been withdrawn by permission of the said House of Assembly; and shall also pay such costs, as the said House of Assembly shall resolve and adjudge to be paid to any person or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 Caules, 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. Oath to be figned by Experts, and certified by the person impowered, and in case Experts cannot subficible the Oath, mention to be made of the same, deem fit and proper, to administer to such Experts, jointly or seperately, without the presence of the parties being in any wise necessary, the Oath number, One, hereunto annexed: which Oath shall be signed by such Experts, and certified by the person so named and empowered agreeable to the form number, Two, hereunto annexed; and in case the said Experts cannot subscribe the Oath, mention shall be made of the reason why such Experts have not been able to subscribe the same.

Courts may delegate the power to administer oaths to witnesses.

Duty of the perfon approinted a Commissioner,

Provifo.

II. And be it further enacted by the authority aforefaid, that it shall be also law-ful for any such Court by Commission as aforefaid, to empower such Justice of the Peace, Notary or other person as aforefaid, to administer to the Witnesses who are to be examined before such Experts, for their information only, as to the quality of the lands or things subject to view or valuation, the Oath Number, Three, here—unto annexed, and to reduce to writing, the testimony, and certify the depositions of such Witnesses; which depositions so certified, shall be annexed to the Report of the said Experts, and mention shall be made in the said depositions, whether the Witnesses are related or allied to either, and which of the parties, and in what degree of consanguinity, or alliance, or whether they are servants of either or any of the Parties, or interested in the cause. Provided nevertheless, that nothing in this Ast contained, shall be understood to require that the depositions of such Witnesses, shall be reduced to writing, in causes pending in the inferior terms of such Court.

Caufes in which Arbiters may have been named, Courts may empower Commissioners to adminifiter oaths to witenesses. III. And be it further enacted by the authority aforesaid, that in all cases, where Arbiters or Arbitrators, residing more than five leagues from the usual place of holding any of the said Courts, may have been named in any cause pending and undetermined in any such Court, with power to hear Witnesses, it shall and may be lawful for such Court, by commission as aforesaid, to empower such Justice of the Peace, Notary or such other person, as the said Court may deem fit and proper, to administer to the said Witnesses separately, without the presence of the parties being in any wise necessary, the Oath of the said form Number, Three, hereunto annexed; the same to be certified by such Commissioner, agreeably to the said form, number Two, hereunto annexed.

Courts may delegate the power to receive the advice of Relaons touching the appointment of Guardians &c. IV. And whereas confiderable expences and delays, refult from caufing persons who are encited Guardians, Tutors, Sub Tutors or Curators to come from distant parts of the Country to take the Oath of Office; in order therefore to remedy such inconveniences; Be it further enacted by the authority aforelaid, that the Notaries, and for want of Notaries, such other sit persons, as may be authorised by any one of the Judges of the Courts of King's Bench of Quebec, Montreal and Three Rivers, and the Provincial Judge of Gaspé, to receive council and advice of Relations or Friends, touching the appointment of Guardians, or Tutors, Swirogé Tuteurs or Curators to absentees or to vacant Estates, and other matters, which require such council and advice, are hereby authorised, after such election, to administer the

Oath

C. 22. Anno Quadragesimo Octavo Georgii III. A. D. 1808.

Persons foappoin fed to administer oaths to Guardiansto fet down the same in writing to be transmitted to such Court.

Chief Justices and others, the Justices may impower 'Commissioners to receive assidavits concerning causes pendaing in Court,

Oath of Office to the Guardians, Tutors, Sub Tutors or Curators, who shall be named by the said Relations or Friends, and the same shall set down in writing, to be transmitted to the respective Courts from which such power shall have been received.

V. And for the greater ease and benefit of all persons whatsoever, in the taking of Affidavits to be made use of and read in His Majesty's Courts of King's Bench of the leveral Diffirsts in this Province, in all matters and causes whatsoever depending or to be depending in all, or any of the faid Courts, or any wife concerning the proceedings of or in the fame: Be it enacted by the authority aforefaid, that the Chief Justice of the Province and other the Justices of the Court of Kingle Bench for the District of Quebec, and in as far only as it thall respect the Inferior. District of Gaspé, the Provincial Judge thereof for the time being, and the Chief Justice and other the Justices of the Court of King's Bench, in the District of Montreal for the time being, or any two of them, in the faid respective Districts, and that in the District of Three Rivers, the said Chief Justices and other Justices of the said Courts of King's Bench, for the faid feveral Districts of Quebec and Montreal, and the Provincial Judgeof the District of Three Rivers for the time being or any two of them, shall andmay by one or more Commissions, under the several seals of the said. respective Courts, from time to time, as need shall require, empower what, and as many persons, as they shall think fit and necessary, in their said several and respective Districts, as aforesaid, to take and receive all and every such Affidavit and Affidavits as any person or persons, shall be willing and desirous to make before any of the perfons so empowered, in or concerning any cause, matter or thing depending or hereafter to be depending, or any wife concerning, any of the proceedings to be had in the faid several and respective Courts; which said Affidavits taken as aforesaid. shall be filed in their feveral and respective Offices of the said Courts, the same do concern, and then be read and made use of in the said Courts, to all intents and purposes, as other Ashidavits taken in the said Courts now are; and that all and every Affidavit and Affidavits taken as aforesaid, shall be of the same force as Affidavits taken in the faid respective Courts now are; and all and every person or persons for fwearing him, her or themselves, in such Assidavit or Assidavits, shall incur and be liable unto the same penalties, as if such Affidavit or Affidavits had been made and taken in open Court.

Affidavita to be filed and to be as valid as if taken in Court.

Penalty for per-

Continuance of

this Act.

VI. 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 twelve, and from thence to the end of the then next Session of the Provincial Parliament, and no longer.

Form HO. 1.

FORM NUMBER ONE.

The Oath to be administered to Experts.

I, A. B. of the Parish of _____in the County of ____ Habitant (if there be two or

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or more persons to be sworn, say) I, A. B. of—and I, C. D. of—do make Oath and swear, that in the presence of E. F. the Plaintiff and G. H. the Defendant, named in an Intersocutory Sentence, pronounced in His Majesty's Court of King's Bench, for the District of—bearing date the—day of—or in their absence, after due notification shall have been given them, to attend at a place to be designated, and on a day and hour to be specifically named to them, respectively, I will faithfully proceed as an Expert to the view and examination required by the said Intersocutory Sentence, and that I will truly report my opinion in the premises, without favor or partiality, towards either of the said parties.

"So help me God."

Form N. . 26

FORM NUMBER TWO.

The Certificate to be given by the Commissioner.

Sworn before me by virtue of the authority given by the annexed Commission, at this——day of——in the year——

Form No. 8.

FORM NUMBER THREE.

The Oath to be administered to Witnesses.

I, (insert the name, profession or quality and place of residence of the Witnels,) do make Oath and swear, that I am not related or allied to, or a Servant or Domestick of E. F. the Plaintiff or G. H. the Defendant, and that I am not interested in the event of the cause pending between them, (or if Witnels says, he is, state in what degree he declares himself to be related or allied to either, and which of the parties, or what situation he holds in the family, of either of them,) and and I do also Swear, that the Evidence which I shall give between the said parties, before the Experts, (or Arbiters or Arbitrators, as the case may be,) named in the Interlocutory Sentence, pronounced by His Majesty's Court of King's Bench, in the said cause, shall be the truth, the whole truth, and nothing but the truth,

C A P. XXIII.

AN ACT to prolong the time granted to Thomas Porteous of Terrebonne, Equire, for rebuilding certain Bridges therein mentioned.

(14th April, 1808.)

" So help me God".

Preamble.

WHEREAS by an Act of the Provincial Parliament, made and passed in the forty fifth year of His Majesty's reign, Chapter fourteenth, intituled, "An