by the Surveyor General of the Woods, for the use of the Crown, and bounded and described as follows: to wit, " beginning at a stake on " a line dividing the faid referve from the Town Platt of Saint An-"drews, opposite the South-west corner of Block lettered P, at " the intersection of Parr-freet and Harriot-street; thence run-" ning North forty-five degrees East, eleven chains of four poles each, " along the line of Harriot-street, to the North-west corner of the " faid Town Platt; thence North forty-five degrees West, along the "North-easterly line of the faid referve, twelve chains to a stake; "thence South forty-five degrees West, fix chains to the road lead-" ing to the faid Town of Saint Andrews; and thence South-easterly " along the faid road; about thirteen chains to the place of beginning, " containing ten acres:" And whereas application: has been duly made by the Lieutenant General commanding His Majesty's Porces, that the faid agreement may be carried into effect-

the Preamble.

Be it therefore enacted by the Prefident, Council and Assembly, That Reftor, Wardens; & Ver the faid Rector, Church Wardens and Vestry of Saint Andrews' Church, try of Saint Andrews, in the Parish of Saint Andrews, be, and they are hereby anthorised Church, in the Parish of Saint Andrews, author and empowered, upon receiving a Grant under the great Seal of this rifed upon receiving a Province of the said herein before last described piece of land to them Grant of a certain piece and their successors sorever, as a Glebe for the use, benefit and behoof Preamble, to convey to of the Rector or Minister of the faid Church, for the time being, forththe King another piece with by a good and sufficient deed to convey to His Minesty, and his of land, also described in This world Special the fold horses before 600 described piece of Heirs and Succeffors, the faid herein before first described piece of ground, to hold the same to his faid Majesty, in right of his Crown, and to his Heirs and Successors forever.

CAP, XIL

melanannindialianinin terra de la finalian bi di biritan

An Act in addition to an Act, intituled "An Act " more effectually to provide for the public Re-

" giftering of all Marriages folemnized within this

56 Province." Passed the 7th of March, 1814.

Preamble.

WHEREAS by an Act made and passed in the Fisty-second Year of His Majesty's Reign, intituled " An Act more effectually " to provide for the public registering of all Marriages solemnized " within this Province," it is enacted as follows, viz: " That from " and after the first day of May next, all Marriages shall be solemn-" ized in the prefence of two or more credible witnesses besides the "Minister or person who shall celebrate the same; and that immedi-" ately after the celebration of every Marriage, a certificate thereof " shall be made, in which it shall be expressed that the said Marriage " was celebrated by banns or license, and if both or either of the par-" ties named by license, be under age, with the consent of parents " or guardians, as the cafe-may be, and shall be signed by the faid "Minister or other person so celebrating the same, with his proper " hand, and also by the parties named and attested by such two wit-" neffes," which certificate is in and by the faid in part recited act, to be transmitted within two months to the Clerk of the Peace of the County in which such Marriage shall be solemnized, under a certain penalty therein named: And whereas it has in feveral inflances, happened that persons solemnizing Marriage, have been prevented from transmitting

transmitting the Certificates of Marriages by them celebrated, in consequence of the refusal of the persons married, to sign the Certificate of Marriage-For remedy whereof-

Be it enacted by the Prefident, Council and Affemby, That every person who shall person who shall immediately after the bemaried shall immediately after the celebration of the Marriage ceremony, sign the Certificate prescribed prescribed by the Atl of in and by the faid in part recited Act, as therein and thereby pre- 38, Geo. 3, under the perfectibed, under the penalty of twenty pounds for the use of His Majesty, to be recovered so the use to be recovered with costs of suit, by bill, plaint, or information, in the of His Majesty in the Su-Supreme Court of Judicature.

CAP. XIII.

An Act to empower and authorise the Justices of the County of Westmorland, at their General Sessions of the Peace to regulate the grazing and depafturing of the feveral Marshes, low Land or Meadows within the faid County. Passed the 7th of March, 1814.

THEREAS there are within the County of Westmorland, several Preumble. large enclosed tracts of Marsh, low Land, or Meadow, which are held in feveralty, but not subdivided with fences, and are depassured in common; and whereas many inconveniences have arifen for the want of fome general regulations for the grazing and depatturing the fame; for the remedy whereof-

1. Be it enacted by the President, Council and Assembly, That the Justices of the Peace, in and for the faid County, or the major part Justices in their General of them at their General Sessions, be, and they are hereby authorised or by confent of the proprietion, or by consent and concurpicious of one half of sessions. rence of the proprietors, of at least one half of the quantity of any my und of Math, &c. tract of Marsh, low Land or Meadow, to make such regulations for the the grazing and passuring grazing and depasturing of such Marsh, low Land or Meadow, as shall thereof. be most expedient, and agreeable to the nature and circumstances of the case; and if any Neat Cattle, Horses or Sheep, shall be found Penalty on the owners of going at large, or grazing upon such tract of Marsh, low Land or Caule or Sheep found going at large, or grazing upon fuch tract of fatains, four father of grazing upon fuch land Meadow, contrary to any regulations fo made, the owner or owners contrary to fuch regulathereof shall forseit and pay to the informer for each and every Neat tions, Cattle or Horse, the sum of five shillings, and for each and every Sheep, one stilling, fo found going at large, or grazing as aforefaid, to be to be recovered before a recovered upon conviction before any one of His Majesty's Justices Justice of the Peace. of the Peace for the faid County, to be levied upon the goods and chattels of the owner or owners of fuch Neat Cattle. Horses, or Sheep; and in case the owner or owners of such Neat Cattle, Horses or If the owner shall not be Sheep shall not be known, then it shall be lawful for the perion or per- known, the Caute to be fons who shall find such Neat Cattle, Horses or Sheep, going at large impounded, or grazing contrary to the regulations fo made as aforefaid, to drive the same to the nearest Pound in the Parish where such offence shall be committed; and it shall be the duty of the keeper of such Pound to re- and detained by the ceive and detain such Neat Cattle, Horses or Sheep, so found going at Pound keeper ull the fine large or grazing as aforefaid, until the owner or owners shall pay to the