C. 12-13. Anno Tertio Georgii IV. A. D. 1823.

and in the Town of Three-Rivers, shall be, and the same are hereby given to, and may be exercised by any two Justices of the Peace residing in the County where the offence may have been committed.

Justices bound to take in writing the deposition and the evidence on which conviction is founded.

II. Provided always and be it further enacted by the authority aforesaid, that when any conviction may take place before such Justices of the Peace, in virtue of the power and authority by this Act given, the said Justices of the Peace, before whom the conviction shall have been made, shall be bound to take in writing the deposition or evidence upon which the conviction may have been made, to the end that, in the event of a revision of the conviction and judgment, by a competent authority, the sacts upon which such conviction and judgment may have been made, and rendered, may manifestly appear.

Persons aggrieved may ap-

III. Provided always, and be it further enacted by the authority aforesaid, that if any person or persons shall find himself or themselves aggrieved, by any judgment that may be given by any such Justices of the Peace, in pursuance of this Act, he, she, or they shall have the same right and benefit of Appeal as is allowed and given in the seventeenth section of the above recited Act, on giving the like security as therein and thereby it is provided and required.

क्षेत्र हर्ष

CAP. XIII.

An Act to repeal in part, and to amend and continue for a limited time, an Act passed in the sifty-ninth year of the Reign of His late Majesty. George the Third, intituled, "An Act to repeal certain Acts thereinmentioned and to regulate the Lumber Trade."

(22d. March, 1823.)

Preamble.

Where As it is expedient to amend an Act passed in the sisty-ninth year of the reign of His late Majesty, George the Third, intituled, "An Act to remeate certain Acts therein-mentioned, and to regulate the Lumber Trade," and to continue the same for a limited time, as altered and amended; 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 assembled 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, intituled, "An Act for make ing

* ing more effectual provision for the Government of the Province of Quebec in North-" America," and to in the further provision for the Government of the laid Province." and it is hereby enacted by the authority of the fame, that from and after the paffing of this Ad, all licences or commissions for the appointment of Master Cullers or Measurers of Boards, Planks, Staves, Timber, Masts and Spars, that may at any time have been made and issued in virtue of the fourth section of an Act passed in the fifty-ninth year of the Reign of His late Majesty George the Third, intituled, "An Act to repeal certain Acts therein-mentioned, and to regulate the Lumber "Trade," shall be, and the same are hereby revoked and rendered null and void. Licences and and the board of Examiners which may have been constituted in virtue of the aforethe present Mass faid section of the above-mentioned Act, and the commission or commissions, conflitting the same shall in like manner from and after the passing of this A& cease and determine, and be wholly null and void, and the faid fourth fection of the above recited Act shall be and the same is hereby repealed.

Commissions cer Cullers appointed under act 59th Geo- 3, cap. 7, revoked.

Governor empowered to appoint certain skil-ful persons to be Master Cullers and Measurers of

II. And be it further enacted by the authority aforefaid, that, from and after the passing of this Act, it shall be lawful for the Governor, Lieutenant-Governor, or Person administering the Government of the Province for the time being, by a com-Board, who are mission under his hand and leal, to constitute and appoint at least uve for each of constitute a Board of Examithe Cities of Quebec and Montreal and three for the Town of Three-Rivers, skilful mission under his hand and seal, to constitute and appoint at least five for each of persons, well and practically versed in the different kinds and qualities of boards. planks, staves, timber, masts and spars of all descriptions used in the Lumber Trade in this Province, to be a board of examiners who before acting as fuch. shall take the following oath :- I A. B. do swear that I will not either directly or indirectly personally or by means of any person or persons on my behalf receive any Fee, Reward or gratuity whatever, by reason of any Function of my office of Examiner, and that I will act without partiality, favor or affection, and to the best of my knowledge. Before whom all persons desirous of obtaining licences, for the So help me God. purpose of being appointed Cullers or Measurers of Lumber, shall, previous to obtaining a licence, undergo an examination as to fitness, character and capacity.

Persons wishing to obtain a Licence, to be examined and approved by such Board of Exami-

III. And be it further enacted by the authority aforesaid, that if the person desirous of obtaining a Licence as aforelaid, shall, upon examination, be approved by such Board of Examiners, or a majority of them, and found unexceptionable, in fitnels, character and capacity, and in every respect qualified to become a Master. Culler and Measurer as aforesaid, it shall be lawful for the Governor, Lieutenant-Governor, or Person administering the Government of the Province, for the time

being,

Lumber a Commission.

Cullers, &c. to

Bond to be taken before Secretary of the Province.

Fee to the Seecctury thereon.

No fee to be ta-

When Lumber Geo. 3, cap.

is seized contrary to the Act 59th Geo. 3, cap. 7, how persons seize-ing the same are se proceed.

Previso.

on being ap- being, to issue a Commission, appointing such person to be a Culler and Measurer, proved, Governor may grant Cullers of Lumber, of the kind or description for which he may have requested to be appointed a Culler and Measurer, and such person on receiving his Commission, and on taking the oath prescribed by the above-mentioned Act, and on entering into a take an oath, and bond, with two good and tumcient torenes, to be a bond, with two good and tumcient torenes, to be a bond, with two good and tumcient torenes, to be be be been distributed and fifty pounds, currency, for the faithful performance of his duty, which saithful discharge hundred and fifty pounds, currency, for the Province or his Deputy, and shall by him be kept among the Records and Remembrances of his Office. shall thereafter be authorized to act as a Culler and Meafurer as aforefaid. Provided always, that for taking and executing such bond, the Secretary aforesaid or his Deputy shall be entitled to the sum of two shillings and six pence, currency, and no more: and Provided also, that no fee whatever shall on any account be exacted or then from any person in the form any person who holding a Licence as a Measurer or Culler at the time of the passing of the pa thon, such persons duly qualified as herein above-mentioned, but the to any charge in respect to the sed, but that such his Licence free of charges, nor shall he be liable to any charge in respect to the sed, but that such his Licence free of charges, nor shall have the sence for the aforesaid bond perion shall have the faid charge of two shillings and fix pence for the aforesaid bond expense, except tame, other tames expense, except into which he shall be held to enter.

> IV. And be it further enacted by the authority aforesaid, that when any lumber of any description may be seized or detained, by reason of any thing done, or omitted to be done, in contravention or disobedience to the above mentioned Act, passed in the fifty-ninth year of the Reign of his late Majesty, George the Third, Chapter feventh, the person seizing the same, or causing the same to be seized, shall if so required by the owner thereof, or by his agent, or by any other person interested in the Lumber seized or detained, and who, by such seizure or detention, might fuffer damage, be held to enter into bond, and give fatisfactory fecurity to the owner or other person as aforesaid, to indemnify him for the wrong or damage to be by such person sustained, in case such seizure or detention shall thereafter be deemed or adjudged wrongful, unnecessary or improper. Provided always, that if the person feizing as aforefaid, do not at the time of feizure, produce two good and sufficient securities, for such indemnity as aforesaid, or do not immediately on demand, to that effect, produce such securities, to the satisfaction of the owner of the sumber feized or detained as aforelaid, or of his agent, or of the person interested as aforesaid, it shall be lawful for such owner, his agent or other person interested, upon a summary petition to any of the Justices of His Majesty's Court of King's Bench, or Provincial Judge, briefly stating the facts of the case, and offering security, to abide the judgment of the Law, with respect to such seizure, naming the person or persons by him

him offered as security, to obtain an order from the Justice, to whom the same may have been presented, requiring the person having seized the Lumber specified in fuch summary petition, to appear before such Justice, at a place to be therein mentioned, and within a reasonable time, with two good and sufficient securities, as by this Act required, and for the purpoles thereof, and if the person having seized as aforesaid, Thall not appear with two good and sufficient securities to the satisfaction of such suffice, pursuant to such order, or if such person having seized as aforelaid, shall make default to appear, pursuant to such order, such Justice shall; en satisfactory proof of the service of a copy of the summary petition so as aforesaid to him presented, and of the aforesaid order, upon the person having so as aforesaid feized, make his Fiat, or order directing main levée of the leizure so as aforesaid made; and such seizure shall accordingly thereupon cease and become null and void; and security to the satisfaction of the Justice aforesaid being given on both fides to abide the judgment of the Law according to the true intent and meaning of this Act, main levée of the seizure shall in like manner be granted and the article seized be accordingly forthwith restored,

Bondethat may Bonds tast may have been given pursuant to this Act, to be taken by the Prothonostary of the Court of King's Bench, or Provincial been given for seizing Timber as-aforesaid.

entitled to a Fee

V. And be it further enacted by the authority aforefaid, that the bonds which may be given pursuant to this Act, as well by the party seizing, as by the party claiming or petitioning as aforefaid, shall be made and taken by the Prothonotary of the Court of King's Bench, or Provincial Court in the presence of the Justice by whom fuch order as aforesaid shall have been given, and in such form as he shall disence or the Just rect, and the same shall be by the Prothonotary who shall have made and taken the order may have same, kept and preserved among the records in his office, for the benefit of the parties concerned, and for such other purposes as to Law it shall appertain, and for Prothonotary making, executing and fyling such bonds as aforesaid, the Prothonotary having executed the same, shall be entitled to demand and receive the sum of six shillings and eight pence, currency, and no more, to be paid in equal proportions by the parties,

20, 21, 22 & 23 sections of Act Chalcurs, and to the several Rivers falling in either of the said Bays.

VI. And be it further enacted by the authority aforesaid, that the provisions of 59 Geo. 3, cap. 7, the twentieth, twenty-first, twenty-second and twenty-third sections of the afore-extended to the Bays of Gospes (aid Act, passed in the fifty-ninth year of His late Maiesty's Reign, chapter seventh faid Act, passed in the fifty-ninth year of His late Majesty's Reign, chapter leventh shall be, and the same are hereby extended to the Bays of Gaspe and Chalenrs, and to the several Rivers in the Inferior District of Gaspé, falling into either of the laid Bays, and that any Justice of the Peace in the faid Inferior District, or the Clerkiof the Peace thereof, shall be entrusted and may exercise the powers and authorities entrusted and committed to the Harbour Master of Quebec, with respect to the matters foecified.

specified in the aforefaid several sections, and the penalties therein specified may be recovered by fuit or action in the Provincial Court for the faid Inferior Differen and the same when recovered, shall be paid and accounted for, as in and by the faid Act it is mentioned and provided.

This Act and Act 59 Geo. 3, cap. 7, as amended, con-

VII. And be it further enacted by the authority aforesaid that this Act and the aforesaid Act passed in the fifty-ninth year of the reign of His late Majesty George the Third, intituled, "An Act to repeal certain Acts therein-mentioned and to re-" gulate the Lumber Trade," as the fame is by this Act altered and amended, thall respectively be and remain in force, until the first day of May, One thousand eight hundred and twenty-five, and no longer.

All the provi-sions specified in 10th section of Act 59th Geo. 3, cap. 7, extended to red pine timber and to deals.

VIII. And be it declared and further enacted by the authority aforefaid, that all and every the provisions specified in the tenth section of the aforesaid Act of the fifty-ninth year of the Reign of His late Majefty George the Third, with respect to white and yellow pine Timber are applicable and shall extend to red pine. Timber and that all and every the provisions in the aforesaid section of the above-mentioned Act, with respect to plank, are applicable and shall in like manner extend, to Deals.

Collers and mark in large fi-gures on the tim-ber, the length,

IX. And be it further enacted by the authority aforelaid that it shall be the duty of the Cullers and Measurers of Timber to mark or score in large and legible figures. upon the several pieces of timber, by them respectively culled and measured, the length, breath and thickness of each piece.

CAP. XIV.

An AcT for the relief of certain Censitaires or Grantees of La Salle, and others therein-mentioned, possessing Lands within the limits of the Township of Sherrington.

(28d March, 1823)

Preemble.

TATHEREAS the Seigniors of the Seigniory of La Salle, and of the adjacent Seign niories in the District of Montreal, have heretofore, at various times, from the year one thousand feven hundred and fixty-fix, to the year one thousand eight hundred and five, made Grants or Concessions of Lands which are found to be fituated within the limits of the Township of Sherrington, adjacent to the said Seigniory of La Salle, and created by Letters Patent of His Majeffy, bearing date the