### PASSED IN THE URST SESSION OF THE THIRD PARLIAMENT.

# C H A P. VIII.

An ACT to prevent the fale of Spirituous Liquors and firong waters in the traft occupied by the Moravian Indians on the River Thames in the Western District. [July 9th 1801.]

1. TATHEREAS it is necessary for the comfort of the Moravian Indians inha- Peamble. biting that certain tract of land on each fide of the River Thames called the township of Orford and for the better regulation of the faid Indians, that no rum or spirituous liquors should be fold within that township :

Be it 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 Upper Canada, confituted and affembled by virtue of, and under the authority of an A& paffed in the Parliament of Great Britain entitled an A& to repeal certain parts of an Act passed in the fourteenth year of His Majefty's reign, entitled " an A& for making more effectual provision for the government of the Province of Quebes in North America, and to make further provision for the go-" No perfon to fell vernment of the faid Province," and by the authority of the fame, That from or barter rum, and after the paffing of this A& it shall not be lawful for any perfon or perfons what loever to fell or barter any rum, brandy, whilky, or other fpirituous li- the Moravian quors or strong waters within the faid tract fo occupied by the faid Indians.

II. And be it further enasted by the authority aforefaid, That if any perfor shall Penalty. be convicted of felling, of bartering any rum, brandy, whilky or other fpirituous liquors or firong waters within the aforefaid traft, he shall be convicted after the same manner and be subject to the same pains, penalties, and fines as perfons felling spirituous liquors without licence are now convicted and fined according to law.

## H A P. IX.

An ACT the better to adapt the Establishment of the Court of King's Bench to the prefent \*- situation of this Province.

[July 9th, 1801.] 51. 3 I. TATHEREAS experience has thewn that under the prefent circumflances Preambles of this province, the benefits intended to arile to the administration of juffice by the eftablishment of the Court of King's Bench have not been, and cannot be obtained unless fome expedient be adopted to make the faid Court more accellible : Forremedy whereof, Beit enacted by the King's most excellent

Sc. within the trast occupied by Indians.

Nº 88

23

#### LAWS OF THE PROVINCE OF UPPER CANADA,

Majefty by and with the advice and confent of the Legiflative Council and Affembly of the Province of Upper Canada, confituted and affembled by virtue of and under the authority of an A& paffed in the Parliament of Great Britain, entitled "an A& to repeal certain parts of an A& paffed in the fourteenth year of his M jefty's reign, entitled "an A& 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 by the authority of the fame, That the Office which the Clerk of the Crown and Pleas now hath in each District be, and the fame is hereby declared to be an office from which all original process may iffue, and in which attions may be inflututed, and all neceffary proceedings had before final juc. finent, in the fame manner as the fame may now be done in the principal office of the faid Clerk.

Office of the Clerk of the Crown & Pleas in each diglrift.

Mode of proceeding out of the Home district. II. And be it further enacted by the authority aforefaid, That whenever either the plaintiff or defendant in any fuit hereafter to be inflituted in any Diffrict except the Home Diffrict, may think it necessary to produce to the Court the writ, declaration, plea, or any other proceeding which may have been filed in fuch caufe, it shall and may be lawful for the faid plaintiff or defendant to demand and receive from the D puty Clerk of the Crown and Pleas in the Diffrict, a copy of fuch writ, declaration, plea, or other proceeding in the caufe, certified by the faid Clerk to be a true copy of the original, which copy shall be received by the Court in all cafes in lieu of the original, and as a proof thereof.

III. And be it further enabled by the authority aforefaid, That before final judgment, the record of the leveral proceedings that have been had in the caule fhall be transmitted to the principal office of the faid Clerk, and shall remain in his cuftody.

Gourt to make 1 rules and regu- law lations. to

IV. And be it further enabled by the authority aforefaid, That it shall and may be lawful to and for the faid Court to make fuch general rules and regulations as to it shall feem expedient and necessary for the carrying the provisions of this Act into effect, according to the true intent and spirit thereof.

Commencement of this Act. V. Provided nevertheless and be it further enacted by the authority aforefaid, That this Act that not take effect until the first day of November next.

## CHAP. X.

An ACT to regulate the Statute labour to be done upon the roads in the trast occupied by the Huron Indians in the County of Effex in the Western District. [July 9th 3801.]

Preamble.

LWY HEREAS it is neceffary that the road which paffes through the trace occupied by the Huron Indians, in the County of Effer flood de tepp