## CAP. III.

An Act to amend an Act passed in the sirst year of His present Majesty's Reign, intituled, "An Act for the summary Trial of certain Small "Causes, in the Country Parishes in this Province."

(18th February, 1822.)

Preamble.

THEREAS it is necessary to amend an Act passed in the first year of His Majesty's Reign, Chapter second, intituled, " An Act for the summary Trial of certain Small Causes, in the Country Parishes 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, constituted 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 Majesty's Reign, intitaled, " An Att for mak-"ing 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 same, that the first Section of the faid Act, passed in the first year of His Majesty's reign, intituled, "An " Act for the summary Trial of certain Small Causes, in the Country Parishes of " this Province," shall be and the same is hereby repealed; and that instead thereof it be enacted, and it is hereby enacted by the authority aforesaid, that such Commissioners as may have been or as shall hereafter be appointed, in virtue of the said A&, passed in the first year of His Majesty's reign, in any of the Parishes or Townships in this Province, may take cognizance of such Causes as are herein after specified, arifing in the Parish or Township in which such Commissioner or Commisfioners may reside, (the Counties of Quebec and Montreal, and the Town and Parish of Three Rivers, excepted) and for that purpose, it shall and may be lawful, to and for such Commissioner or Commissioners, upon request or application to them or any of them made, to grant and iffue or cause to be granted or iffued, a Summons or Summonses, to one or more Person or Persons, as the case may require, which Summons shall be in the form prescribed in the said Act, herein above recited, and shall not be returnable in less than two intermediate days, in cases where the Defendant or Defendants shall reside within two leagues distance from the residence of the Commissioner or Commissioners before whom he or they may be summoned; allowing one day more between the service and return of every such Summons for every

First section of Act I. Geo. 4,cap. 3, repealed.

Manner in which Commissioners are to proceed under this Act.

every five leagues distance over and above the said two leagues, at which the Defendant or Defendants may reside from the place where such Commissioner or Commissioners may hold his or their Court, as herein-after provided; and to hear, try and determine in a summary manner, agreeable to Law, and the evidence before them, all causes and complaints which shall be brought before him or them and arising within the Parish or Township as aforesaid, in which such Commissioner or Commissioners may refide, concerning the recovery of debts, not exceeding in amount the fum of four pounds, three shillings and four pence, current money of this Province, of the following nature, that is to fay: for goods, cattle or other moveables fold and delivered, work and labour done, money lent and advanced, money paid, laid out or expended, to or for the use of any person or persons, and for rent stipulated and agreed upon, either for houses or other immoveable property, and for hire of horses, cattle or other moveable effects, or on acknowledgement, commonly called and known under the description of Bons, or on such note or notes of hand in which the party or parties to whom only such note or notes are payable, shall fue the maker or makers thereof, but not in cases in which any party or parties so fuing, shall claim as indorsee or otherwise than as aforesaid. Provided always, that in case there shall not be a Commissioner appointed or resident at the Parish or Township as aforesaid in which the debtor may reside, or in case such Commissioner shoold be absent, then such debtor may be sued before the Commissioner who may Commissioner of reside nearest to the Parish or Township in the same County, in which the defendant or defendants may reside, and in case that during any furt the Commissioner should be recused by either of the parties, such suit shall be immediately transmitted to the Commissioner of the nearest Parish, Township or Seigneurie within the same county, and if the recusation be adjudged valid by such Commissioner, he shall proceed to adjudge and determine the cause, but on the contrary, if he adjudge the reculation to be frivolous or unfounded, he shall fend the parties before the recused Commissioner, in order that he do proceed as if such recusation had not been proposed.

Whereno Commissioner is resi-dent, debtor may be sued before the or Township.

This Act and Act 1 Geo. 4 cap. 2, extended to Seigneuries mak-ing no part of any Patish or Town-

II. And be it further enacted by the authority aforesaid, that this A& and the above mentioned Act paffed in the first year of His Majesty's Reign, intituled, An A& for the summary trial of certain small causes in the Country Parishes in " this Province," shall be extended to, and be in force in such Seigneuries in this Province, as may not be comprehended in or make part of any Parish or Township in the faid Province.

to the commissioner allowed.

Manner in which a clerk shall be appointed.

III: And be it declared and further enacted by the authority aforesaid, that in Only one clerk any one Parish, Township or Seigneurie as aforesaid, no more than one Clerk or person doing the duty of Clerk, under and in virtue of the above recited Act, shall be employed or in any way act as such Clerk, although two or more Commissioners may have been or may hereaster be appointed in such Parish, Township or Seigneurie as aforesaid in virtue of the said Act; and that the person first appointed to be or act as such Clerk, shall be and act as such Clerk, to the exclusion of all others subsequently appointed as such, in the same Parish, Township or Seigneurie, and when it may hereafter be necessary to appoint a Clerk or person to act as such, under the said Act, the appointment shall be vested in a majority of the Commissioners, where there are more than two Commissioners in the same Parish, Township or Seigneurie as aforesaid, and when there are no more than two Commissioners in such Parish, Township or Seigneurie as aforesaid, then the appointment of such Clerk or person to act as such, shall be vested in the Commissioner whose appointment shall have been oldest or first in date. Provided always, that any Clerk or Clerks, or person or persons acting as fuch, that may have been or that may hereafter be appointed, under and in virtue of this and of the above recited Act, shall and may be removeable from his office, by the Commissioner by whom he may have been appointed, or by the Commissioners of the same Parish, Township or Seigneurie as aforesaid, or a majority of them, such removal being sanctioned by the Governor, Lieutenant-Governor or person administering the Government of the Province for the time being, and another Clerk or person to act as such appointed in his stead, as by this and the above recited Act it is provided.

Clerk removeable with the sanction of the Governor.

> IV. Provided always, and be it declared and further enacted by the authority aforesaid, that no more than one Court shall be held in any Parish, Township or Seigneurie in this Province, under and in virtue of the faid Act, although two or more Commissioners may have been appointed for the same Parish, Township or Seigneurie, it being nevertheless competent for all the Commissioners appointed under and in virtue of the said Act in the same Parish, Township or Seigneurie, to be present and to assist as such Court, if need be, or if they so think fit, and the place where the Court shall be held in such Parish, Township or Seigneurie, shall be fixed by the majority of the Commissioners, where there are more than two Commissioners in the same Parish, Township or Seigneurie, and when there are no more than two Commissioners in the same Parish, Township or Seigneurie, then the Senior Commissioner shall fix the place where such Court shall be held; and in every Writ of Summons, to iffue under the faid A&, the place where the Court is to be held, shall be mentioned in the Writ.

Only one Court to be established in each Parish,

Saving of the sights of the Grown.

V. Provided always, and it is declared and enacted by the authority aforesaid, that nothing herein-contained shall be construed in any manner, to derogate from the rights of the Crown, to erect, constitute and appoint Courts of Civil or Criminal Jurisdiction within this Province, and to appoint from time to time, the Judges and officers thereof, as His Majesty, his Heirs or Successors shall think necessary or proper for the circumstances of this Province or to derogate from any other right or prerogative of the Crown whatsoever.

Pablic Act.

VI. And be it further enacted by the authority aforesaid, that this A& shall continue and be in force until the first day of May, one thousand eight hundred and twenty-three, and no longer.

## CAP. IV.

An Act to amend certain parts of an Act, passed in the forty-seventh year of the Reign of His late Majesty, intituled, "An Act to provide "Returning Officers, for the Election of Knights, Citizens and Bur"gesses, to serve in the House of Assembly, and to regulate Elections
"to be held for that purpose," and more effectually to prevent illegal practices in the Election of Members to serve in the said Assembly, and for surther securing the freedom of such Elections.

(18th February, 1822.)

Preamble.

THEREAS the provisions of an A& passed in the forty-seventh year of the Reign of His Majesty George the Third, intituled, 65 An Act to provide 66 Returning Officers for the Election of Knights, Citizens and Burgesles to serve in the House of Assembly, and to regulate Elections to be held for that purpose," have not been found sufficient to preventillegal and corrupt practices in the Election of Members to serve in the Assembly of this Province, and to secure the freedom of fuch Elections; for remedy therefore, of so great an evil, and to the end that all Elections of Members to serve in the said Assembly may hereafter be freely and indifferently made, Be it enacted by the King's Most Excellent Majesty, by and with the advice and confert of the Legislative Council and Allembly 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 cer-" tain parts of an Act passed in the fourteenth year of His Majesty's reign, intituled, 4. An Act for making more effectual provision for the Government of the Province of 66 Quebec in North America, and to make further provision for the Government of " she