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.

How the Registers are to

C. 8.

II. And be it further enacted by the authority aforesaid, that every such rebe authentical gister shall be authenticated on the first page thereof by an attestation of such Prothonotary or Clerk, specifying the number of the pages contained in such register, the purposes for which it is intended and the day and year of making such attestation, which shall be signed at full length by the Prothonotary or Clerk making the same, and also on every subsequent Page by the number thereof written in words at full length and subscribed with the initial letters of the usual signature of the Prothonotary or Clerk, and every such Register shall be kept and deposited in the like manner as Registers of Baptisms, Marriages and Burials were by law required to be kept and deposited before the passing of this Act, and the entries therein and the Copies thereof, when duly certified, shall have the same authenticity force and effect in Law, as if such Registers had been authenticated, "paraphé" by a Judge.

Prothonota-

this

day of

III. And be it further enacted by the authority aforesaid, that from and after where by Law the passing of this Act, in all cases wherein by a law a Capias ad respondendum reprodendumect or Attachment may issue against the Body or moveable effects of any debtor or may issue au-thorised to ad. Colors before trial or Judgment it shall and may be lawful for the Prothonotary or Clerk of the said last mentioned Courts respectively to take and receive the nedark required cessary Oath or Affidavit in such cases by Law required, according to the form in such cases. No. One or No. Two, hereunto annexed, as the Case may be, and thereupon to issue without the Fiat of a Judge the process or writ of Capias ad respondendum or of Attachment in the like manner as if the same had been awarded or granted by a Judge.

FORM No. 1.

Affidavit for Capius ad Respondendum.

A. B.	of	being duly swor	n doth denose and
say, that C. D.	of	personally indebted	l to in
a sum exceeding te	n pounds sterli	ng, to wit: in the sum of	
that this deponent	is credibly info	rmed, hath every reason to	believe, and doth
verily, and in his c	onscience belie	ve that the said	imme-
diately about to lea	ave the Provinc	e, whereby the said	without the
benefit of a Capias	ad Respondendi	um against the body of the sa	rid
may be deprived of	remedy against	t the said	and this deponent
bath			- A
Swarn hafai	ra ma		

FORM

A. D. 1829.

FORM No. 2.

Affidavit for an Attachment.

being duly sworn doth depose and say A. B. of is indebted to C. D. of a sum of ten pounds sterling, to wit: in the sum of that this deponent is credibly informed and hath every reason to believe and doth verily, and now about immediately in his conscience believe that the said estate, debts and effects, or do abscond, or do to secrete tend suddenly to depart from the Province with an intent to defraud the said and his creditors.

This deponent further saith that he doth verily believe that without the beneagainst the cstate fit of a Writ of Attachment will lose his debt and the said effects of the said sustain damage and hath signed.

Sworn before me at this

tained in this any Judge from issuing his fiat for such writ of capias,

IV. Provided always, and be it further enacted by the authority aforesaid, Nothing con- that nothing in this Act contained, shall extend or be construed to extend to pre-Act to prevent vent any person or persons from having and obtaining from any Judge of the said Courts in this Province, now authorized by law to grant the same, a Fiat for such Writ of Capias ad Respondendum or Attachment, as by the laws now in force in this Province, he or they are entitled to obtain.

V. And be it further enacted by the authority aforesaid, that it shall be the Prothonota-duty of the said Prothonotaries so to paraphe the said Registers, and to receive the registers such Affidavits without receiving any fee or emolument therefor whatsoever. any fee for the

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