#### 1824. Anno quarto Georgii IV.

C. XXXVII.

Every Recognizance, each Perfon-One Shilling.

Each and every Writ of Subpona-Six Pence.

By the Sheriff or Conftable, in all cafes-For fervice of every Writ, or Procefs-One Shilling.

Every Bail Bond-Two Shillings.

Poundage, if the Money be paid without fale of Property-Three Pence in the Pound. If Property be taken and fold-Six Pence in the Pound.

Travel, per mile-Three Pence.

By Witneffes-So much as the discretion of the Court may deem proper, provid-

ed the fum does not exceed-Two Shillings and Six Pence for each day's attendance.

Travel, per mile-Three Pence.

XIII. And be it further enacted, That if any of the Perfons named in the faid Schedule, Officers of shall demand or receive any other or greater fees, than are by this Act allowed, he Court demand, shall forfeit and pay a fine of five pounds, to be recovered with cofts, in any action or Fees fuit by him or them that will fue for the same, either in the faid Court of Commissioners, or the faid Supreme Court, where the fame shall be tried and determined in a summary manner. Provided always, and be it further enacled, That no writ of Capias shall here- Provise after be issued from the faid Court of Commissioners against any Person, for any sum less than twenty fhillings, unlefs the party applying for the fame fhall make and fubfcribe an affidavit in writing, fetting forth that he verily believes that unless fuch Capias is allowed the Debt will be loft.

XIV. And be it further enacted, That this Act shall continue and be in force from the Continuance of publication hereof, for and during the term of one year, and thence until the end of the Act next Seffion of the General Affembly.

# CAP. XXXVII.

An ACT to regulate and increase the number of Times for holding the Inferior Courts of Common Pieas and General Seffions of the Peace in and for the County of Sydney.

7 HEREAS, the present mode of holding the Inferior Courts of Common Pleas and Ceneral Ser Preamble sions of the Peace within the County of Sydney, is found to be not only inconvenient but detri-

mental to the internal policy of the said County :

I. BE it enacted by the Lieutenant-Governor, Council and Affembly, That, from and after Times and the publication hereof, the Inferior Court of Common Pleas and General Seffions of Places for holdthe Peace, for faid County of Sydney, shall be held four times in each and every ig Inferior Court in Count year, that is to fay : at Dorchefter, in the Upper Diffrict of the faid County, on the ty of Sydney fecond

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District

C. XXXVII.

## Anno quarto Georgii IV.

fecond Tuesday of March, and on the first Tuesday of November, in each year ; and at Guysborough, in the Lower Diffrict of the faid County, on the fourth Tuesday of March, and on the third Tuesday of November, in each year.

II. And be it further enacled, That the Jurisdiction of the faid Inferior Court of Jurisdiction of Court in Upper Common Pleas, and General Seffions of the Beace, to be held, and of all Judges of the faid Court of Common Pleas, Juffices of the Peace, and all other Ministers of the Law (the Sheriff of the said County excepted) refiding in the faid Upper District of the faid County, shall extend over, and be limited within, the bounds following, that is to fay: the Shores of the Gut of Canfo, the Antigonifh Bay, and the Gulf of Saint. Lawrence, on the east and north ; the line dividing the District of Pictou and the faid County, on the well.; and on the fouth by a line to commence at the fouth-eaftern angle of the faid Diffrict of Pictou, and to run thence in a right line until it interfects the South River of Antigonifh, at the north-east angle of Land granted to James Archibald, - Junior, thence in a right line until it interfects the west boundary line of the Township of Guysborough, at the point where the Main Road leading from Antigonifh to Guysborough, croffes faid boundary line, thence along faid line to the north-weft angle of the faid Township, and thence north eighty degrees east to the line of the Gut of Canfo aforefaid.

Jurisdiction. of District

The Inferior and Lower Districts to have distinct Jurisdiction

Petit Jurors]

Grand Jurors

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III. And be it further enacted, That the Jurisdiction of the faid Inferior : Courts of Court in Lower Common Pleas and General Seffions of the Peace, to be held, and all Judges of the faid Court of Common Pleas, Juffices of the Peace, and other Ministers of the Law (the High Sheriff of the faid County excepted) reliding within the faid Lower Diffrict of the faid County, shall extend over, and be limited to, such part of the faid. County as is not included within the bounds in the second faction of this Act defined.

IV. And be it further enacted, That the faid Upper and Lower Diffricts of the faid Court in Upper County, from and after the publication of this Act, shall respectively be deemed and held, in all things and in all respects touching and concerning the faid Inferior Courts of Common Pleas and General Seffions of the Peace, to be held within them respectively, as aforefaid, and as to all acts done, or, which may be neceffary to be done, by any and all Judges of the faid Inferior Court of Common Pleas, or General Seffions of the Peace, within their respective Jurisdictions, or by any Justice of the Peace, or other Minister of the Law, reliding therein, (except the High Sheriff of the faid County) as if the fame were separate and diffinct Counties of this Province.

> V. And be it further enacted, That the Lifts of Petit Jurors to ferve at the faid Courts respectively, shall be drawn of Perfons reliding within their respective Jurisdictions.

> VI. And be it further enacted, That it shall and may be lawful for the faid Court of General Seffions of the Peace in each of the faid Diffricts respectively, to caufe to be drawn the ufual number of Perfons from those reliding within, their respective Jurisdictions, who are by law required to ferve as Grand Jurors, and to iffue a Venire for their attendance, which Jurors when fummoned shall be bound to attend the Court, and shall, for all purposes, be taken and held to be the Grand Jury of the faid Diffrict to which they belong.

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Anno quarto Georgii IV. C. XXXVIII.

VII. And be it further enacled, That it shall and may be lawful for the Governor, Appointment of Lieutenant-Governor, or Commander in Chief, for the time being, to appoint and ferior Court commission for many fit and proper Perfons (not exceeding four), to be Juffices of the Inferior Court of Common Pleas, as may be thought neceffary for each of the faid Districts respectively.

VIII. And be it further enacled, That all Actions now depending in the faid Inferior Actions at pre-Court of Common Pleas, shall be determined, and final judgment entered up therein, in sent pending the Diffrict in which the Defendants in such 'Actions at the time may refide, or if fuch Defendants be absent from the Province, in the Diffrict or which he shall have usually relided, except Actions of Ejectment and Trespafs, wherein the Freehold or Title to the Soil is in question, which Actions of Ejectment and Trespais, shall be tried and determined in the Diffrict where the land is fituate.

IX. Provided always, and it is further enacted, That all Town and County bufinefs, Proceedings of Court of Sesand all appointments of Iown and County Officers, and all rules and regulations done sions held at and transacted, made and entered into, by the Court of General Seflions of the Peace, at Guysborough their fittings at Guysborough in November Term last, in fo far as the fame are antho- in November rifed by Law, thall ftand and remain in full force, operation and effect, until the first General Seffions of the Peace, which shall be held in the faid Districts respectively, after the first day of January, which will be in the year of Our Lord one thousand eight hundred and twenty-five ; and provided always, I hat nothing herein contained shall ex- Provise tend, or be confirued to extend, to limit and refirain the power of the Supreme Court of the faid County, to draw, and compel the attendance of, its Petit and Grand Jurors from the body of the faid County, fave and except that the faid Grand and Petit Jurors shall be exclusively confidered as belonging to, and only bound to attend the fittings Expense of ruaof the Supreme Court in, the faid County ; and provided always, That nothing in this Act mug lines of division of contained thall be deemed, taken or held, to interfere with the Office of Sheriff of the County how defrayed faid County, or of any Person acting under him in his official capacity aforefaid.

X. And be it further enacted, That the Juffices and Grand Jury, at a General Seffions of the Peace for the Upper Diffrict of the faid County, may and shall affels upon the Inhabitants of the faid Diffrict fuch fum or fums of Money as shall and may be necesfary and requifite to detray the expenses of running out and marking the before mentioned line in the usual manner.

## CAP. XXXVIII.

An ACT to make further Provision for the Equal Administra Presentle tion of Juffice in the Province of Nova-Scotia.

MTHEREAS, 11 is deemed expedient to make some further Provision for the Administration of Justice Division of Province in the Courts of Common Pleas and General Sessions of the Peace within the Province :

I. Be it therefore eracted by the Lieutenant-Governor, Council and Affembly, That the Crunties and Diffricle of the Province of Nova-Scotia, excepting the County of Cape-Breton, and the Diffrict of Halifax Proper, be divided into three Divisions ; the County υ£

Justices of In-

1824