ward of the aforesaid Hétel Dicu of Quebec without having previously obtained a recommendation for admittance from some Roman Catholic Pricst or from some Protestant Clergyman, Minister or Teacher of any Protestant Congregation, cases of accident requiring immediate aid, only, excepted, which recommendation shall also certify that to the best of the knowledge of such Clergymau, Minister or 'Teacher, such poor sick person has no relation or other person chargeable by law with the support of such poor sick person resident in Quebec.

No iasane or iatirm persen 80 be admitted iato the reti-
riousthoases or
rith cells without the permission of the Commis.
III. And be it further enacted by the authority aforesaid, that no insane, infirm or invalid person or persons shall be admitted or received into any of the Religious Houses or in the Cells provided for insane persons as above mentioned, otherwise than with the consent and by the authority of the Commissioners appointed, or who may be appointed by the Governor, Lieutenant Governor or person administering the Government for the execution of this Act.

[^0]days, any such person or persons who may be charged on oath before such Justice of the Peace as being insane and dangerous to be at large preparatorily te, such inquest as aforesaid..
V. And be it further enacted by the authority aforesaid, that Commissioners:

Commi
ersinno
II re:.der ers Iores.ier
an account to the Legislature.
for carrying this Act into effect, and others whom it may concern and by whom. the monies hercby appropriated shall have been applied and expended; shall in. the course of fifteen days next after the opening of the ensuing. Session: of the Legislature lay before the three Branches thercof a detailed: and full: statement or account of the manner in which the sums hereby appropriated shall have: been expended.

Application of the money 10 be accoun-
ted for to the His. Majesty.
VI. And be it further enacted by the authority aforesaid; that thic due application of the monies appropriated by 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 direct.

## CAP. LV:

As Act further to provide for a limited time for the want of Notaries in. the County of Gaspé.
(14th March, 1829.):
Preambe. $\quad$ HEREAS for supplying the want of Notaries in the County of Gaspé, Section of an Act passed in the fourtil year of His Majesty's Reign, chapter fifteen, which said Clause or Section by an Act of the seventhyear of His Majesty's Reign, Chapter one is limited to the first day of July next : 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. "c parts of an Act passed in the fourteenth year of His Majesty's Reign; "s intituled, ": An Act for making more effectual provision for the Gover:nment of "r trie:


[^0]:    IV. Provided always and be it further enacted by the authority aforesaid, that

    To perions to ice confilled in the ceeispro. vided fur thit
    lasane antil Insane antil ciset by ilie qaett by hlan
    atrice of reia tiansor friezids of s!!c! insanat nersoal, slaili have been held and evidence taken oin oath.
    Rrosiso. no person or persons shall hereafter be confined in the cells provided for the Insane, until after an inquest by the advice of the relations or friends of such Insaneperson shall have been first held and evidence at such inquest duly taken upon Oath touching the alledged insanity of such person, nor until such advice shall have been confirmed by one of the Judges of the Court of King's Beach or the Provincial Judge of the District in whick such Insanc person shall or may be, and an order by such Judge thereupon made for his confinement; any law, usage or custom to the contrary notwithstanding : Provided also that it shall and may be lawful for any Justice of the Peace to commit to the Common Gaol of the District in which he may reside for a space of time not exceeding three

