Anno tertio Georgii IV. 1822. F.IENA At the GENERALASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Thursday, the Fourteenth Day of February, 1822, in the Third Year of the Reign of Our Sovereign Lord GEORGE the Fourth, by the Grace of GOD, of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. &c. being the Second Seffion of the Twelfth General Affembly, convened in the faid Province.*

* In the time of Sir James Kempt, Knight Grand Cross of the Most Honorable Military Order of the Bath ; S. S. Plowers, Chief Justice and President of Conucil ; Simon Bradstreet Robie, Speaker of the Assembly ; Rupert D. Goorge, Secretary of the Council, and James B. Francklin, Clerk of Assembly.

CAP. I.

An ACT to amend the feveral Acts, paffed in the thirty-fecond and thirty-fourth years of the Reign of His late Majefly King George the Second, for confirming Titles to Land, and quieting Poffestions; and an Act, passed in the twenty-ninth year of the Reign of His Majefty King George the 7 hird, entitled, An Act to amend the feveral Acts, paffed in the thirty-fecond and thirtyfourth years of His late Majefty George the Second, and in the first, fifth and twelfth years of His present Majesty's Reign, relative to the Registering of Deeds and Conveyances, made of, or which may affect, Lands, Tenements and Fiereditaments.

DE it enacted by the Lieutenant-Governor, Council and Affembly, That the Registry of all Registry of Deeds, made as the Law cirects, by the Deputy-Registrars, in the feveral Counties, phy Regis. Towns and Diffricts, shall be deemed, and taken to be, good and valid, although Certifi- irars valid cates of the Registry thereof, may not have been duly returned to the Registra:'s Office in Halfax, and although entry thereof may not have been there make as the faid Act directs.

Decds by De-

And whereas, doubts are entertained whether the Registry heretofore made of any Deeds is good and valid,

C. II.

0223

32628. Anno tertio Georgii IV.

1822.

unless previous to such Registry having been made, the persons for whose use such Deeds have been executed shall have taken the Oaths directed in and by the Act of the thirty-second of His late Mojesty George the Second Chapter second, Section third.

Registry of Deeds heretofore made

Appointment of Deputy-Registrars

Commissions of Deputy Registrars

Conveyances of Land, situated where there may be no Deputy-Registrar

Jadgments against Real Estale Il Be it therefore enacted, That all.Deeds, and the Registry thereof, heretofore made, or which may be hereafter made, shall be deemed and taken to be good and valid, although the Oaths mentioned in faid Act, may not have been taken by the perfons named in fuch Deeds, any thing in the faid Act to the contrary notwithfanding.

III. And be it further enacled, That, it shall and may be lawful for the Registrar of Deeds to appoint Deputies, in all such Places, Townships or Settlements, as the Governor, Lieutenant-Governor, or Commander in Chief for the time being, by and with the advice of His Majesty's Council, shall appoint and direct.

IV. And be it further enacled, That the Commiffions or Deputations to be given to luch Deputies, shall particularly mention the Townships or Settlements for which such Deputy shall be appointed, and shall describe the extent and limits thereof.

V. And be it further enacled, That all Deeds and Conveyances, conveying any Lands, Tenements, and Hereditaments, which do not lie within any Settlement or Township, for which a Deputy-Registrar shall have been appointed, shall be Registered at the Office of the Registrar residing in the County Town where the Sessions of the Peace shall be held, for such County wherein such Lands lie, and not in the Registrar's Office in the nearest Town or District as heretofore required.

VI. And be it further enacted, That no judgment obtained in any Court of Law within this Province, fhall operate as a lien upon the Real Effate of any Defendant or Defendants, beyond one year from the figning of fuch Judgment, as aforefaid, unlefs the Plaintiff or Plaintiffs fhall, within one year from the figning of fuch Judgment take out Execution, and have the fame extended on the Real Effate of fuch Defendant or Defendants, unlefs fuch Judgment shall have been obtained previous to the passing of this Act, in which cafe it shall and may be lawful to take out Execution swithin fix months from the publication hereof.

CAP. II.

An ACT to amend and continue an Act, for raifing an additional Duty of Excife on all Goods, Wares and Merchandife, imported into this Province.

Aci 60th Geo. 111. continued

Ø

BE it enacted by the Lieutenant-Governor, Council and Affembly, That the Act, paffed in the fixtieth year of His late Majefly's Reign, entitled, An Act for raifing an additional Duty of Excise on all Goods, Wares and Merchandise, imported into this Province; and every matter, clause and thing, in the faid Act contained, except so far as the fame is hereby altered and amended, shall be continued, and the same is hereby continued, until the twenty-fifthday of March, which will be in the year of our Lord one thousand eight hundred and twenty-three, and no longer.

And

ì,