C. s. In the forty fixth year of George the Third, A. D. 1806. 3 Second Seffion Fourth Parliament.

STATUTES

THE

HIS MAJESTY'S PROVINCE OF

OF

UPPER - CANADA.

PASSED IN THE SECOND SESSION OF THE FOURTH PROVINCIAL PARLIAMENT OF UF-PER CANADA, MET AT YORK, ON THE FOURTH DAY OF FEBRUARY, IN THE FORTY-SIXTH YEAR OF THE REIGN OF OUR SOVEREIGN LORD GEORGE THE THIRD, AND PROROGUED ON THE THIRD DAY OF MARCH FOLLOWING.

RRAP

CHAP. I.

An ACT to make Provision for sertain Sheriffs in this Province. [Paffed 3d March, 1806.]

MOST GRACIOUS SOVEREIGN,

X7HEREAS it is neceffary to make fome provision for fuch Sheriffs in this Province, who have no Salaries established by Law; may it please your Majesty that it may be enacted, and be it enacted by the King's most excellent Majefty, by and with the advice and confent of the Legiflative Councitand Affembly of the Province of Upper Canada, conftituted and allembled by virtue of, and under the authority of an Act 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 reign, intituled, " An Act for making more effectual provision for the government of the Province of Quebee in North America, and to make further provision for the government of the faid Province," and by the authority of the fame, That from and out of the Rates and Duties already raifed, levied and collected, or hereafter to be raifed, levied and collected, to and for the uses of this Province, there shall be granted an-nually to his Majesty, his heirs and successors, the sum of three hundred pounds larges to the Currency, out of the Provincial Treasury, from such monies now remaining, Eastern & Wef-

Preambis.

3001. to be Sheriffs of the

or

A 2

C. 1-2. In the forty-fixth year of George the Third. A. D. 1806. Second Seffion

ALEXANDER CRANT ESQUIRE, PRESIDENT.

tern Diffricts, of the Districts of London, Nuagara, Newcathe and Johnflown.

4

Bond in the penal lum of robol. to be given by all Sheriffs in this Province, condimmed for the payment of manies collected by them, de notio bar any other remedy against Sheriffs by Lawsnow. in force for breach of their dety.

Governor, Sec. to illue warrants.

Receiver General to account

Continuance of this Act. or which may hereafter come into the Receiver General's hands unappropriated, which faid fum of three hundred pounds thall be appropriated and applied for the payment of Salaries, to the perfors hereafter mentioned, in manner following, (fnat is to fay) to the Sheriffs of the Eaftern and Weftern Diftricts, and the Sheriffs of the Diltricts of London, Niagara, Newcaftle, and Jonnitown, for the time being, the fum of fifty pounds respectively.

II. And be it further Enacted by the Authority aforefaid, That the Sheriff of each and every District in this Province, shall give a Bond jointly and feverally with two fufficient Sureties, to his Majesty, his heirs or successors, in the fum of one thousand pounds, with a condition, that the same shall be void if the faid Sheriff shall pay over all money which he may collect, either to his Majesty, his heirs and successors, or to any perfon who may be entitled to the fame. Provided however, that nothing herein contained thall extend, or be construed to extend, to debar any perfon or perfons from having his, ther, or their remedy against successfor of Sheriffs, for any breach of duty, in successfor mannet as is or may be provided by any law or usage now in force.

III. And be it further Enacted by the Authority aforefaid, That the monies hereby granted to his Majefty, fhall be paid by the Receiver General in difcharge of fuch Warrant, or Warrants as fhall for the purpoles aforefaid, be from time to time iffued by the Governor, Licutenant Governor, or perfon Adminifering the Government; and the faid Receiver General shall account to his Majefty for the fame, through the Commissioners of his Majefty's Treafury for the time being, in fuch manner and form as his Majefty shall direct.

IV. -And be it further Enacted by the Authority aforefaid, That this Act shall be, and continue in force eight years, from and after the palling of the same, and from thence to the end of the then next ensuing Session of the Provincial Parliament, and no longer.

CHAP. II.

An ACT to repeal an AEt passed in the thirty-fifth year of his Majesty's Reign, intituled, "An AEt to regulate the practice of Physic and Surgery.

[Paffed 3d March, 1806.

W HEREAS the provisions of an A& paffed in the thirty-fifth year of his Majefty's reign, intituled, "An A& to regulate the practice of Phyfic and Surgery," are inexpedient in the prefent flate of the Province; For remedy whereof, Be it enacted by the King's most excellent Majefty, by and with the advice and confent of the Legislative Council and Affembly of the Province of Upper Canada, constituted and affembled by virtue of, and under the authority of an Att passed in the Parliament of Great Britain, intituled, "An Att to repeal certain parts of an Att passed in the fourteenth year of his Majefty's reign, intituled, "An Att for making more effectual provision for the Government of the Province of Quebec in North America, and to make fur-

ther