A

#### PROVINCIAL STATUTE

OF

# LOWER-CANADA.

Anno Regni GEORGII III. Quadragesimo octavo.

HIS EXCELLENCY

## SIR JAMES HENRY CRAIG, K. B.

### GOVERNOR IN CHIEF.

T the Provincial Parliament begun and holden at Quebec, the twenty-ninth day of January, Anno Domini, one thousand eight hundred and eight, in

" the forty eighth year of the Reign of our Sovereign Lord GEORGE the Third, " by the Grace of God, of the United Kingdom of Great Britain and Ireland.

" KING. Defender of the Faith.

Being the Fourth Session of the Fourth Provincial Parliament of Lower-Canada.

### C A P. XXXV.

An Act for erecting Common Gaols with Court Halls, in the Inferior District of Gaspé.

> 14th April, 1808. Presented for His Majesty's Assent and ,, reserved for the fignia. " fication of His Majesty's pleasure thereon."

15th November, 1809. Affented to by His Majesty in his Privy Council.

12th April, 1810. The Royal Assent signified by Proclamation of His Excellency the Governor in Chief.

A THEREAS the administration of Justice in the inferior District of Gaspé is subject to much difficulty and uncertainty, from there being no Common? Gaoli

Preamble.

Gaol within the same, and also, that the sittings of the Courts of Justice therein are rendered inconvenient for the discharge of public business, from the want of Court Halls with proper offices. And whereas from the great extent of the faid inferior District, and the natural obstacles to a free communication between the settlements in the Bay of Chaleur's and other parts of the faid inferior District, it will be requifite that two Common Gaols with Court Halls should be erected; one at New Carliste in the Bay of Chaleur, and the other at Perce in the entrance of the Bay of Galpé, as being the most frequented and central places in the faid inferior District. May it therefore please your Majesty that it may be enacted, and be it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legiflative 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 of fourteenth year of His Majesty's Reign, intituled " An Ast for making more ef-· seelual provision for the Government of the Province of Quebec in North America" 44 and to make further provision for the Government of the faid Province" and it is hereby enacted by the authority aforesaid, that it shall and may be lawful to and for the Governor, Lieutenant Governor or person Administering the Government of this Province for the time being, by two feveral instruments under his hand and seal at arms, to appoint fix Commissioners in the said inferior District of Gaspé, of which number, three shall be appointed by one of the said instruments, for the erecting of a Common Gaol with a Court Hall at New Carlifle aforefaid, and by the other of the faid inflruments, the other three Commissioners shall be appointed for the erecting of a Common Gaol with a Court Hall at Perce aforefaid, and to remove from time to time the faid Commissioners or any of them, and to appoint others in the place: and stead of such as shall be removed, or shall die, or resign their trust.

Governor impowered to appoint Commilioners for erecting common Goals, with Coart Halls n the Diffrict of Gaspé,

And to appoint a Treafurer and Glerk,

II. And be it further enacted by the authority aforefaid, that it shall and may be lawful for the Go ernor Lieutenant Governor or Person Administering the Government of this Province for the time being, to appoint a fit and proper person to act as Clerk and Treasurer to the Commissioners so to be named for the erecting of a Common Gaol with a Court Hall at New Carlisse, aforesaid, and also, a fit and proper person as Clerk and Treasurer to the Commissioners to be named for the erecting of a Common Gaol with a Court Hall at Percé, aforesaid, and also to make to each of the said Clerks and Treasurers so to be appointed, an allowance for his time, services and contingent expences, not exceeding in the whole, the sum of forty Pounds current money of this Province, and the said Treasurers and Clerks or either of them, to remove from time to time, and to appoint others in the place and steads of such as shall be removed, or shall die, or resign their trusts.

mimensions of he two Goals, and where to be built,

III. And be it surther enaced by the authority aforesaid, that two Commons. Gaols with Court Halls, shall be built in the said inferior District of Gaspé, one at New.

New Carlifle aforesaid, and the other at Percé aforesaid, each of which shall be fortyeight seet in length by thirty-two seet in depth, the thickness of the walls included: to
consist of two stories, the same to be respectively ten feet high clear of the ceiling, which
said Goals and Court Halls shall be substantially constructed of wood, upon a stone
foundation, or partly of stone and partly of wood, or wholly of stone, as shall be determined upon and directed by the Governor, Lieutenant Governor or Person administering the Government of the Province for the time being, after being surnished
as herein-after directed with Plans and Estimates of the expense thereof. Provided,
that the sum to be expended by virtue of this Act, in and about the building of a Common Gaol with a Court Hall at New Carlisse aforesaid, shall not exceed the sum of
one thousand pounds current money of this Province; and that the sum to be expended by virtue of this Act, in and about the building of a Common Gaol with a
Court Hall at Percé aforesaid, shall not exceed one thousand pounds like money
aforesaid; to which said sums the said Commissioners respectively are hereby expressly limited and restrained.

IV. And be it further enacted by the authority aforesaid, that before the building

Each Gaol with a Court Hall not to exceed £ 1000;

Commissioners to cause a Plan with an estimate of the expense to be laid before the Governor for his approbation, after which they may contract for the building of the Gaols,

of the faid Common Gaols with Court Halls as aforefaid shall be commenced, the Commissioners respectively to be named for erecting them, shall cause to be made a Plan of each of the said Common Gaols with Court Halls with seperate estimates of the expence of erecting the same, in the different modes herein before specified, which Plans and eltimates shall, by the said Commissioners so to be respectively named or any two of them, be laid before the Governor, Lieutenant Governor or person administering the Government of the Province for the time being, for his approbation; and after approbation, it shall and may be lawful for the said Commissioners so respectively to be named, or any two of them from time to time to agree by Contract or Contracts in writing or otherwise, in their discretion, with any person or persons as well for conducting and inspecting the works, as for providing materials and hiring workmen and labourers, and for the building of the faid Common Gaols with Court Halls, or for the building of fuch part or parts of them as and for which the faid Commissioners, as they may be respectively named, or any two of them, shall think expedient to contract or agree. Provided always, that previous to making any Contract or Contracts in writing, one month's notice at least shall be given, by posting up in the most public and frequented places in Douglass Town, Percé, Bonaventure, New Carlisse and Carleton, in the said inferior District of Gaspé, a written notice or advertisement in the English and French languages, expressing the object and intention of such Contract or Contracts, and the time and place for receiving proposals for the same.

One month's notice being first given,

V. And be it further enacted by the authority aforesaid, that the three Commisfioners to to be appointed for the erecting of a Common Gaol with a Court Hall at New Carlisle, shall, immediately after being so appointed, treat and agree with the Owner

Commissioners to agree with the Owners of the Lots, for the purchase of the Land

necessary for the purpose of electing thereon, the two Gaols with the Court Halls,

Owner or Owners, Curator or Guardian of the said Owner or Owners, for the purchase in see simple of four of the one Acre Lots of which the Town of New Carliffs confiffs, the faid Lots laying together and forming one piece, Lot, or square, for the purpose of erecting thereon the said Gaol with a Court Hall; and the said three Commissioners so to be appointed for the erecting of a Common Gaol with a Court Hall at Perce aforefaid, shall in like manner immediately after being so appointed, treat and agree with the Owner or Owners, Curator or Guardian of the faid Owner or Owners, for the purchase in see simple of a convenient Lot or Piece of Ground in the Town of Perce, whereon to erect the faid Common Gaol with a Court Hall at Percé aforefaid: And it shall and may be lawful to and for all Husbands, Guardians, Tutors, Curators, and all Trustees whatsoever, not only on behalf of themselves, but on behalf of the persons for whom they act, whether Minors or issue unborn, Lunaticks, Ideots or Femme coverte, or other person or persons who are or shall be seized, possessed of or interested in the said Lots or Pieces of ground, or either of them, on which the faid respective Common Gaols with Court Halls, shall be appointed to be erected, to contract or agree and to fell, convey or affure the same unto the faid Commissioners respectively for the purposes aforesaid; and the said Commissioners respectively to be named as aforesaid, shall endeavour to agree for the purchase of the aforelaid Lots, and pieces of ground, whereon to build the aforefaid Common Gaols with Court Halls, with the Owner or Owners, or the Curator or Guardian of the faid Owner or Owners, as aforesaid; and in case they cannot agree concerning the same, then and in that case, it shall and may be lawful for the Justices of the Peace of the faid Inferior Diffrict of Gaspe, or any two of them, and they are hereby required at the request of the said Commissioners respectively, to assemble and hold a special Sessions of the Peace at the place where the said Lots and pieces of ground whereon to erect the faid Common Gaols, respectively may be situated; and upon due proof being made of fourteen days notice having been given by the faid Commissioners to the Owner or Owners of such Lots, and pieces of ground of their intended application to such special Sessions, the said Justices of the Peace are hereby required to cause and direct the Sheriff of the said Inferior District, to summon a July of twelve difinterested men, who, after being duly sworn to appraise and value such Lots and pieces of ground, or any part thereof, at a fair and reasonable price, according to the best of their knowledge, shall proceed to view and value the said Lots and pieces of ground or any part thereof, and shall deliver in a verdict to the said Court, wherein the value and description of such Lot or Lots of ground shall be expressed; and such vergics so delivered in, to the said Court, shall be duly entered and become a verdict of the faid Court; and the value of the faid Lots and pieces of ground or any part thereof, being thus ascertained, the said Commissioners respectively, shall, immediately pay the same to the Owner or Owners thereof; and in case of refusal, to receive the same or of absence, the money shall be paid into the hands of the Cierk of the Peace of the faid inferior District of Gaspé, which being done, the same shall be held and reckoned a valid discharge of the payment, and with the entry of the verdict as aforesaid, shall be, deemed and taken as a sufficient conveyance

30

Provifo.

veyance and title to the respective Commissioners aforesaid, for the purposes herein before expressed. Provided, that in case the Owner or Owners may be absent from the District, then two months notice shall be given by the said Commissioners or any two of them, at the most public and frequented place where the said Lots and pieces of ground may be situated, by affixing thereon an advertisement signed by the said Commissioners or any two of them, of such their intended application to the Justices aforesaid.

Commissioners to account to the Governor for the application and expenditure of the money advanced.

VI. And be it further enacted by the authority aforefaid, that the faid Commisfioners so to be respectively named, from time to time, when thereunto required, shall account to the Governor, Lieutenant Governor or person administering the Government of this Province for the time being, of the application and expenditure of all and every the sum and sums of money to be advanced by them, and distributed by them, in the erection and sinishing the said Common Gaols with Court Halls, in such manner and form, as the Governor, Lieutenant Governor or person administering the Government of this Province for the time being, shall appoint and direct.

Both Gaols deelared the Common Gaols of the district. VII. And be it further enacted by the authority aforesaid, that the said Gaol when so erected at New Carlisse, shall become the Common Gaol of all that part of the inferior District of Gaspé, to the Westward of Point Mackarel in the Bay of Chaleur; and that the Gaol when so to be erected at Percé aforesaid, shall become the Common Gaol of all that part of the said inferior District, to the Eastward and Northward of Point Mackarel aforesaid, and on the Coast of the River Saint Lawrence, as far as the said inferior District extends, and the Sheriff of the said inferior District shall have the keeping of each of the said several Gaols aforesaid, so to be erected; and when and so soon as the said Gaols shall be sit for the reception of Prifoners, the said Commissioners respectively or any two of them, shall cause notice hereof to be given to the Sheriff of the said inferior District accordingly,

Governor to appoint the Gaoler and keeper of each of the Gaols

VIII. And be it further enacted by the authority aforesaid, that it shall and may be lawful, to and for the Governor, Lieutenant Governor or person administering the Government of this Province for the time being, after the said Common Gaols with Court Halls shall have been respectively erected as aforesaid, to appoint a Gaoler and keeper of each of the said Common Gaols and Court Halls, and to allow to them, respectively a fixed salary, together with the use and enjoyment of any part of the ground and premisses which may belong to each of the Common Gaols aforesaid, the said salaries to be respectively paid out of any of the unappropriated monies now in the hands of the Receiver General of this Province, or which may hereaster come into his hands, under any Act or Acts of the Legislature of this Province.

Governor im-

IX. And be it further enacted by the authority aforesaid, that it shall and may

vance fuch fums of money as he may think expedient to the Commissioners imposed and levied under the Act 45 Geo. III, Cap 13.

be lawful, for the Governor, Lieutenant Governor or person administering the Government of this Province for the time being, to advance to the said Commissioners respectively, such sum or sums of money as he may judge expedient and necessary, to defray the expence to be incurred under and by virtue of this A&, for the erecting of the said Common Gaols with Court Halls respectively as aforesaid, out of the unappropriated monies, from the Rates and Duties imposed and payable under and by virtue of An Act, intituled, "An Act to provide for the crecting of a Common Gaol in each of the Districts of Quebec and Montreal respectively, and the means for defraying the expences thereof," which now are or hereaster shall come, into the hands of the Receiver General of this Province.

The Gaols to ferve as Houles of Correction.

X. And whereas it will be expedient that the said Common Gaols when so erected at New Carlisle, and Percé, in manner atoresaid, should also serve as Houses of Correction; Be it therefore enacted by the authority aforesaid, that until a House or Houses of Correction shall be built in the said inferior District of Gaspé, the said Common Gaols shall serve as Houses of Correction in the said several portions of the said inferior District, wherein they are to serve as Common Gaols aforesaid, and each of them is hereby constituted a House of Correction; and that all and every idle and disorderly person or Rogues and Vagabonds and incorrigible Rogues, who may in pursuance of the Criminal Statutes or Criminal Laws of this Province, or any or either of them, be liable to be committed to a House of Correction, shall be liable to be committed to the said Common Gaols in the said Divisions or Portions of the said inferior District respectively, where he, she or they shall be detained, as lawfully and effectually as if the same were such House of Correction, as by the said Criminal Statutes or Criminal Laws, or either of them is intended.