C A P. XXI.

AN ACT to regulate the Trial of controverted Elections or returns of Members to lerve in the House of Assembly of Lower-Canada.

(14th. April, 1808.)

Preamble, 🚊

HEREAS it is necessary that provision be made for regulating the trial of controverted Elections or returns of Members, to serve in the House of Affembly 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 Assembly of the Province of Lower Canada, conflituted and affembled 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 Ma-" jesty'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 after the end of the present Session of the Provincial Parliament, no petition complaining of an undue election or return of any Member to serve in the House of Assembly in this Province, shall be receivable. unless the same be presented to the House within fourteen days after the first meeting of the Legislature, ensuing the election or return complained of, and alfo, unless such Petition be figned, by at least ten Electors of the County, City, Town or Borough in which the Election shall have been had, or if from an unfuccessful Cardidate, shall be supported either in the same, or a distinct Petition, by the fignatures, (or marks certified by two witnesses,) of at least ten such Electors; and every such Petition shall state the grounds and reasons of complaint and in case the House of Assembly, shall think such grounds and reasons, sif true) sufficient to make the Election void, a day and hour shall, by the said house, be appointed for taking the same into consideration, so that the space of twenty days at least, shall always intervene between the day ofpresenting such Petition, and the day appointed by the House, for taking the same into consideration, and notice thereof, in writing, shall be forthwith given by the Speaker, to the Petitioners, (who shall by themselves, or some one of them, their Counfel or Agent, attend at Quebec, for the purpose of being served with such notice,) and also to the sitting Member, with an order to them to attend and be heard at the Bar of the House, at the time appointed, either in person or by their Counsel or Agents, and such notice and order shall also be inserted by order of the Speaker, in the Quebec Gazere. Provided always, that such Petition may be taken into confideration at an earlier day, if the Parties shall content thereto. Provided also, that the House may alter the day and hour so appointed for taking such-Petition into confideration, and appoint some subsequent day and hour for the same, as occasion may require, giving to the respective parties the like notice of such al-

No Petition comeplaining of an undue Election to be received unless within 14 days af ter the meeting of the House of Assembly. To be signed by at least ten Electors.

A time to be fixed for confidering the complaint.

Petition may be taken into confideration, at an earlier day if Parties confent.

House may alter she time, When Petition cannot be heard in the fame felion of the Affenbly the fame may be taken up at the next Selion of Affemby, teration and order to attend on the said subsequent day and hour as aforesaid. Provided further, that whensoever the matters contained in such Petition, as above said, cannot be fully heard, tried and adjudged, at the same Session of Assembly, in which the same were begun, that the same may be continued and taken up, heard and adjudged upon, at the next meeting of the House of Assembly, in the same manner as if no prorogation had taken place.

Before a Petition againfian Election can be brought up or proceeded upon, a recognizance to be first entered into before the Speaker of the House of Assembly, or one of the Justices of tine Court of King's Benchor Provincial Judge.

II. And in order to prevent frivolous and vexatious Petitions. enacted by the authority aforesaid, that before any Petition against an election as above faid, shall be brought up, or proceeded upon, in the House of Assembly, a Recognizance shall be entered into before the Speaker of the House of Assembly? or before one of the Justices of the Court of King's Bench, or Provincial Judge of the District, according to the form expressed in the Schedule hereunto annexed, to wit; the Petitioning Candidate, in the sum of thirty Pounds, and two other Petitioners in the sum of fifteen Pounds, each, and conditioned, that the Petitioners will appear and profecute such Petition, and will pay to such person or persons as may be thereby aggrieved, such sum and sums of money, as the House of Assembly may award for costs and expences, that the parties, or any of them against whom the faid Petition shall have been made, may be put to by reason of the faid complaint, if the same should be adjudged frivolous and vexations, or not founded on grounds sufficient to justify the Petitioners in having made the same. Provided always, that fuch Regognizance, as is herein before required, if taken before any fuch Justice of the Court of King's Bench, or Provincial Judge as aforesaid, shall, by such Justice or Judge be certified and transmitted to the Speaker of the House of Affembly, so soon after as the same shall be taken as may be, and that no proceed. ings shall be had upon any such Petition as aforesard, until such Recognizance shall be so certified and transmitted unto the said Speaker, in manner aforesaid.

In the event of the Election or return being declared void, the petitioners entitleed to costs and expences, III. And be it further enacted by the authority aforesaid, that in the event of the Election or return complained of being declared void, then and in such case, the Petitioners shall recover from the Sitting Member whose Election or return shall be so declared void, (Provided such voidance arises from any Act done by or with the knowledge and consent of such sitting Member), the costs and expences awarded as above, that they or any of them shall have been put to in prosecuting their complaint, and in all cases of costs and expences so awarded by the House, the Speaker shall give a certificate thereof, and the same, if refused to be paid, shall be recoverable by action of debt, in the Court of King's Bench or Provincial Court of the District or inferior District, wherein the Parties refusing to pay, may respectively reside.

Manner in which

'IV. And be it further enacted by the authority aforesaid, that the Petitioners complaining

Petitioners complaining of any Election or Return are to proceed.

complaining of any Election or return, shall deliver to the Clerk of the House of Assembly, within a reasonable time, to be established by the House, before the day fixed as above said, for hearing the merits thereof, a list of such witnesses as they mean to produce on the trial; and the sitting Member shall do the like; and it shall be lawful for the Speaker of the House of Assembly, and he is hereby empowered and required, by Warrant under his hand and seal, directed to such person or persons as by him shall be specially appointed, to summon and require the attendance of the witness or witnesses, in such lists named, at the day and hour fixed for trial, to give evidence thereon, such day and hour to be mentioned in the said warrant; and it shall be incumbent upon the person or persons, at whose instance a Witness is summoned, and before it shall be obligatory upon such Witness to attend, according to such Summons, to advance to the said Witness, if by him required, a reasonable number of day's expences at the rate of two shillings and six Pence per day, and also one Shilling per league, in going from and returning to his place of residence.

Manner in which the House of Asdembly is to proceed, when the petition is to be taken into consideration. V. And be it further enacted by the authority aforesaid, that at the time appointed for taking such Petition into consideration, and after reading the order of the day for that purpose, the House shall be cleared, and the Speaker, with the Members thereof, (excepting the Member or Members whose election shall be contested;) shall be sworn at the table, well and truly to try the matter of the Petition referred to them, and a true Judgement give according to the evidence; the Speaker shall then take the Chair, the doors shall be opened, and the Petitioners, their Counsel or Agent shall attend at the bar.

Witnesses for the petitioners and for the fittingMember to retire without the House and the Petitioners to call their Witnesses for examination.

VI. And be it further enacted by the authority aforesaid, that the Witnesses for the Petitioners and for the Sitting Member shall be ordered by the Speaker to retire without the House; and the Petitioners, their Counsel or Agent, shall call their Witnesses in, one by one, for examination; and each and every Witness as asoresaid, shall be sworn at the bar of the House, before giving his evidence.

After the examination of the Witnesses for the Petitioners has been gone thro', sitting Member to make his defence and his Witnesses to be examined and sworn.

VII. And be it further enacted by the authority aforesaid, that after the Witnesses for the Petitioners shall have been examined, and all other evidence offered and allowed on their behalf gone through, the fitting Member or Members shall be required by the Speaker to make a defence, and the Witnesses for the said sitting Member or Members, shall be separately called in for examination, and shall be sworn in manner aforesaid. Provided always, that whenever any Member of the House shall be a Witness, he shall not be obliged to retire as aforesaid, but shall be sworn in his place.

When any Member of the House is a Witness, he may be sworn in his place.

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VIII. Provided always, and be it further enacted by the authority aforesaid, that in cases, wherein it shall appear that the expence of bringing Witnesses to the bar, would be considerable, it shall and may be lawful to and for the House of Assembly, bly,

House of Assembly empowered to appoint Commissioners in certain cases.

Commissioners to take an oath.

The Oath,

Duty of the Commissioners.

A Clerk to be appointed and to be fworn,

bly, to nominate and appoint three Commissioners, (one of whom shall be Chairman) for the purpose of examining the Witnesses of the parties, at such time and at such place or places as in such reference shall be appointed, and the said Commisfioners shall, before proceeding on the business of their said Commission, take and subscribe the following oath, (that is to say) " I, A. B. do swear, that I will, with-" out favour, affection or malice, and according to the best of my skill and know-" ledge, well and truly perform the duty of a Commissioner appointed to hear and " examine the evidence which shall be brought before me by virue of a reference, 46 under the hand and Seal of the Speaker of the House of Assembly, upon a Pe-66 tition, (here mention the names of the Petitioners or some of them,) according " to the Rules, Regulations and Directions contained in an Act passed in the forty " eighth year of the Reign of King George the Third, intituled, " An Act to regu-" late the trial of controverted Elections or Returns of Members to ferve in the House of Affembly of Lower Canada," which oath the faid Chairman of the faid Commissioners having first taken and subscribed the same in the presence of the others, is hereby, authorifed and empowered to administer to the said other Commissioners; and fuch Commissioners shall fit every day, (Sundays and Holy days excepted,) from the hour of ten in the morning, till four in the afternoon, and shall not adjourn, for any longer time than twenty four hours, except in case of the death, sickness or unavoidable ablence of one or more thereof, or except, in case of removal to another place of meeting; and the faid Commissioners shall have authority and are hereby empowered, to appoint a Clerk, to take down in writing, minutes of all their proceedings, in an accurate manner, and of all such evidence as shall be given or produced before them, and the oppositions to such evidence; which said Clerk shall be by them duly sworn so to do, and they shall proceed in examining upon oath, (which oaths they are hereby authorifed to administer) all and every witness or witnesses in the above mentioned lifts, who shall come before them; and the said Clerk shall make, or cause to be made, true copies of all such proceedings and evidence, and shall give one such copy to each of the parties interested, or his or their Agent, if the same shall be demanded, on being paid for every hundred words contained in the said copy, the sum of fix pence; and within ten days after the evidence before the faid Commissioners shall be closed, the said Commissioners, or any two of them, shall cause a copy of the minutes of all their proceedings, and of the evidence to be made, and shall compare the same with such minutes, and then fign and feal such copy, and shall transmit the said copy, so certified, to the Speaker of the House of Assembly, who shall, accordingly, communicate the same to the faid House.

Copy of the proceedings of the Commissioners to be transfaitted to the Speaker of the House of AssenIX. And be it further enacted by the authority aforesaid, that after a copy of the said proceedings and evidence and objections to the said evidence shall be received by the said Speaker, the said House shall appoint a day, for taking such proceedings, evidence and opinions of the said Commissioners, into consideration, and shall, on such day proceed to try and determine the ments of the said Petition, in such manner, as the House of Assembly are to proceed upon other controverted Elections, save

House to appoint a day for taking the proceedings &c. into confideration.

House may hear Counsel.

fave and except, that the said House shall not call for, or receive any other or further evidence written, but the House shall determine on all such matters and things from the written minutes of the proceedings and evidence, before the said Commissioners, signed, scaled, certified, and by them transmitted as aforesaid, being first duly sworn before they shall proceed to take the merits of the same into consideration, on the day that shall have been so fixed. Provided always, that the said House, shall be at liberty to hear Counsel, for each of the parties.

Commissioners empowered to summon Witness ses,

Penalty on perfons refusing to appear, or who shall refuse to be sworn, and give evidence &c.

Penalties how

And how applied

X. And be it further enacted by the authority aforesaid, that the said Commissioners shall be, and hereby are empowered, by warrant under the hand and seal of their chairman, or of any two of them, directed to such person or persons as by him or them shall be specially appointed, to summon and require the attendance of the witness or witnesses, in the lists herein before mentioned, at the day and hour, and place fixed to give evidence thereon; which day and hour and place, shall be mentioned in the faid warrant, and every person so summoned to appear and give evidence, who shall refuse or neglect to appear, (a reasonable number of days expences being first advanced to him, if required, at the rate of two shillings and fix pence per day, and also one shilling per ·league, for each and every league, in going from and returning to his place of residence) or appearing, shall refuse to be sworn or give evidence before the said Commissioners, unless in cales of reasonable excuse, to be allowed of by the faid Commissioners, or who shall be guilty of any contempt, or improper behaviour towards the faid Commissioners, while sitting in the execution of their Commission, shall, each, forfeit and pay a sum, not exceeding twenty pounds, current money of this Province; and such penalty shall be recoverable before any two of His Majesty's Justices of the Peace who are hereby authorised and required to hear and determine the same, in a summary manner, either by voluntary confession on of the Party or Parties accused, or upon the Oath of one or more credible Witnels or Witneiles, other than the Profecutor; and in cale of non payment of such penalties, after conviction thereof, the same shall be levied by distress and sale of the offenders goods and chattels, by Warrant, under the hand and Seal of luch Justices directed to any Peace Officer, and the overplus of the money so levied, life any there be,) after deducting the Penalty and reasonable costs, shall be returned to the owner; and the one half of such penalties shall be paid to the Prosecutor, and the other half, into the hands of the Justices before whom the conviction shall have been had, to be by them transmitted to His Majesty's Receiver General, for the use of His Majesty, to be applied towards the support of the Government of this Province, and shall be accounted for to His Majesty, through the Commissioners of His Majesty's Treasury for the time being, in such manner and form as His Majesty shall direct.

XI. And be it further enacted by the authority aforesaid, that the said Commissioners shall, each of them, be entitled to demand and receive, for their services, the

Commissioners and Clerkaliowed

C. 21. AnnoQuadragesimo Octavo Georgii III. A. D. 1808.

a certain-pay per day, the sum of fifteen Shillings, and the Clerk of the said Commissioners, ten Shillings for every day which they respectively shall have duly attended, during the execution of the said Commission, and ten shillings only for every day, which they respectively shall have been necessarily engaged in travelling from and to his or their usual place of residence, to or from the place or places of the meeting of the said Commissioners and the said Clerk; which said several sums, shall be paid to them, respectively, by the persons who entered into recognizances as above said, or any of them, upon a Certificate, under the hand of the Speaker of the House of Assembly, stating the sum or sums so payable, being to him or them produced.

Clerk or in his absence the clerk assistant of the Assembly to administer oaths.

Penalty on perfons taking a fulle oath. XII. And be it further enacted by the authority aforciaid, that the Oaths by this Act directed to be taken, (those of the said Commissioners and of their respective Clerk and of the Witnesses brought before them excepted,) shall be administered by the Clerk of the House of Assembly, or in his absence by the Clerk Assistant, who is, and each of them are hereby authorised to administer the same; and that any person who shall be guilty of wilful and corrupt perjury, in any evidence which he shall give, before the said House, or before the said Commissioners, in consequence of the Oath which he shall have taken by the directions of this Act, shall, on conviction thereof, incur and suffer the like pains and penalties to which any person convicted of wilful and corrupt perjury, is liable by law.

Sitting Member, whole Election is contested, incapable of voting.

No decision or question-touching Elections to be proposed unless there he a quorum of the House present.

XIII. And be it further enacted by the authority aforesaid, that no sitting Member, whose election shall be contested as aforesaid, shall vote upon any question, which shall arise in the course of the trial or upon the decision thereof. Provided always, that no such decision shall be had, nor any question touching elections he proposed, unless there be a Quorum of the House present, and no Member shall have a vote upon such decision, who shall not have attended during the examination of the Witnesses, who shall have been heard before the House themselves, and the hearing of the Parties by themselves or their Council.

Petitioners and the fitting Member to interchange lifts. XIV. And be it further enacted by the authority aforesaid, that the Petitioners against an election or return, and the sitting Member or Members, shall, in a reasonable time, to be fixed by the House of Assembly, before the trial be proceeded upon, interchange, with each other, lists of the names of all such votes and voters to which either of the said Parties intend to object before the said House, and the grounds of their objections thereto, and of all such other matters and things as either of the said Parties, mean to insist upon or contend for, or to object to, before the said House.

In cases of non payment of costs and expences on trials before the XV. And be it therefore enacted by the authority aforefaid, that in all cases of non payment of costs and expences, incurred upon the trial of contested elections, before the House of Assembly, as also, of the allowances to the said Commissioners,

House of Assembly sud the allowances of the Commissioners and their Clerk how recoverable. and their Clerk, the same shall and may be, respectively, recovered, by the Parties entitled thereto, by action of debt against the persons, respectively, entering into recognizance as aforesaid, or against the sitting Members, respectively, according as the case may be, in the Court of King's Bench, or other Court where debts of like amount are recoverable; in which action, it shall be sufficient for the Plaintiff or Plaintiffs to declare, that the Defendant or Defendants is or are indebted to him or them in the sum mentioned in the Certificate of the Speaker of the House of Assembly, by virtue of this Ast; and the said respective Certificates of the said Speaker, shall be deemed sull and sufficient evidence and support, of such action of debt; and the Party or Parties, in whose favor Judg nent shall be given, in any such action, shall recover his or their costs.

Continuance of this Act.

XVI. And be it further enacted by the authority aforesaid, that this Act shall be in force to the first day of January which will be in the year of our Lord one thousand eight hundred and eleven, and from thence to the end of the then next Sessions of the Provincial Parliament and no longer,

SCHEDULE:

Schedule.

Form of a Recognizance to be entered into before any Petition against an elections or return of a Writ of election, can be proceeded upon.

Be it remembered that on the day of in the year of our liord before me A. B. (Speaker of the House of Assembly) came C. Di of and E. F. of and G. H. of and severally acknowledged themselves to owe the following sums, that is to say, the said C. De the sum of and the said E. F. and G. H.—the sum of each, to be levied on their respective goods and chattels, lands and tenements, to the use of our Lords the King, his Heirs and Successors, or to the use of the Parties who may appear to be aggrieved by a Petition, about to be presented to the House of Assembly, against the regularity of a certain election, held in the—for a representative, to serve in the said Assembly, (or against the return as the case may be,) in case the said C. Dischall fail in performing the conditions hereunder mentioned.

 been withdrawn by permission of the said House of Assembly; and shall also pay such costs, as the said House of Assembly shall resolve and adjudge to be paid to any person or persons aggriced by the said Petition, then this Recognizance to be void, otherwise to be and remain of full sorce and effect.

Taken and acknowledged, before me, in pursuance of an Act passed in the 48th year of His Majesty, Geo. III, chap. • C. D. (L. S.)

E. F. (L. S.)

G. H. (L. S.)

C A P. XXII.

AN ACT to authorife the Judges in Civil Causes, in this Province, to delegate the power of administering Oaths, in certain cases therein mentioned.

THEREAS in a great number of Civil Causes, from time to time pending in the

Courts of King's Bench for the several Districts of this Province, it becomes

(14th April, 1808.)

Preamble.

necessary to order views by Experts, awards by Arbiters and Arbitra ors, and great delays and expence are occasioned in procuring from distant parts of the Country, the attendance of such Experts and of the Witnesses to be heard before the said Experts, or before the faid Arbiters or Arbitrators, as the case may require, to make Oath before the Judges of the Court in which such causes are pending, previous to their proceeding thereon, in order therefore to remedy such inconveniencies, Be it 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 affembled by virtue of, and under the authority of an Act paffed 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 Ast for ma-* king 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 Pro-" vince," and it is hereby enacted by the authority of the fame, that in every Civil Cause pending and undetermined in any of the Courts of King's Bench, or in any of the Provincial Courts in this Province, as well in the Superior as in the Inferior Terms thereof, when it may be necessary to order a view by Experts, in places distant more than five leagues from the usual place of holding such Court, it shall, and may be lawful for the faid Court, from time to time, and as need may require, by Commission, under the Seal of the said Court, and signed by one of the Judges thereof, to nominate and empower such Justice of the Peace, Notary or such other person reliding near the place where such view is to be made, as the said Court may deem

Courts impowered to delegate the power of adadministering oaths to Experts.