and successors, through the Lords Commissioners of His Majesty's Treasury for the time being, in such manner and form at His Majesty, His Heirs and Successors shall be pleased to direct.

Fines, &c. to be sued for within a certain time.

XXVII. And be it further enacted by the authority aforesaid, that all fines, penalties and forfeitures that may be incurred against this Act, shall be sued for within three months after the commission of the offence, and not afterwards.

Limitation actions,

General issue,

XXVIII. And be it further enacted by the authority aforefaid, that if any suit or action shall be brought against any person or persons for any thing done in purfuance of this Act, such suit or action shall be commensed within three months next after the matter or thing done, and not afterwards; and the desendant or desendants in such suit or action may plead the general issue, and give this Act and the special matter in evidence at any trial to be had thereon, and if afterwards judgments shall be given for the desendant or desendants, or the plaintist or plaintists shall be non-suited, or discontinue his or their suit or action, after the desendant or desendants shall have appeared, then such desendant or desendants shall have treble costs awarded against such plaintist or plaintists, and have the like remedy for the same

Treble costs.

Duration of this.

XXIX. And be it further enacted by the authority aforesaid, that this Act shall be and remain in force until the first day of May, one thousand eight hundred and twenty-five, and no longer,

as any defendant or defendants hath or have in other cases, to recover costs at Law.

C A P. XVII.

rem rest 1 auto 1

An Act to erect certain Townships therein-mentioned into an Inferior District, to be called the Inferior District of Saint Francis, and to test tablish Courts of Judicature therein.

(22d. March, 1823.)

Preamble.

WHEREAS until a general alteration in the fystem of Judicature established in this Province can be effected, it is expedient to make temporary provision for the administration of Justice in certain of the Eastern Townships; and whereas from the great extent of the Districts of Montreal and Three-Rivers, and the increased population of late years in those parts of the said Districts, included in the Counties of Buckinghamshire

Buckinghamshire and Richelieu, it hash become an object of serious inconvenience to the Juhabitants reliding in the Townships included within the fail Counties, to attend the Courts of I flice; Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assem. bly 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, incituled, "An Act to repeal certain parts of an Act passed in the fourteenth year of His Ma-" jesty's Reign, intituled, " An Act for making more effectual provision for the Gov. " ernment of the Province of Quebic, in North America;" and to make furth r provise fion for the Government of the faid Province"; And it is hereby enacted by the authority of the fame, that, from and after the passing of this Act, such parts and so much of the Townships of Stanstead, Barnston, Barford, Hattey, Compton, Orford, Afcot, Brompton, and of the feventeenth, eighteenth, nineteenth, twentieth. twenty-first and twenty-second ranges of Bolton, as are comprised within the limits of the District of Montreal, together with the remaining parts of the Townships of Barnston, Barford, Hatley, Compton, Orford, Ascot and Biompton, in the Disc trict of Three Rivers, and the Townships of Hereford, Drayton, Emberton, Auck. land, Clifton, Eaton, Newport, Ditton, Chesham, Clinton, Marston, Hampden, Stratford, Lingwick, Bury, Dudswell, Westbury, Stoke, Melbourne, Durham, Kingfey, Shipton, Windfor, Watton, Weedon, Garth, Wolfstown, Tingwick, Chetter and Ham, shall be formed into, constitute and compose, for the purpotes herein after mentioned, an Inferior District, which Inferior District to composed, constituted and formed shall be called the Inferior District of Saint Francis.

Certain Town-ships comprised in the Districtsof Montreal and Three Rivers, formed into an inferior District, to be called the Inferior District of Saint Francis,

Establishment of a Provincial rior District of Saint Francis,

II. And be it further enacted by the authority aforesaid, that there shall be appointed a Judge in and for the faid Inferior District of Saint Francis, who shall hold a Provincial Court for the said Inferior District of Saint Francis, as herein-after mentioned, which shall have cognizance of, and have power to hear, try and determine during the terms, and in the manner herein-after mentioned, in the first instance, exclusively of every Court, Judge or Tribunal whatfoever, every fuit or action purely personal, wherein the amount claimed may not exceed twenty pounds, sterling, any law or statute heretofore in force in this Province to the contrary notwithstanding.

Appointment of a Clerk.

III. And it is further enacted by the authority aforesaid, that there shall be appointed a Clerk to the said Court for the said Inferior District, who shall be entitled to receive, for his services, such sees, as by Law appertain to his situation, and no Others.

IV. And be it further enacted by the authority aforesaid, that in causes in which The causes above properties, an appeal are the furnished by the superior the funding an appeal from the final the Superior Terms of the Courts of the final superior Terms of the Courts of King's judgment of the Court of the faid Inferior District of Saint Francis shall lie to the Superior Term of the Courts of King's Bench of that District, either of Montreal treal or Three-Rivers in which the defendant shall be domiciliated, or shall have received fervice of the fummons, upon the party appealing giving fecurity before the judge of the faid Inferior District, that he will effectually profecute his appeal, and in case of failure so to do, such appeal shall be held, deemed and considered to be abandoned, and the Appellant shall be foreclosed from his right of appeal, and Appellant to the judgment of the Court of the faid Inferior District shall operate as a final adjugive security, &c. dication in the last resort.

Such Appeal when to be applied for,

V. Provided always, and be it further enacted by the authority aforelaid, that no fuch appeal shall lie nor be granted, unless the same be notified and applied for to the Judge of the faid Inferior District of Saint Francis, within fifteen days after judgment shall have been rendered. Provided also, that the said Term of sisteen days Ihall, in no wife, affect absences or persons incapable of exercising their rights, who shall be receivable to appeal within the fifteen days, next after the day of return of the ablentee, and after the day on which the persons incapable of exercising their rights shall have ceased to be incapable to exercise them.

Proviso.

Certified copies of the Records o ed from, to be transmitted to the Courts of King's Bench.

Clerk's Fees.

VI. And be it further enacted by the authority aforesaid, that when, and as often as any person or persons may appeal from any judgment of the Court of the said Inferior District of Saint Francis, a true and certified copy of the Record of the cause appealed, shall, at the instance or request of the party appealing, be immediately transmitted by the said Judge to the Court of King's Bench of Montreal or Three-Rivers, as the case shall be, the party appealing paying for the copy of fuch record, to the clerk of the Court of the faid District, at the rate of fix pence for every one hundred words, and no more.

Removal of causes in certain

VII. Provided always, and be it further enacted by the authority aforesaid, that when any fuit or action inftituted in the faid Inferior Court, shall relate to any fee of office, duty, or rent, revenue, or any fum or fums of money payable to His Majefty, titles to lands or tenements, annual rents, or fuch like matters or things where the rights in future may be bound, the defendant or defendants shall be at liberty, before entry of a plea or defense to the merits of such demand, to form an exception to the Jurisdiction of the said Inferior Court, and to require that the said

fait or action may be removed and brought into hearing, trial and judgment in the Superior Term of the Court of King's Bench of that of the two Districts in which shall be situated the real property or right which shall be the subject of the action. and with respect to actions merely personal liable to evocation, to the Court of King's Bench of the District in which the Defendant shall be domiciliated or shall have received fervice of fummons, and all and every such exception for made as above-said, shall be entered of record, and the process, suit and demand, and all things thereto relating, shall be removed into the Superior Term of the faid Court which shall proceed to hear and determine in a summary manner, whether the exception is well founded; and if the faid Court shall sustain the exception, it shall proceed to trial and judgment, but if the faid Court shall dismiss the exception, the process and all things relating thereto shall be remitted to the said Inferior Court to be there heard, tried and finally determined. Provided also, that where legal objection shall be made to the Judge of the said Inferior Court, every such objection shall be entered of record, and the process, fuit and demand, and all things thereto relating shall be removed into the next Term of the Court of King's Bench of the Distric in which the Defendant shall be domiciliated, or in which he shall have been fummoned, which shall proceed to hear and determine in a summary way? whether the faid objection is well founded; and if the faid Court shall sustain the objection. it shall proceed to trial and judgment of the suit in a summary manner, but if the faid Court shall dismiss the objection, the process and all things relating thereto, shall be remitted to the said Inferior Court, to be there neard, tried and finally determined.

Power of removal from the Inferior Court, to the Courts of King's Bench, &c. when an objection shall be taken to the Judge.

The Judge authorized to issue before judgment, writs of Capias returnable to the Courts of King's Bench &c. VIII. And be it further enacted by the authority aforesaid, that the said Judge shall have power and authority, in all cases in which a Writ of attachment against the body, or against moveable effects can now by Law be iffued before judgment, to iffue Writs of Capias or attachments against the body or moveable effects, or monies, according to Law, and the same to make returnable to His Majesty's Court of King's Bench for that of the two Districts of Montreal and Three-Rivers, in which such Writ shall have been executed.

Defendants against whom such writs may have issued, entitled to such relief as if the same had issued from any Court of King's Bench, on their. giving security.

IX. Provided always, and be it further enacted by the authority aforefaid, that in cases where such Writ of Capias or attachment against the body or effects may iffue as aforesaid, the defendant or defendants shall be entitled to such relief, on giving security or otherwise to the Sheriff of the District in which such Writ shall have been executed, as he or they would or might be entitled to by Law, if the same had issued from any of His Majesty's Court of King's Bench in this Province;

To be committed to Gaoi, if the

and in case security be not given, the Defendant and Defendants may be committed name benot given to prison in that of the two Districts in which he shall have been attached, until the cause be duly heard and determined, or otherwise settled, or disposed of by the parties concerned.

Time limited for the issuing of execution after judgement.

X. And be it further enacted by the authority aforesaid, that in cases over Ten pounds, sterling, there shall be at least sisteen intermediate days between judgment and issuing of execution, and in cases of Ten pounds sterling and under, there shall be also at least eight intermediate days between judgment and execution.

Cases in which real property may be seized and sold, and an execution awarded out of the said District into any other.

XI. And be it further enacted by the authority aforesaid, that when a return of Nula bona shall be made by the Sheriff to any Writ of Execution, issuing from the faid Inferior Court, or when the proceeds of sale of the moveables of the Defendant pursuant to such Writ of Execution, may not be sufficient to satisfy the amount of judgment and costs, the plaintiff shall, if the balance or sum remaining due upon fuch judgment, exclusive of costs, exceed Ten pounds, sterling, be ensitted to, and shall have a Writ of Execution against the real or immoveable property or estate of the Defendant, and such Writ may, on application to the Judge, accordingly issue from the laid Inferior Court, directed to the Sheriff of that of the two Districts in which fuch real property shall be situated, or his Deputy. Provided always, that when the Defendant shall not have sufficient goods, chattels, lands or tenements in the faid Inferior District to satisfy the judgment, another Writ of Execution may issue from the said Inferior Court, addressed to the Sheriff of any other District of this Province, in the same manner as a Writ of Execution might issue from any of His Majesty's Courts of King's Bench in this Province, into any other District, and be therein executed.

The Inferior Court of St. Francis to be held at Terms for holdong the same.

XII. And be it further enacted by the authority aforesaid, that the said Infestor Court shall be held at the Village of Sherbrooke, and that the terms thereof shall be as follows, that is to fay: From the twentieth to the thirtieth day of January, From the twentieth to the thirtieth day of March; From the twentieth to the thirtieth day of June: From the twentieth to the thirtieth day of September, and From the twentreth to the thirtieth day of November, both days included, Sundays excepted.

Two General Ses to be held at Sher brooke for the said Inferior Disgrict.

XIII. And be it further enacted by the authority aforesaid, that there shall be held at Sherbrooke aforesaid, for the said Inferior District of Saint Francis, swice in every year, a General Session of the Peace, by the Justices of the Peace, or any three of them, whereof one shall be of the quorum, who shall hear and determine all matters relating to the confervation of the Peace, and whatfoever is or may be by them cognizable.

Terms for holding the same. Proviso.

nizable, according to the Criminal Laws in force in this Province, and the Terms of the laid Court of General Session of the Peace shall be as follows, that is to lay: From the first to the seventh day of February, and from the first to the seventh day of October, both days included, Sundays excepted. Provided also, that no Term of General Session of the Peace shall be held, until a legal gool be established at Sherbrook aforesaid.

Judge of the said Inferior Court. in things relating to Tutors, Guardians, &c.

XIV. And be it further enacted by the authority aforefaid, that the Judge of the Inferior Court of Saint Francis shall have authority, either in or out of Court, or out of Term, to proceed to the interdiction of Infane persons, the election of Tutors or Guardians, Curators and other Counsels of relations or friends, closing of inventories, attestations of accounts, infinuations, affixing and taking off feals of fafe custody, and other Acts of the fame nature, which ought not to fuffer any delay; And fhall have the fame power and authority as is given by Law to all or any of the Judges of the Courts of King's Bench of the Diffricts of Quebec or of Montreal, to appoint a notary, or some other fit person, upon application of parties, to receive the advice and counfels of relations or friends, and he shall proceed on such matters in the manner and form prescribed by Law.

Appointment of Tutors, &c. may be set aside in the Superior Terms of the Courts of King's Bench of Montreal or Three-Rivers.

XV. Provided always, and be it further enacted by the authority aforesaid, that in all cases of appointment of Tuteurs or Tutrices, Curateurs or Curatrices, either to the person or to the estate, or ad hoc, homologated by the said Budge of the said Inferior District of Saint Francis, an appeal shall lie to the Judges of the Court of King's Bench for the District of Montreal or Three-Rivers as the case may be, in Superior Term, in favor of all persons to whom such right may by Law appertain, and in the manner and form prescribed by the eighteenth section of an Act of the Legislature of this Province, passed in the forty-first year of the Reign of His Majesty George the Third, chapter feven.

Reservation of the King's rights.

XVI. Provided always, and it is declared and enacted by the authority aforefaid, 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, nor to derogate from any other right or prerogative of the Crown what soever.

XVII.

XVII. And be it further enacted by the authority aforesaid, that this Act shall continue to be in force until the first day of May, which will be in the year of our Lord, one thousand eight hundred and twenty-fix, and no longer.

CAP. XVIII.

An Act to enable the Inhabitants of the Seigniory of Yamaska to provide for the better regulation of the Common of the said Seigniory.

(22d. March, 1823.)

Preamble

TATHEREAS the Inhabitants of the Seigniory of Yamaska, parish of Saint Miz chel, are in possession of a certain Common, situate in the laid Seigniory, for the better regulation whereof they are defirous, as by their petition they have represented, that a corporation confissing of Inhabitants interested in the said Common, to be freely chosen from among themselves, should be established by an Act of the Legislature; And whereas it is just and expedient that a corporation should be established for that purpose: Be it therefore enacted by the King's Most Excellent Majefty, by and with the advice and confent of the Legiflative Council and Affemby of the Province of Lower-Canada, conflitted 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 pasts of an Act passed in the fourteenth year of His Ma-" icfty's Reign, initialed, "An Att for making more effectual provision for the Government of the Province of Quebec, in North America; And to make further proviif fion for the Government of the faid Province"; and it is hereby enacted by the authority of the same, that, from and after the passing of this Act, it shall and may be lawful to and for the Inhabitants of the faid Seigniory of Yamaska, interested and having a right in the laid Common of the yearly value of forty shillings, sterling, to assemble and meet at the Presbytere or Parlonage House, within the faid Seigniory, on the first Monday in the Month of May next after the passing of this Act, between the hours of ted in the forenoon, and one in the afternoon, then and there to cheofe and elect, by a majority of the votes of the Inhabitants of the faid Seigniory then prefent and qualified as aforefaid, a Chairman and four Truftees, to manage and direct the builties relating to the laid Common for the purposes of this Act, and none else; and the Chairman and Trustees who shall be so chosen, shall be, and they are hereby declared to be a Body Politic and Corporate, under the name of

Inhabitants of the Seigniory of Yamaska, authorized to choose a Chairman and four Trustees to manage the business relating to the Common.