CAP. XIX.

An Act to explain and extend the provisions of an Act, passed in the thirty-fixth year of the Reign of His late Majesty, intituled, " An Act " for making, repairing and altering the Highways and Bridges with-" in this Province, and for other purpoles," in so far as respects the Townships.

(22d. March, 1823.)

Préamhle.

TATHEREAS doubts have arisen as to the liability of the non resident proprietors of lands in the Townships of this Province, who derive their titles, by inheritance, purchase or other transfer, from the original grantees of the Crown, to make and maintain the roads and bridges, passing over and upon their respective lands; and whereas the fettlement of the Townships will be greatly promoted by compelling the original grantees of the Crown, and the non-refident owners of land to cause the necessary works to be performed on the roads, through their respective properties: Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and confent of the Legislative Council and Assembly of the Province of Lower-Canada, conflicted and affembled by virtue of and under the authority of an Act passed in the Parliament of Great-Britain, intituted, "An Act to repeal cer-" tain parts of an Act passed in the fourteenth year of His Majesty's Reign, intituled, " An Act for making more effectual provision for the Government of the Province of " Quebec, in North America," and to make further provision for the Government " of the faid Province"; and it is hereby enacted by the authority of the same, that all the King's Highways, commonly called Front Roads and Bridges, (excepting King's Highways fo much thereof as the Grand Voyer or his Deputy may declare to be public work) to be kept open passing over, and which now are, or he reafter shall be laid out, according to law, by the Original passing over, and which now are, or he reafter shall be laid out, according to law, by the Original passing of the Townships in this Province, belonging to any of the original grantees of the Crown, or to their representatives, by Inheritance, purchase, or other transfer, shall be opened, made, repaired and kept up, according to law, by the original grantees of the Crown, or by the person or persons owning such woodlands or unoccupied lots. Provided always, that nothing herein contained, shall be construed to compel the original grantees of the Crown, or other owner or owners of woodlands, to contribute to the opening, making and repairing, of Bye roads, or to any public work, in the Township in which fuch woodlands or unoccupied lots may be fituated, further or more than the

Provise.

the proportion or share of such works, that shall be assigned to them respectively, by the Grand Voyer or his Deputy, and be specified in the Proces Verbal thereof.

ceeding in cases in which owners do not reside in the Townships.

II. And he it further enacted by the authority aforefaid, that from and after the passing of this Act, in cases where the original grantees of the Crown, or other owner or owners of Land in any Township, shall not reside in the District, in which the Land liable as aforesaid is situated so that the proper officer may have recourse to fuch owner or owners, for the dues to which he, she, or they may be liable, with respect to such lands, for and towards the opening, making, repairing, and keeping up of any highways, roads, or bridges, it shall be lawful to appoint by law, a curator ad hoc, to such original grantee or owner absent as aforesaid, and to proceed against such owner, or owners, by an action of debt, for the recovery of such. dues as aforesaid, when and to soon as such dues shall exceed the sum of Ten Pounds sterling, and if need be, to take in execution and fell according to Law, the land or lands in respect of which, such dues are incurred, and recoverable whether the fame belong to the original grantees of the crown, or otherwife. Provided always, that nothing herein contained, shall be construed to extend or apply to any of the lands reserved for the support of a Protestant Clergy in this Province.

Proviso.

Notice to be given in the Quebec Gazette of the appointment of Agents for the proprietors of lands in the several districts of this Pro-

III. Provided always, and be it further enacted by the authority aforelaid, that if fuch grantee or grantees, or other owner or owners, as aforesaid, shall for the purpoles of this Act constitute and appoint by public notice during three weeks in the Quebec Gazette, an Agent or Agents in the several Districts in which they may respeclively have lands, for the purpole of enabling the proper officer or officers to make service of process upon such Agent or Agents, so that the provisions of this A& may thereby be duly enforced, the appointment of fuch Curator ad hoc, shall not take place, nor be necessary, and service of process upon the Agent or Agents lo appointed, shall at the fuit of the Road Officer or other person, legally profecuting for the purposes of this Act, be binding upon the grantee or grantees, owner or owners, of fuch land, in respect to which such Agent of Agents may have been constituted, and appointed.

So much of 7th

IV. And be it further enacted by the authority aforesaid, that so much of the Seo, 3, cap, 9, re- seventh clause of the Act, passed in the thirty-sixth year of His late Majesty, intituled, "An A& for making, repairing, and altering the Highways and Bridges

364 C. 19-20. Anno Tertio Georgii IV. A. D. 1823.

within this Province, and for other purpoles," as relates to the persons who are to open, make, repair and keep up the Highway, through woodlands in any towns, the p. not conceded by the original grantees of the Crown, until such lands be conceded, improved, or inhabited be repealed and suspended and the same is hereby repealed and suspended, during the continuance of this Act.

Continuance of V. And be it further enacted by the authority aforesaid, that this Act shall be, and remain in soice, until the first day of May, one shouland eight hundred and twenty-eight, and no longer.

CAP. XX.

An Act to appropriate a sum of Money to facilitate the execution of an Act therein-mentioned, commonly called the Quarantine Act, and for other purposes.

(22d. March, 1823.)

Most Gracious Sovereign,

Preamble,

[THEREAS it is expedient to appropriate a certain fum of money to carry into ex cution a certain A& passed in the thirty-fifth year of the Reign of His late Majesty, George the Third, intituled, "An Act to oblige ships and vessels " coming from places infected with the plague or any peltilential fever or dileafe to " perform Quarantine and prevent communication thereof in this Province"; May it therefore please Your Maj fly, 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 Legislative Council and Affembly of the Province of Lower-Canada, conflituted and assembled by virtue of and under the anthority of an A& passed in the Parliament of Great-Britain, intituled, "An Act to repeal certain parts of an Act paffed in the " fourteenth year of His Majesty's Rougn, intiviled, " An Att for making more effectual provision for the Government of the Province of Quebec, in North-America, and " to make further provision for the Government of the faid Province"; and it is hereby enacted by the authority of the fame, that for the purpose of carrying into effect the above-mentioned Act, passed in the thirty-fifth year of the Reign of His Majesty, George the Third, intituled, "An Act to oblige ships and vessels coming