

SCHEDULE.
FORM OF SUMMONS.

Form of sum-
mons.

ss. To
Whereas of hath this day on oath made it appear to us that you have as his tenant occupied [*here describe premises*] for last past under a demise which has expired, and that after being duly notified to quit, you hold over and refuse to give up the possession of said premises; We do therefor, agreeably to the directions of the Act of Assembly in such case made and provided, summon you to appear before us [*here describe day, hour and place*], to shew cause, if any you have, why you should not deliver up to said the possession of said premises. Given under our hands this day of 183 .

L. M.
N. O.

FORM OF WRIT OF POSSESSION AND EXECUTION.

Form of writ of
possession and
execution.

By A. B. and C. D. two of the Justices of the Inferior Court of Common Pleas in and for the County of

To the Sheriff of

Whereas G. H. claiming as lessor of certain premises situate [*here describe premises*] now in the occupation of hath on oath made it appear to us, that the said holds over and refuses to give up the possession of said premises after his demise thereof has expired, and due notice to quit given, and the said having been duly summoned to appear before us agreeably to the direction of the Act of Assembly in such case made and provided, to shew cause why &c., We have adjudged that the said shall be forthwith put in possession of said premises, and shall also recover his costs of proceeding being besides your fees on executing this writ; and we do hereby command you, that without delay you cause the said to have possession of said premises: We also command you that you levy of the goods and chattels of said the sum of adjudged to him for his costs, besides you fees, and for want of goods and chattels whereon to levy, you are required to take the body of said and deliver him to the keeper of the gaol of said County, and the said keeper will take the said into his custody and him safely keep for days, unless the said and your fees be sooner paid; and how you shall have executed this writ, return to us within days from the date hereof. Given under our hands this day of 183 .

A. B.
C. D.

CAP. VI.

An Act to prevent the issue of Private Bank Notes in this Province.

Passed 22d July 1837.

Making, issuing
or passing bills,
notes or drafts
as a circulating
currency de-
clared unlawful.

Exceptions.

I. **BE** it enacted by the Lieutenant Governor, Legislative Council and Assembly, That from and after the passing of this Act it shall not be lawful for any person or persons whomsoever to make, issue, circulate or pass in this Province, any bill, note, draft, check or undertaking for the payment of money, struck from a steel, copper, brass, zinc or other plate of metal, or lithographed, engraved or printed in any way or manner whatsoever, as and for or to serve the purposes of Bank notes or a circulating currency: Provided always, that

that nothing in this Act contained shall extend or be construed to extend to prevent any person from making, endorsing or transferring any foreign or inland bill of exchange, payable to a *bona fide* payee or order, or from passing or transferring any note or bill of the Bank of England, or of any incorporated Banking Company in this Province, or in Great Britain or Ireland, the United States, or any of His Majesty's North American Colonies, or of any joint stock Banking Company sanctioned by any Act of the Imperial Parliament, or of the General Assembly of this Province, although not incorporated, or from passing or transferring any draft, check or order on any Banking Company or banker, or on any other person or persons with the purpose and intent that such draft, check or order shall be paid by the person or persons on whom the same may be drawn, or to whom the same may be addressed, or to prevent any person or persons from making his, her or their promissory notes payable *bona fide* to or to the order of the person or persons who shall be named in any such promissory note as the payee or payees thereof; provided the same be not expressed or intended to be transferred, passed or circulated merely by the delivery thereof as and for or to serve the purposes of Bank notes or a circulating currency.

II. And be it further enacted, That all and every person or persons who shall offend against any provision of this Act, shall for each and every offence forfeit and pay the sum of five pounds, to be recovered by any person or persons who shall or may sue for the same; and all and every person or persons are hereby authorised to sue for and recover such penalty in his, her or their own names by action of debt to and for his, her or their own use in any Court of this Province having jurisdiction in actions of debt to the amount of such penalty: Provided always, that nothing in this Act contained shall extend or be construed to extend to affect any notes now actually in circulation until after the first day of July next, which will be in the year of our Lord one thousand eight hundred and thirty eight: Provided also, that nothing in this Act contained shall extend or be construed to extend to affect or interfere with the Bank of Fredericton so called.

Penalty for offences against this Act.

Recovery.

Act not to affect notes in circulation until after 1st July next, nor to extend to the Bank of Fredericton.

CAP. VII.

An Act to provide for the greater safety of passengers on board Steam Boats.

Passed 22d July 1837.

WHEREAS in cases of fire or other disaster on board steam vessels, the lives of passengers are frequently endangered or sacrificed for the want of a sufficient number of boats, and it is expedient to remedy the mischiefs as far as may be by law;

See 3 Me. c. 54 in amendment & in addition to the act

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That from and after the first day of September next, no British boat or vessel propelled by steam, shall be permitted by the captain or owner to ply or navigate with passengers on board, in any of the bays, rivers, lakes, harbours or other waters of this Province, without having on board or attached in a convenient manner good and sufficient boats, of sufficient capacity to carry all the passengers and crew at one time from such vessel to land in ordinary weather: Provided always, that no such vessel shall be required to have more than three good and sufficient boats of sufficient capacity in all to carry sixty adult passengers exclusive of the crew.

No steam vessel to ply with passengers without boats sufficient to land all the passengers and crew at one time in ordinary weather.

*1837
repealed
2 Me. c.*

Exception.

II. And be it enacted, That if any master or owner shall permit any such vessel