PROVINCIAL STATUTE

O F

LOWER-CANADA,

Anno Regni GEORGII III. Quinquagesimo Secundo.

HIS EXCELLENCY

SIR GEORGE PREVOST, Baronet.

GOVERNOR IN CHIEF.

⁴⁴ A T the Provincial Parliament, begun and holden at Quebec, the Twelfth day ⁴⁵ of December, Anno Domini, one thousand eight hundred and ten, in the ⁴⁶ fifty first year of the Reign of our Sovereign Lord GEORGE the Third, by the ⁴⁷ Grace of GOD, of the United Kingdom of Great Britain and Ireland, KING; ⁴⁸ Defender of the Faith. And from thence continued by feveral Prorogations to ⁴⁹ the fixteenth day of July, one thousand eight hundred and twelve;"

" Being the third Seffion of the Seventh Provincial Parliament of Lower-Canada,"

ACT to facilitate the circulation of Army Bills.

(1ft August, 1812.)

MAY IT PLEASE YOUR MAJESTY,

Freamble.

WHEREAS by minute of your Majefty's Executive Council of this Province, made on the Sixth day of July in this year of our Lord one thousand eight hundred and twelve upon reference by his Excellency Sir George Prevost, Baroner, your Majefty's Captain General and Governor in Chief in and over the Provinces of Lower-Canada, Upper-Canada, Nova Scotia, New Brunswick and their several dependencies, Lieutenant General and Commander of your Majefty's Forces in British North America, it was declared to be the unanimous opinion of that Board, That for the purposes of maintaining the means of circulation and answering the exigencies of the public fervice at this important conjuncture, it was adviseable, "FIRST,

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" FIRST, That His Excellency the Governor, as the Commander of His Majefty's Forces, from time to time, fhould prepare and make or cause to be prepared and made, any number of Bills to be denominated, ARMY BILLS, containing one common fum or different lums in the principal monies, fo that all the principal fums to be contained in the faid Army Bills to to be made, do not exceed two hundred and fifty thousand pounds currency. SECOND, that such Army Bills should be issued from an office to be established for that purpose to be called the Army Bill Office. THIRD, that the faid Army Bills of twenty five dollars each and upwards, fhould bear interest at the rate of four pence per centum per diem, upon or in respect of the feveral amounts of each. FOURTH, that the principal fums of the faid Aimy Bills of twenty-five dollars each and up wards, thould at the option of the Commander of the Forces, be payable on demand to the holders of luch Army Bills in cash or in government Bills of Exchange in London, at thirty days fight at the curcent rate of Exchange. FIFTH, that the intereft of all fuch Army Bills of twentyfive dollars each and upwards upon the payment thereof in cafh or in Bills of Exchange as aforefaid, fhould be paid in Army Bills or in cafh at the Army Bill Office at the option of the Holders of fuch Army Bills. SIXTH, that the principal fums of all fuch Army Bills of twenty-five dollars each and upwards, 'if paid in cafh. should be paid at the Army Bill Office, but if paid in Government Bills of Exchange, should be paid at the Office of the Commission General, upon a deposit in Army Bills of the amount of the Bills of Exchange to be fo paid, and a certificate of such deposit under the hand of the Superintendant of the Army Bill Office, to the Commillary General. SEVENTH, that it will be adviseable for His Excellency the Governor as Commander of the Forces, from time to time to prepare and make or caule to be prepared and made fuch number of Army Bills of the value of four dollars each as he shall fee fit, provided, the faid Army Bills of four dollars each, and the faid Army Bills of twenty-five dollars each and upwards, do not together exceed the aforefaid fum of two hundred and fifty thousand pounds currency. EIGHTH, that the faid Army Bills of four dollars each fhould be payable at the Army Bill Office in cafh, to the bearer on demand. NINTH, that all Army Bills whatever fhould be iffued as cash, upon the warrants of His Excellency as Commander of the Forces, to fuch perfon or perfons, as he by fuch warrants shall fee fit to direct fuch payments to be made. TENTH, that the current rate of Exchange thould be established on oath once in every formight by five persons to be named by His Excellency and publickly notified before any Army Bills whatever shall be iffued. ELEVENTH, that if any Army Bill shall be filled up by indorfements or be by accident defaced, the fame on application being delivered up fhould be cancelled, and new Army Bills fhould be iffued in lieu of luch Army Bills fo cancelled and fuch new Army Bills should bear the same numbers, dates and principal sums and carry the like interest as the Army Bills, fo cancelled. Twelfrn, that no Army Bills flouid be re iffued, those of four dollars each excepted, and that all Army Bills whatever should at all times be redeemable by being called in and paid, both principal and intereft, in cafh." And whereas His Excellency Sir George Prevoft, Baronet, hath been pleafed thereupon to prepare and caufe to be prepared such Army Bills as aforefaid, to the value of two hundred and fifty thousand. pounds, currency, which from time to time as required will be iffued. And whereas it is the bounden duty of the Legislature of this Province, to furnish every pollible.

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poffible aid and affiftance towards the defence and protection of the Province, and to: this end it is neceffary to facilitate and fupport the circulation of all fuch Army Bills; May it therefore pleafe your Majefty that it may be enacted and be it enacted by the King's most excellent Majesty, by and with the advice and confent of the Legislative Council and Affembly of the Province of Lower-Canada, conflicuted 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 paffed in the fourteenth " year of His Majefly's reign, inituled " An AEt for making more effectual provision. " for the Government of the Province of Quebec in North America," And to make fur-" ther provision for the Government of the faid province," And it is hereby enacted by the authority of the fame, that it shall and may be lawful to and for the Governor, Lieutenant Governor or perfon administering the Government of this Province for the time being, and each of them is hereby enabled, authorifed and empowered from time to time and at all times, to pay and allow or caufeto be paid and allowed out of all. every and any the monies, cuftoms, taxes and revenues of this Province, and in preference to all other claims and demands whatfoever, all fuch interest at the rate of four pence per hundred pounds per diem, as aforefaid as shall have arifen and grown due upon all, every and any fuch Army Bill, as aforelaid, which shall be foiffued as aforefaid, not exceeding in the whole the fum of fifteen thousand pounds currency, per annum, which faid interest shall run from the day of the date of such Bill or Bills, and fuch other charges as shall be necessarily incurred in, to or for the iffuing, circulating or cancelling of the faid Army Bills, not exceeding in the wholetwo thouland five hundred pounds, currency per annum, any thing herein or in, any other Act contained, to the contrary notwithstanding.

Monies issued out of Customs, &c. of this Province to be replaced,

Interest allowed

on Army Bills.

II. Provided always and be it enacted by the authority aforefaid, that whatevermonies shall be iffued out of the aforefaid monies, customs, taxes and revenues of this Province, shall from time to time be replaced by and out of the first supplies to be then after granted to His Majesty, his heirs and successors, in the Provincial Parliament.

Army Bills shall be current in the revenue. III. And be it further enacted by the authority aforefaid; that all each and every the faid Army Bills which fhall be iffued as aforefaid, and fhall from time to time remain undischarg d and uncancelled, fhall and may be received and taken ands fhall pafs and be current to all and every the Collectors and Receivers in this Province of Lower Canada, of the Cuftoms or any Revenue or Tax whatfoever already granted, due or payable, or which fhall or may hereafter be granted, due or payable to His Majefty, his Heirs and Succeffors under and by virtue of any. Act of the Parliament of Great Britain or of the Provincial Parliament or otherwite, and alfo at the Office of the Receiver General of this Province from the faid Collectors and Receivers or from any other perfon or perfons, bodies politic or corporate whatfoever, making any payments whatever there to His Majefty, his. Heirs and Succeffors for or upon any account, caufe or occafion whatfoever, and that

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that the fame in the hands of fuch Collectors and Receivers and in the hands of the Receiver General of this Province shall be deemed and taken as Cosh, and as tuch shall be charged against and credited to such Collectors and Receivers and to such Receiver General as aforefaid respectively in their respective accounts with each other and with His Majesty, his Heirs and Successors.

IV. And be it enacted by the authority aforesaid, that the interest which from

time to time shall be due upon any such Army Bill as aforefaid, shall be allowed

to all perfons bodies politic and corporate paying the fame to the Receiver Gene-

ral of this Province, or to any Collector or Receiver of any of His Majefty's Cuftoms, revenues or taxes up to the respective days whereupon such Bill or Bills shall be so paid; Provided always that every such Receiver General, Collectors

and Receivers as afore faid shall be accountable for the interest on every such Bill so by them or either of them received for and during the time during which such

In revenue payments, interestal lowed to the day of payment.

Provise.

Interest to cease from the day on. which the Bills are called in tobe paid in specie. Bill shall remain in their hands. V. And be it further enacted by the authority aforefaid, that all intereft upon fuch Army Bills as aforefaid fhall ceafe from and after the fourteenth day next after the day on which the fame by any proclamation or other public, requifition by the Commander of His Majelly's Forces for the time being, fhall be called in to be redeemed in cafh and that money fhall be referved in hand for difcharging the fame.

Penalty on forggiag Army Bills.

VI. And be it further enacted by the authority aforefaid, that if any perfon or perfons shall forge or counterfeit any fuch Army Bills as aforefaid which shall be iffued before the fame fhall be paid off, discharged or cancelled, or any flamp, indorfement or writing thereupon or therein or tender in payment any fuch forged or counterfeit Army Bills or any fuch Army Bill with fuch counterfeit stamp, indorfement or writing thereupon or therein, or fhall demand to have fuch counterfeit Army Bill or any fuch Army Bill with fuch counterfeit ftamp, indorfement or writing thereupon or therein exchanged for Bills of Exchange or for cafh or ready money by any perfon or perfons, body or bodies politic or corporate who fhall be obliged or required to exchange the fame or by any other perfon or perfons what loever knowing the Bill fo tendered in payment or demanded to be fo exchanged or the flamp or indorfement or writing thereupon or therein to be forged or counterfeited, and with intent to defraud His Majefty, his Heirs and Succeffors or the perfons appointed or to be appointed to pay off the fame or any of them or to pay. any interest thereon, or the person or persons, officer or officers, body or bodies politic or corporate who shall issue or exchange the same for Bills of Exchange or any of them, or any other perfon or perfons, body or bodies politic or corporate whatever, then every fuch perfon or perfons fo offending being thereof lawfully convicted shall be adjudged a Felon, and shall fuffer as in cases of Felony, without benefit of clergy.

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All Contracts to be void in which any distinction shall be made between army Bills and cash.

VII. And be it further enacted by the authority aforefaid, that if any perfon or perfons in any contract covenant agreement promife or other engagement whatever written or verbal fhall fpecially undertake to pay or ftipulate to be paid for any work, labour, goods, wares, merchandize, chattels or effate, moveable or immoveable or for any other matter or thing whatever, in fpecie or in any gold, filver or copper coin or fhall otherwife make any diffinction in value between the current coin and money of this Province, and fuch Army Bills as aforefaid then and in every fuch cafe, fuch contract, covenant, agreement, promife or other engagement written or verbal as aforefaid, fhall be utterly and entirely null and void to all intents and purpofes whatfoever, and every and any fuch undertaking, to pay or flipulation to be paid in soft or in any gold, filver or copper coin as aforefaid, and every fuch diffunction in value as aforefaid, for made as aforefaid, fhall and may be proved in any and every of His Majefty's Courts of Law in this Province, by parol proof, any law, ufage or cuftom to the contrary notwithftanding.

Noarrest if a tender in Army Bills be made.

Proviso.

VIII. And be it further enacted by the authority aforefaid that for and during the period of five years from the paffing of this Act no perfon shall be held to special Bail upon any process illuing out of any Court of Judicature in this Province unless the affidavit which thall be made for that purpole according to the Provisions contained in the Ordinar ce made and palled in the twenty fifth year of the Reign of His Majefly King George the Third, intituled "An Ordinance to regulate the " proceedings in the Court of Civil Juaicature and to establish Trials by Juries " in actions of a commercial nature and perfonal wrongs to be compensated in damages," shall not only contain the feveral matters required by the faid Ordinance, but also that no offer has been made to pay in Army Bills the sum of money in fuch affidavit mentioned and therein sworn to for the purpole of holding fuch perfon to special Bail. And if any process shall be issued against any perfor. upon which fuch perion might have been held to fpecial Bail before the palling of this Act and no affidavit fhall be made as aforefaid 46 That no fuch offer of payment in Army Bills had been made as aforefaid," fuch perlon shall not be arrelted on fuch process but proceedings shall be had against such perfon in the same manner as if no affidavit had been made for the purpole of holding fuch perfor to special Bail under the provisions of the Ordinance last aforelaid. Provided always, that if an affidavit shall be made upon which any perfon or perfons might been held to special Ball upon any luch process as aforefaid before the passing of this Act, and it shall be likewife (worn in fuch affidavit that fuch offer of payment in Army Bills has been made as aforefaid to that the perfon or perfons who might have been arrefted and held to special Bail upon such process, if this All had not been made, cannot by reafon of such offer and of the provisions in this Act contained be so arrefled, and held to special Bail, it shall be lawful for the Court out of which such process thall iffue or for any Judge of fuch Court in a lummary way in term or vacation to order the defendant or defendants in the action in which fuch process shall iffue and who might have been to held to tpecial Bail as aforefaid if this Act had not been made to caufe Army Bills to the amount of the fum of money for which fuch perion or perions might have been to held to fpecial Bail if this Act had not been made

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made to be deposited in such manner as such Court or such Judge shall direct to answer the demande of the Plaintiff or Plaintiffs in such action, and if such deposit shall not be made within the time limited by such order after such notice thereof, as shall thereby be directed to be given, it shall be lawful upon affidavit duly made and filed that such deposit has not been made according to such order, to arrest such defendant or defendants and to hold him or them to special Bail in such and the same manner as if this Act had not been made.

No attachment shall issue if there be not an affidavit of no tender in Army Bills.

Proviso.

IX. And be it further enacted by the authority aforefaid, that for and during the period of five years from the paffing of this Act no process of attachment for attaching the effate, debts and effects of what nature foever of any perfon or perfons whomfoever whether in the hands of the owner, the debtor or of a third perfon prior to trial and judgment shall iffne, unless the affidavit which shall be made for that purpose according to the provisions contained in the Ordinance made and paffed in the twenty-feventh year of the reign of His Majefty King George the Third, intituled, " An Ordinance to continue in force for a limited time an Ordinance made " in the twenty-fifth year of His Majefly's reign, intituled, An Ordinance to regulate " the proceedings in the Court of Civil Judicature and to establish Trials by Juries " in actions of a Commercial nature and perfonal wrongs to be compenfated in damages " with fuch additional regulations as are expedient and neceffary," that not only contain the feveral matters required by the faid AR but allo that no offer has been made to pay in Army Bills the fum of money in fuch affidavit mentioned and therein fworn to for the purpole of obtaining fuch attachment. And if any process of attachment shall be issued upon which the estate debts and effects of any nature foever of any perfon or perfons whom foever in the hands of the owner of the debtor or of a third person, might have been attached prior to Trial and Judgment before the passing of this Act, and no affidavit shall be made that no such offer of payment in Army Bills had been made as aforelaid, such attachment shall not be executed, and proceedings shall be had against the owner or owners of the effate debts or effects which might otherwile have been attached in the fame manner as if no affidavit had been made for the porpole of obtaining an attachment under the provisions of the Ordinance last aforelaid. Provided always, that if affidavit shall be made upon which any attachment against the effate, debis and effects of any perion or perfons whom foever in the hands of the owner of the debtor or of a third perfon. might have been obtained before the patting of this Act, and it thall likewife be fworn in fuch affidavit, that fuch offer of payment in Army Bills has been made as aforefaid fo that fuch attachment which might have been obtained and illued if this A& had not been made, cannot by realon of fuch offer and of the provisions in this Act contained be lo obtained or iflued, it shall be lawful for the Court out of which the Process ad Respondendum in such cafe thall iffue or for any judge of such Court in a fummary way in term or vacation, to order the defendant or defendants in the action in which luch Process ad Respondendum Chall iffue, to caule fuch Army Bills as aforefaid to the amount of the fum of money for which fuch attachment might have illued if this A& had not been made, to be depolited in luch manner as luch Court or luch Judge shall direct to answer the demande of the plaintiff or plaintiffs

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in fuch action. And if fuch deposit shall not be made within the time limited by fuch order, after fuch notice thereof as fhall thereby be directed to be given, it shall be lawful upon affidavit duly made and filed, that fuch deposit has not been made according to fuch order to award and caufe to be iffued an attachment or attachments against the estate, debts and effects of any nature whatsoever of such defendant or defendants in fuch action in the hands of the owner, of the debtor. or of a third perfon prior to trial or judgment, in fuch and the fame manner, as if this A& had not been made.

On Capias ad satisfaciendum a deand costs in Army Bills shall stay proceedings.

X. And be it further enacted by the authority aforefaid, that if any perfon or posit of the debt perfons against whom any Writ of Capias ad Satisfaciendum shall have iffued out of any of His Majefty's Courts in this Province, shall deposite in the handsof the Sheriff to whom fuch Writ of Capias ad Satisfaciendum shall be addressed, the amount of the fum for which fuch Capias ad satisfaciendum shall have iffued in Army Bills, such deposit fo made, shall operate as a fupersedeas of such Writ of Capias ad falis/aciendum, and it shall be lawful to and for the Court out of which fuch Capias ad fatisfaciendum shall have iffued, or for any Judge of such Court in a fummary way upon affidavit duly made and filed that fuch deposit has been fo made as aforefaid, forthwith to discharge such person or persons against whom such Capias ad fatisfaciendum shall have isfued, out of custody, and to direct and order fuch Army Bills to remain or be deposited in fuch manner as fuch Court or fuch Judge shall direct, to fatisfy the judgment obtained by the plaintiff or plaintiffs in the action in which fuch Capias ad fatisfaciendum shall have iffued. And if fuch. plaintiff or plaintiffs shall fee fit to take up and receive fuch Army Bill fo depofited, then and in fuch cale and from thenceforth, the judgment obtained by fuch. plaintiff or plaintiffs fhall thereby be and for ever fhall remain fully and entirely paid, discharged and satisfied, to all intents and purposes whatever. But if such plaintiff or plaintiffs shall not fee fit to take up or receive such Army Bills fo depolited, then and in fuch cafe fuch depolit of fuch Army Bills shall operate to ftay all proceedings whatever in fuch action and upon fuch judgment until the expiration of five years from the patting of this Act, and from and after the expiration of five years from the paffing of this Act and not before, process of execution shall be allowed and be iffued for the fatisfaction of the principal fum of fuch. judgment with intereft, thereon to the day on which fuch deposit of fuch Army. Bills shall be fo made and not after, in such and the same manner as if this Act had. never been made, and fuch Army Bills fo deposited, shall be returned and restored. to the person or persons by whom the same shall have been to deposited.

On Fieri Facias, &c. a deposit of the debt and costs in Army Bills shall stay prooccdings.

XI. And be it further enacted by the authority aforefaid, that if any perfon or perfons against whole goods or chattels, lands or tenements, debts or credits, any Writ of Fieri facias, attachment, Venditioni exponas or other Writ of execution shall have issued after judgment, out of any of His Majefty's Courts in this Province, shall deposit in the hands of the sheriff to whom such Writ of Fieri facias, attach. ment, Venditioni exponas or other writ of execution shall be addreffed, the amount

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of the fums for which fuch writ of Fieri Facias, attachment, Venditioni exponas or other writ of Execution shall have isfued, in Army Bills, fuch deposit fo made fhall operate as a supersedeas of such Writ of Fieri facias, attach nent, Venditioni exponas, or other Writ of execution, and it shall be lawful to and for the Court out of which fuch Writ of Fieri facias attachment, Venditioni exponas or other Writ of execution shall have iffued or for any Judge of fuch Court in a fummary way upon affidavit duly made and filed that fuch deposit has been fo made as aferesaid, forthwith to order Main levée of such Writ of Fieri facias attachment, Venditioni exponas or other Writ of Execution, and to direct and order fuch Army Bills to remain or be deposited in such manner as such Court or such Judge shall direct, to fatisfy the Judgment fo obtained by the plaintiff or plaintiffs in the action in which fuch Writ of Fieri facias attachment, Venditioni exponas or other Writ of execution shall have issued, and if such plaintiff or plaintiffs shall see fit to take up and receive fuch Army Bills fo deposited, then and in fuch cafe and from then ceforth the judgment obtained by fach plaintiff or plaintiffs shall thereby be and for ever shall remain fully and entirely paid, discharged and fatisfied to all intents and purpoles whatever. But if fuch plaintiff or plaintiffs shall not fee fit to to take up or receive fuch Army Bills fo deposited, then and in fuch cate, fuch. deposit of such Army Bills shall operate to stay all proceedings whatever in luch action, and upon fuch judgment until the expiration of five years from the paffing. of this A&, and from and after the expiration of five years from the paffing of this Act, and not before process of execution shall be allowed and be iffered for the fatisfaction of the principal fum of fuch judgment with interest thereon to the day. on which fuch deposit of fuch Army Bills shall be fo made and not after, in fuch and the fame manner as if this Act had never been made, and fuch Army Bills fodeposited, shall be returned and reftored to the person or persons by whom the fame shall have been fo deposited.

Relief for Bills lost or destroyed.

Proviso

XII. And be it further enacted by the authority aforefaid, that in cafe proof fhall be made on the oath or oaths of one or more credible Witnefs or Witneffes, before the Chief Juffice or other Juffices of His Majefty's Court of King's Bench, or any of them in this Province, that any Army Bills shall by cafualty or milchance have been loft, burnt, or otherwise deltroyed before the fame shall have been paid off. and discharged; and if by such oath or oaths the numbers and sums of such Bill or Bills shall be correctly alcertained, and the faid Chief Justice and other of the faid. Iuffices or any of them before whom fuch oath or oaths shall be made, shall certify that he or they are fatisfied with fuch proof, then and in every fuch cafe the proprietor or posse for of such Bill or Bills shall be entitled to receive, onapplication at the Army Bill Office, another Bill or other Bills, bearing the fame arithmetical number and value as the Bill or Bills fo loft, burnt or deflioyed. Provided that the perion or perfons fo receiving the money, do give fecurity to the King, to the good liking of the perfon or persons appointed, or who shall be appointed as aforelaid, to pay off and take in the faid Bills, to pay into the receipt of the Pay Mafter or Pay Mafters of the Army Bill Office for the use of the Public, so much money as shall be paid upon such Certificate or Certificates, if the Bill or Bills to certified to be loft, burnt or destroyed, shall be thereaster produced.

XIII.

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Provincial seeurity for ultimate payment of Army Bills. XIII. And whereas there may be many persons defirous of coming forward in aid of His Majefty's Government, with the loan of monies, who, having no commercial concerns whereby to dispose of Bills of Exchange, and whom on that account may be deterred therefrom; for remedy thereof, Be it enacted by the authority aforefaid, that from and after the expiration of five years after the paffing of this Act, each and every holder of any and every fuch Army Bill as may then remain unpaid and unsatisfied, fhall be entitled to receive out of and from the monies that then may be in the hands of the Receiver General of this Province, or from the first monies that may thereafter come into has arising out of any taxes or duties heretofore imposed or that may hereafter be imposed, levied or raised by virtue of any Act or Acts of the Provincial Legislature, or from the rents and revenues of His Majefty's Territorial Domains in this Province, the full amount of all such Army Bills in money, with the interest remaining due thereon.

Duty of the Receiver General on the receipt and payment of Army Bills.

XIV. And be it further enacted by the authority aforefaid, that it fhall be the duty of the Receiver General of the Province, on receipt and payment of all or any of fuch Army Bills as aforefaid, to pay over the fame His Majefty's Commiffary General for the time being, and to receive from him the amount thereof in Government Bills of Exchange, at the current rate of Exchange, or in Cafh at the option of the faid Commiffary General; and faid Receiver General fhall immediately thereafter render a true and exact account of all fuch payments and receipts to the Governor, Lieutenant Governor or Perfon adminiftering the Government for the time being, in order that the fame may be laid before the Houfe of Affembly at the next Seffion thereafter.

The exportation of specie and Bullion prohibited under penalty of forfeiture.

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XV. And be it further enacted by the authority aforesaid, that for and during the period of five years from the paffing of this Act, no perfon whatever fhall export or otherwise carry out of this Province, any Gold, Silver, or Copper Coin of any description whatloever, or any molten Gold or Silver in any shape or shapes whatever; and if any perfon whatever shall export or otherwife carry out of this Province, or procure to be exported or otherwife carried out of this Province, or put on board of any ship, vessel or boat or into any land carriage, to be exported or otherwise carried out of this Province, or shall in any manner or way what loever attempt or endeavour to export or otherwife carry out of this Province, or attempt or endeavour to procure to be exported or otherwife carried out of this Province, any Gold, Silver or Copper Coin of any description whatever, or any molten Gold or Silver in any fhape or fhapes whatever, then, in each and every fuch cafe, fuch Gold, Silver and Copper Coin and fuch molten Gold and Silver shall be forfeited, one half to His Majefty, his Heirs and Succeffors, and one half to the perfon who shall fue for the same, and the same shall and may be feized, fued for, profecuted, condemned and recovered in fuch Courts, and by fuch and the like ways, means and methods, and the produce thereof disposed of and applied in such and the like manner and to such and the like uses and purposes as any forfeiture incurred by any law respecting the Revenue of the Cultoms may now be feized, sued for, prosecuted, condemned or recovered, disposed of or applied.

XV.

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An action against the exporter of Specie or Bullion

XVI. And be it further enacted by the authority aforefaid, that every perfon whatever, who during the aforefaid period of five years from the paffing of this AQ, fhall export or otherwife carry out of this Province, or procure to be exported or otherwise carried out of this Province, or shall put on board of any ship, or veffel or boat or into any land carriage to be exported or otherwile carried out of this Province, or fhall in any manner or way whatfoever attempt or endeavour to export or otherwise carry out of this Province, or attempt or endeavour to procure to be exported or otherwife carried out of this Province, any Gold, Silver or Copper Coin of any defcription whatever, or any molten Gold or Silver, in any fhape or fhapes whatever, for every fuch offence, over and above the forfeiture of fuch Gold, Silver and Copper Coin, and of such molten Gold or Silver, if the same shall be seized. shall forfeit the fum of Two hundred Pounds, and double the value of fach Gold. Silver and Copper Coin, and of fuch molten Gold and Silver, one half to His Majefty, his Heirs and Succeffors, and one half to the perfon who fhall fue for the same, by bill, suit, action or information in any of his Majesty's Courts in this Province.

Not to prevent persons taking out of the Prowince the sum of £10, or such further sum &c, with licence from the Governor.

XVII. Provided always, and it is hereby enacted by the authority aforefaid, that nothing in this A& contained shall extend or be construed to extend to any perfor leaving this Province, and carrying with him no greater or other fum than the fum of Ten Pounds, Sterling, in coin, and no molten Gold or Silver, in any shape or shapes whatever, fave and except such further sum and such articles of plate as he, fhe, or they, by licence under the hand of the Governor, or Licutenant Governor or Perfon administering the Government of this Province for the time being, shall be permitted and allowed to carry with him, her or them.

Penalty on persons convicted of perjury.

XVIII. And be it further enacted by the authority aforefaid, that any perfon taking a falle oath in any cafe wherein an oath is required to be taken by this AG, fhall be deemed guilty of wilful and corrupt Perjury, and being thereof duly convicted, shall be liable to such pains and penalties, as by any Laws now in force, any perfons convicted of wilful and corrupt perjury, are subject and liable to.

Fines &c. to be paid into the hands of the Receiver General and to be account-Crown.

XIX. And be it further enacted by the authority aforefaid, that the fines, forfeitures and penalties, by this Act imposed, except the part granted to informers, shall be paid into the hands of his Majefly's Receiver General of this Province, by ed for to the the perfon or perfons receiving the fame, for the use of his Majesty, and shall be accounted for to the Crown, through the Commissioners of his Majesty's Treasury for the time being, as the Crown shall direct.

Limitation of actions,

XX. And be it further enacted by the authority aforefaid, that if any action or fuit shall be commenced against any perfon or perfons for any thing done in purluance of this Act, fuch action or fuit shall be commenced within two years." next

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next after the offence shall have been committed, and not afterwards, and the defendant or defendants in such such a committed, and plead the general issue, and give this Act and the special matter in evidence, at any trial to be had thereupon and that the same was done in purstance of this Act; and if it shall appear to to have been cone, then the Court shall find for the defendant or defendants, and if the plaintiff or plaintiffs shall be non-fuited or discontinue his or their action, after the defendant or defendants shall have appeared, or if judgment shall be given agains the plaintiff, the defendant or defendants shall and may recover trible costs, and have the like remedy for the same as defendants have in other cales by Law.