## SHERIFFS' SALES.

SCHEDULE A.

To Wit.

Public notice is hereby given, that the undermentioned lands and tenements have been seized and will be sold at the respective times and places as mentioned below, all persons having claims on the same are hereby required to make them known according to Law, all oppositions afin d'annuler afin de distraire or afin de charge except in cases of Venditioni Exponas, to which no such oppositions are by Law allowed are required to be filed with the undersigned at his office previous to the fifteen days next preceding the day of Sale, oppositions afin de conserver may be filed at any time within two days next after the return of the Writ.

No.

Fieri Facias.

in the county of in the District of A. B. of the city of in the county of against C. D. of in the dis-(insert the description of (as the case may be) trict of the Land or other immovcable Property, the Parish Seigniory or Township, and the County and District in which the same is situate,) in the county, on the day of &c. bounded, &c. To be Sold at o'clock in the morning; the said Writ returnable on the day of

A. B. Sheriff.

No. Venditioni Exponas.

No. Alias Fieri Facias.

## C A P. VII.

An Act further to regulate Persons who keep Houses of Public Entertainment, and retail Spirituous Liquors, and for other purposes.

(14th March, 1829.)

Preamble.

HEREAS it has become expedient and necessary to make further provision to regulate persons who obtain Licences to keep Houses of Public Entertainment, and to retail Spirituous Liquors in the Country Parishes, Townships and Seigneuries,

Seigneuries of this Province; Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and

to be obtained.

46

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 no licence shall hereafter be granted to any person or persons, for keeping any House or other place of Public Enter-Licences how tainment within any Country Parish, unless that the person or persons applying for the same, shall produce a Certificate to the effect herein-after required from the senior Justice of the Peace, the senior officer of Militia and the senior Church-warden, or when there is not a Justice of the Peace residing or present within such parishes, from the two senior officers of Militia, and the senior Church-Warden in office, or a majority of them, residing within the parish for which such licence shall be applied for.

Anno nono Georgii IV.

tainment in each parish.

II. And be it further enacted by the authority aforesaid, that on any day bewhich the serior tween the twentieth day of February and the tenth day of April in each and nior justice of tween the twentieth day of February and the tenth day of April in each and the officer of Millian, and the officer of Millian Church Warden in office residing in the Country Parishes within this protia, or the se-senior Church-Warden in office residing in the Country Parishes within this prowarden in of. vince, or when there is not a Justice of the Peace residing or present within any fice, are to fix the of the said parishes, the two senior officers of Militia, and the Senior Churchnumber of li-Warden in office, or a majority of them, shall and they are hereby authorised granted for and required to assemble and meet within their respective parishes, at such time keeping houses and place as may be appointed by the senior Justice of the Peace, or in his absence the senior officer of Militia, who shall give due notice thereof to the persons aforesaid, and the said persons shall then and there determine and fix the number of Licences for keeping Houses of Public Entertainment, or for retailing Spirituous Liquors, which may be necessary for their respective parishes for the year then next ensuing, and shall then also grant certificates to such applicants for Licences as they or the majority of them shall deem and consider to be fit and proper persons to keep Houses of Public Entertainment, or to retail Spirituous Liquors, and the senior Justice of the Peace, or where no Justice shall be present, the senior officer of Militia shall preside at such Meeting, and shall within fifteen days from the time of granting such certificates, transmit to the Clerks of the Peace within their respective districts, a list of the persons to whom certificates have been granted in their respective parishes.

where

48

No Licences ed into.

C. 7.

III. And be it further enacted by the authority aforesaid, that no Licence granted, until Bond is enter- shall be granted for keeping such House, or other place of Public Entertainment, till the person or persons applying for the same shall have entered into Bond before one or more Justices of the Peace, in the sum of forty pounds, current monev of this Province, with two sureties in the sum of twenty pounds of like currency each, to do, perform and observe the conditions required by an Act passed in the thirty-fifth year of the Reign of His late Majesty, chapter the eighth, which Bonds shall, within one month from the time of taking the same, be transmitted by the said Justice or Justices, to the Clerks of the Peace of their respective Districts.

Times at which licences newed.

IV. And be it further enacted by the authority aforesaid, that all Licences to are to be re- be granted by the Governor, Lieutenant-Governor or Person administering the Government of this Province, in the manner provided by the aforesaid Act passed in the thirty-fifth year of His late Majesty's Reign, shall be renewed between the first and the twentieth day of May in every year, any law, usage or custom to the contrary notwithstanding.

Persons holding Licences, granted in newed.

V. Provided always, and be it further enacted by the authority aforesaid, that persons who shall hold Licences for the purpose of keeping Houses of Public 1828, may hold Entertainment, and retailing Spirituous Liquors, granted in the year one thouthe same is re- sand eight hundred and twenty-eight, and which Licences will expire on the fifth day of April, one thousand eight hundred and twenty-nine, may and they are hereby authorised to continue to keep such Houses of Public Entertainment, and to retail Spirituous Liquors, in virtue of such Licences, until the same shall have been renewed in the manner and at the same time herein provided.

No person ed a Licence bited to the persons who

VI. And be it further enacted by the authority aforesaid, that it shall not be having obtain- lawful for any person or persons who shall or may have obtained a Licence or to proceed to Licences in the manner herein before mentioned, to proceed to sell or retail spisell, until the rituous liquors, or to keep a House or Houses of Public Entertainment until he, she or they shall have exhibited such licence or licences to the person or have presided persons, who shall have presided at the meeting herein before directed to be at the meeting, held, which person or persons shall on the first Sunday thereafter cause such licause the same cence to be read publicly at the Church door of the Parish, Seigniory or Townto be read at the Church ship, for which the same shall be granted immediately after Divine Service in door of the pa-rish, &c. then the morning, or where there shall be no such church, then at the place of the a notification most public resort in the Township or Seigniory for which such licence shall be on the door of granted, and shall affix or cause to be affixed on the door of such church, or

qualified to

Licence.

such Church, where there is no church, at the place of the most public resort, a notification person is duty that the person to whom such licence hath been granted, hath been and is qualified to duly qualified and authorized to sell spirituous liquors, or to keep a House of Liquors, &c. Public Entertainment in such parish; and every such person or persons holding Penalty on such licence who shall sell spirituous liquors, or keep a House of Public Enterpersons not tainment, before he, she or they shall have exhibited such licence in the manner herein before provided, shall be considered and deemed to be liable to the penalty or penalties which are by Law imposed on persons selling spirituous liquors 40/34 without licence.

Personshold-From having cence bereaf-

VII. And be it further enacted by the authority aforesaid, that whenever any to retail spiri- person holding a licence to keep a House of Public Entertainment, and to retuous Liquors, tail spirituous liquors, shall be convicted of having kept a disorderly House, or victed of keep- convicted before two Justices of the Peace of knowingly vending any spirituous ing a disorderly house. &c. liquors during Divine Service on Sundays or holidays, (except for the use of the to fortest the sick or travellers,) or of suffering any seamen, soldiers, apprentices, servants or be disabled minors to remain timeling in his or her the same minors. minors to remain tippling in his or her house after seven o'clock in the evening any such his in winter, or after nine in the evening in summer, or of having committed any felony, the Court or such Justice of the Court of King's Bench, or the Provincial Judge, or the Justices of the Peace, before whom such person shall have been convicted, shall, if he or they see fit, adjudge and order that the licence thus held by such person so convicted, shall be forfeited, and that he or she shall no longer keep a House of Public Entertainment, or retail spirituous liquors in virtue thereof, and that he or she shall be incapable of having or holding any licence for such purposes thereafter.

Provisions of this Act extended to eve.

ficers to hold the meeting.

VIII. And be it further enacted by the authority aforesaid, that all and every Town-hip the provisions contained in this Act shall extend to and have force and effect in and Seigniory. all and every Township and Seigniory, and all and every extra parochial part or The Senior parts of Townships and Seigniories. Provided always that in such Townships with two Officers of Ministrate with two Officers of Ministrates and Seigniories, and Seigniories, and all and every extra parochial part or parts of Townships and Seigniories, and where no the senior Magistrate with two Officers of Militia, and where there is no Mamagistrate, the three senior Officers of Militia, may hold the Meeting directed and required to be held by this Act.

Persons sel-

IX. And be it further enacted by the authority aforesaid, that any person or Liquor or Ci- persons, (excepting such persons as may have obtained licences, to keep houses der without a or other places of Public Entertainment,) who shall sell or retail ale, or other to the penal-malt liquor or cider, to drink in their house, out-house, yard, garden, orchard, or other place, shall be considered and deemed to be liable to the penalty or penalties

on persons sel-nalties which are by law imposed on persons keeping Houses or other place of without a Li. Public Entertainment without a licence, and such penalty or penalties shall be sued for, recovered, distributed and applied in the manner and form provided 200 5- 6-7 of 200 sta-3

Continuance of this Act.

X. And be it further enacted by the authority aforesaid, that this Act shall be and remain in force until the first day of May, one thousand, eight hundred and thirty-one, and no longer. and the contract 200

## CAP. VIII.

An Acr to authorize the Prothonotaries or Clerks of the Civil Courts in this Province to number and authenticate, "parapher" the Registers of Baptisms, Marriages and Burials required by Law to be kept, to receive the advice of relations and friends " l'avis des Parens et Amis," in certain cases; and to issue Writs of capias ad respondendum and attachment without the Fiat of a Judge.

(14th March 1829.)

Preamble.

THEREAS it is expedient to alter the laws now in force relating to the manner in which the Judges of the several Courts of this Province are required to perform divers Ministerial Acts and to provide for the more easy execution of 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 provi-" sion, for the Government of the Province of Quebec in North America," And "to make further Provision for the Government of the said Province." From and af- is hereby enacted by the authority of the same, that from and after the passing ter the passing of this Act, the registers which are now by law required to be made and kept of Prothonota-ries to paraphe the several Baptisms, Marriages and Burials, within this Province, shall and may the Registers be numbered and authenticated (paraphé) in the manner herein after mentioned of Baptisms, Marriages and by the Prothonotary or Clerk of the several Courts of King's Bench, or of the Burials in this Provincial Court of the District of Three Rivers for which such Prothonotary or Clerk now is or hereafter shall or may be appointed, any law, usage or custom II. to the contrary notwithstanding.