60 Geo. 3, c. 12, made and passed in the sixtieth year of the repealed. Reign of His late Majesty King George the Third, intituled "An Act for granting boun-" ties on Grain raised in this Province," be, and the same is hereby repealed :

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saving bounties Saving nevertheless, to such persons as shall during the last be entitled to receive the same, all bounties to which they may be entitled for Grain raised during the last season.

## CAP. XIV.

An ACT in amendment of an Act, for relief against absconding Debtors.

Passed the 27th March, 1823.

Preamble.

XX7HEREAS in and by the eighth Sec-VV tion of an Act passed in the twenty-sixth year of the Reign of His late Majesty King George the Third, intituled "An Act "for relief against absconding Debtors," it is, amongst other provisions, enacted, as follows, viz. " That then and in either such " case, it shall and may be lawful for the "Judge or Judges, who issued the warrant " of attachment, or the Judges of the same " Court for the time being, or any one of " them, and either of them, is hereby fully " authorized and empowered to nominate " and appoint three or more fit persons to " be Trustees for all the Creditors of such " absconding or concealed person or per-" sons, which Trustees shall take an oath or " affirmation, (in cases when by law an affir-" mation is allowed) well and truly to exe-" cute the trust by that appointment reposed " in them, according to the best of their " skill and understanding, which oath or af-" firmation, the Judge or Judges appointing " the

" the said Trustees, is, and are hereby re-" guired to administer": And whereas it has sometimes happened, that Trustees appointed by a Judge of the Supreme Court, to manage and settle the estate of an absconding Debtor, have been prevented from taking the oath or affirmation required by the said Act, well and truly to execute the trust reposed in them, in consequence of their remote residence from any Judge of the said Supreme Court, whereby great delay and in-convenience have arisen in the settlement of such estate : For remedy whereof,

I. Be it therefore enacted by the Lieutenant- Trustees appoint-Governor, Council, and Assembly, That on the the Supreme appointment of any Trustee or Trustees, sworn before by a Judge or Judges of the said Supreme Judges of the In-Court, under and by virtue of the provisions Common Pless, of the herein before recited Act, in any of no Judge of the the Counties in this Province, where no Supreme Court resides. Judge of the said Supreme Court shall reside, it shall and may be lawful for any Judge or Judges of the Inferior Court of Common Pleas for such County, and he is, and they are hereby required to administer the oath or affirmation, to any Trustees so appointed by a Judge or Judges of the said Supreme Court, in manner and form as is directed in and by the said in part recited Act.

## CAP. XV.

An ACT to continue an Act, initialed " An Act for granting " further aid in support of the Grammar School in the Town of " Saint Andrews."

Passed the 27th March, 1823. **B**E it enacled by the Lieutenant-Governor, Council, and Assembly, That an Act made