prietors, and shall return their verdict in writing, under their hands and seals, to which at least Jury to settle the twelve shall fign their names, and such verdict being entered by order of the Judges with the Clerk of the Court, thence forward shall become a record of said Court.

IV. And be it further enacted, That the faid monies fo ascertained by the said verdict, being paid to the proprietors named in faid verdict, respectively, or on their refusal to accept the niesarising therefame fuch monies shall be lodged in faid Court for their use, or if minors or others disabled from by law to receive the same, it shall be paid to their guardians or legal representatives, to be by them disposed of agreeable to the laws of this Province, and the said lands shall thereupon be vefted in His Majefty, his Heirs and Successors for ever: and such record shall be a sufficient Lands vefted in bar in law against any action brought by any of the proprietors of such lands, their heirs or afligns, for trespass, or for recovery of the same.

His Majesty.

Lands heretofor e taken.

Penalty for not fummoning Jr y.

Penalty for Jurors not attend-

V. And be it also further enacted, That all lands heretofore taken upon, up for such use, whose value has not yet been ascertained may be proceeded on agreeable to this Act.

VI. And be it enacted, That if the Provost Marshal or His Deputy shall refuse or neglect to fummon a Jury as aforefaid, he or they shall forfeit and pay the fam of twenty pounds for every fuch neglect, or in case any of the Jury being duly summoned, shall not attend, or shall refuse to be sworn, he or they shall forfeit and pay the sum of five pounds each, for such neglect or refusal, and the Judges of the said Courts respectively, may order the same to be levied by warrant of diffress and sale of the offender's goods.

## CAP. II.

An ACT to impower the Governor, Lieutenant-Governor, or Com-This Astrepealmander in Chief, to appoint Sheriffs in fuch Counties where it ed by the 35th Geo. 3d, cap. 1. may be found necessary.

## CAP. III.

## An ACT for the more speedy recovery of His Majesty's Debts within this Province.

HEREAS the manner of recovering His Majesty's Debts bitherto used and practifed, has been attended with great inconvenience, and oftentimes with the total loss of such Debts, through the length of the process and otherwise:

I. Be it enacted by the Lieutenant-Governor, Council and Affembly, That from and after the publi-Recognizances cation of this Act, the Collectors of the public money, in any case where they are obliged to to be taken for give credit according to the laws of the Province, shall take such recognizances in the name of payment of Du-Our Sovereign Lord the King, to be paid to our faid Sovereign Lord the King, His Heirs and Successors, and to his and their use only: and the said obligors shall at the same time give a full and fufficient power of attorney either indorfed on the faid recognizance, or annexed thereto, impowering some one of the Attornies of the Court to confess, that such debt mentioned in the condition of the recognizance is justly due, and if the obligor or obligors thall pay cute a warrant of and discharge the money due at, or before the time specified in the said recognizance, that attorney, to enthen it shall be lawful, and such Collector is hereby required, to discharge such recognizance, for such debt. and the same shall become void.

II. And be it further enacled, That if fuch recognizances shall not be paid and satisfied at the time specified and mentioned therein, that then the Collectors or others who are impowered

When Duties to shall not be paid