# GORDON DRUMMOND, ESQUIRE, PRESIDENT.

ernor, Licutenant Governor or person administering the government of this Province; and the Receiver General shall account to his Majesty, his heirs and successors for the fame, through the Lerds Commissioners of his Majesty's treasury for the time being, in fuch manner and to m, as his Majetty, his heirs and fucceflors shall be gra. cioully pleafed to direct.

his fervices.

X. and be it further enocied by the authority aforefaid, That it final and may be law-Sovernor, &c. au. ful for the Governor, Lieutenant Governor or perion administering the government thorised to order £25 of this Province, to order that the sum of twenty-five pounds thall be paid out of to each commissioner, any money now in the Receiver General's hands, or which may hereafter come into as a compensation for his hands, unappropriated, to each and every commissioner to be appointed under and by virtue of this act, as a compensation for his services, in carrying the provisions of this act into effect.

#### ·CHAP. II.

An Ad to repeal an Ad paffed in the fifty-fourth year of His Majefly's reign, intituled "an AEL to supply in certain cases the awant of County Courts in this Province, and to make further provision for proceeding to outlazory in certain cases thereinmentioned."

Passed the 14th March, 1815.]

Preamble.

HEREAS doubts have arisen respecting the confirmation of an Act of the Legillature of this Province, passed in the Fifty-Fourth year of His Majesty's reign, intituled, "An Act to supply in certain cases the want of County Courts in this Province": Be it therefore enacted by the Kings Most Excellent Majesty, by and with the advice and confent of the Legislative Council and Assembly of the Evovince of Upper Canada, conflituted and affembled by virtue of, and under the authority De an act, passed in the Parliament of Great Britain, intituled, " an act to repeal cortain parts of an act passed 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 fald Such part of the the Province," and by the authority of the fame, that fuch part of the faid act as proact passed in the 54th vides that it shall and may be lawful for the Court of Kings Bench in this Province, vides that it shall be on the usual return of "non est inventus" to the alias and plurius writs of capies, to lawfol for the court issue a writ of exigent and award a writ of proclamation as therein is set forth, thall of K. B. on the usu- in all cases that have arisen or may hereaster arise, be taken and considered to mean al return of "nenell that fuch alias and pluries writs of capias, must be taken out and returned as aforeinvertus" to the alias 6.13 when he law they are usually required, before the writ of exigent or proclaand plurious writs of faid, when by law they are usually required, before the writ of exigent or proclacapius to issue a wit mation shall issue or be awarded in manner aforefuld; but that the faid act shall not of extremt, &c. shall extend or be construed to extend to make necessary alias or plurius writs of capias, or be confidered to mean any more or other writs of capias, before the issuing of the exigent and awarding procwhere by law they lamation than are required in fimilar cases by the law of England And whereas it is expedient that some further and more particular provision 40

By the law of Eng. fand.

Be it therefore enacted by the authority oforesaid, That the faid act of the Parliament Nothing herein con- of this Province passed in the stry-fourth year of His Wajesty's reign, intituled, "an tailed that he stry fourth year of His Wajesty's reign, intituled, "an make void any pro. act to supply in certain cases the want of County Courts in this Province," be and the

made respecting process of outlawry in this Province,

same is hereby repealed: Provided always nevertheless, That nothing in this act con-ceedings had under tained, shall extend to make void any proceedings heretofore had or made under the the said act. provisions and authority of the faid act.

II. And be it further enacted by the authority aforefuid, That from and after the pass- Peace in the several ing of this act the Courts of General Quarter Sessions of the Peace in the several dis-districts, declared to tricts of this Province, shall be and they are hereby declared to be in the place and be in the stead of sherflead of the Sheriff's County Courts of England, as far as respects any purpose of England as far as reoutlawry or any proceedings therein.

III. And be it further enacted by the authority aforefuld, That after the passing of this ment shall be found, act the process upon every indictment to bring the person indicted into court, shall directed to the sheriss be a capias, in the usual form, issued from the court before whom the said indict- of the district wherement shall be found, directed to the Sheriff of the District wherein the said court shall in the said court shall be sitting; and if the be then sitting, commanding to take the person so indicted and bring him before the be then fitting, commanding to take the person so indicted and bring him before the person cannot be takfaid court; and if the person cannot be taken during the sitting of the said court, en during the sitting that then so soon after as he shall be taken, he do bring or cause him to be brought, of the said court, then before some justice of the peace of the said district, to be dealt with according to law; so soon after as he which faid capias shall be made returnable in the Court of Kings Bench on the him to be bro't before first day day of the term next after the sitting of the said court before which the some justice of the said indictment shall have been found as aforesaid. And if upon the return of the peace of said district. faid writ, the Sheriff of the faid district shall return that the person therein named, to be dealt with acis not to be found in his district, then an alias writ of capias shall issue from the Court cording to law.

Capias to be returnof Kings Bench, under the feal of the faid court, tested of the first day of the term, able in K. B. on the if in term time, or on the last day of the preceding term if in vacation, returnable first day of the term before the laid Court of Kings Bench on the first day of the term next ensuing that after the sitting of the in which the alias capias shall be so issued. -

IV. And be it further enacted by the authority aforefaid, That if to the faid writ of alias capias, the Sheriff shall return that the person therein named, is not to be found If to the writ of alias in his district, then upon motion in court or before a judge in vacation, a writ of turns "non est invenexigent shall iffue under the seal of the said court, tested on the first day of the term, tus, then upon moif in term time, or on the last day of the preceeding term, if in vacation, and direct-tion in court, a writ ed to the Sheriff of the district into which the said writs of capias shall have issued; of exigent shall issue, which writ of exigent shall be returnable on the first day of the fifth term from that directed to the sherist in which the same shall be awarded and may be in the form following the control of the district into in which the same skall be awarded, and may be in the form following, that is to say: which the capias shall

The Courts of Gen'l. Qr. Seffions of the spects outlawiy.

The process upon eve-IV indictment hall be a capias iffued from the Court before whom the faid indict-

faid court; and if upon the return of the said writ, Sheriff returns " non eft," then an alias to iffue, tested of the first day of the term, if in term time, or last day of the term, if in vacation, returnable first of ensuing term.

have iffued.

Returnable on the 1st day of the fifth term from that in which the fame shall be awarded.

## Gordon Drummond, Esquire, President.

Form of writ of exi. George the Third, by the grace of God, of the United Kingdom of Great Britam and Ireland, King, Defender of the Faith. ECUL.

To the Sheriff of the District Greeting:

We command you that you cause A. B. late of to be demand. ed from General Quarter Sessions, to General Quarter Sessions in your District, until, according to the law of this Province, he be outlawed if he doth not appear, and if he doth appear then, that you take him and cause him to be safely kept so that you may have his body before us on the day of. term next (the return of the writ) where we shall then be in Upper Canada, to answer to a certain bill of indictment found against him for (what soever the crime may be) and have then there this writ.

Witness, the Honorable. day of

Chief Justice, at Fork, this in the Year of our Reign.

Sheriff at three sucdictment.

V. And be it further enacted by the authority afarcfaid, That the Sheriff to whom the cessive Courts of gen- said writ of exigent shall issue, shall at three successive Courts of General Quarter Sesof the peace to make finns of the Peace, to be holden in and for his diffrict, before the return of the faid proclamation of the writ, in open court, immediately after the commission of the peace; for the district persons named in the shall have been read, make or cause to be made proclamation of all and every the exigent, requiring persons named in the said exigent, requiring them to render themselves to answer them to render them. felves to answer in to the faid indictment,

If the person demandwrit as follows.

Form of return.

VI. And be it further enacted by the authority aforefuld, That it the person or persons ed, does not appear, fo demanded, do not appear, the Sheriff to whom the faid writ of existent is direct ed, thall indorfe upon the faid writ of exigent a return in the following form at 11

" By virtue of the within writ, to me directed, at the Court of General Quarter in and for the diffrict of an the Sessions of the Peace, held at

in the year within written, the within named A.B. was a day: of first time demanded, and did not appear: And at the Court of General' Quarter Seafions of the Peace held at aforefaid, for the district aforefaid, on

in the year aforefaid; (or as it may be) the faid A. B. day of was a fecond time demanded, and did not appear: And at the Court of General Quarter Sessions of the Peace held at aforelaid; for the district aforelaid; on

in the year aforefaid, (or as it may be) the day of faid A. B. was a third time demanded, and did not appear, therefore the faid A. B. according to the law of this Province is outlawed.

The answer of

C. D. Sheriff.

In all cases wherein any writ of exigent fball be awarded against any person de-

VII. And be it further enacted by the authority affine aid, That in all criminal cases: ment as being lately wherein any writ of exigent shall be awarded under and by writtee of this act against e querfantin any oth. any person or persons described in the indictment as being lately conversant in a y er diffried than that other diffrict of this Province than that in which the fand exigent shall be so awarded, in which the exigent a writ of proclamation shall be awarded; and made out of the same court; or by orfinal be awarded, a der of a judge in vacavion, having day of test and return as the writ of exigent shall will of the hand to the Shaniff of the Dichical in which the shall be awarded with have, and shall be directed and delivered to the Sherist of the District in which the

person or persons indicted shall in the said indictment be described as having lately the same telle and rebeen conversant, which writ of proclamation may be in the following form:

turn as the writ of exigent, directed to the sheriff of the district in which the person indicted shall in the faid indictment be described as having been lately conver-

George the Third, &c. &c. &c.

District, Greeting: To the Sheriff of the

Whereas by a writ we lately commanded our Sheriff of the District of

to be demanded from Form of writ of procthat he should cause A. B. late General Quarter Sessions to General Quarter Sessions, until, according to the law of lamation. this Province, he frould be outlawed if he did not appear, and it he did appear then, that he should take him and cause him to be sately kept so that be might have his body before us on the cav of term then next, wherefoever we should then be in Upper Canada, to answer to a certain bill of indictment found therefore we command you that in pursuance of the act of the Parliament of this Province, passed in the sifty-sith year of our reign, you cause the said A. B. to be proclaimed upon three several days according to the form of the faid statute, that he render himself to our sheriff of he may have his body before us at the time aforefaid, wherefoever we shall then be

in Upper Canada, to as fiver to the faid indictment, and have there then this writ. at York, this Witness, the Honorable

year of our reign. day of in the

And that the Sheriff to whom the faid writ of Proclamation shall issue, shall at Sheriff at three fuethree successive Courts of General Quarter Sessions of the Peace before the return of cessive courts of gen'l. the faid writ in open Court, on the first day of the faid Court, make or cause to be qr. fest before the remade proclamation of all and every the persons named in the said writ of Proclama-torn of the writ, to tion, according to the command of the faid writ.

make proclamation 1 according to the command of the faid writ.

VIII. And be it further enacted by the authority aforesaid, That when the faid writ of When the writ of proclamation shall have been executed as aforefaid, the Sheriff to whom the same have been executed, shall be directed, shall inderse thereon a return in the following form:—

the sheriff shall return the same.

"By virtue of the within writ to me directed, I caused the within named A. B. to gorm of return. be proclaimed three several days according to the effect of the within mentioned statute; as it is within commanded me.

The answer of

C. D. Sheriff."

IX. And be it further enacted by the authority aforefaid, That after the return of the faich whit of exigent, and of the wrt of proclamation when required to be issued in After the return o number aforesaid, the person or persons against whom the same shall have issued, the exigent and proc thail in default of appearance, incur and fuffer the same forfeiture and disabilities, or persons against and the like process shall be had thereupon as in cases of outlawry for the same offen- whom they shall have ces, by the criminal law of England, as it flood on the seventeenth day of Septem issued, shall in defau ber, in the year of our Lord one thousand seven hundred and ninety two. whereas; by reason of the disturbed state of this Province, and the want in some cases the same forseiture whereas; by reason of the disturbed state of this Province, and the want in some cases the same forseiture whereas; by reason of the same state of the same s of General Courts of Quarter Seffions of the Peace being held as heretofore, it may lawry by the law of have been impracticable to proceed regularly to outlawry in all tuch cases as may England as it floo have arifen.

And of appearance, inci 17th Sept. 1792.

## GORDON DRUMMOND, ESQUIRE, PRESIDENT.

In all cases where the fheriff has made to the first writ of capias, the

No chasm of time before the continuance of fuch proceedings, to be deemed a discontinuance.

Continuance of this

X. Be it therefore further enacted by the authority aforesaid, That in all cases where usual return of "non the Sheriff has made to the first writ of capias to him directed, the usual return of est inventus," upon "non est inventus," upon which a second capias ought to issue; and also in all which a fecond writ cases where writs of exigent have been awarded, but have not yet been islued or actof capias ought to is- ed upon by reason of the difficulties above recited, it shall and may be lawful to sue, and in all cases continue the proceedings therein, according to the provisions of this act as if no where writs of exi. gent have been award. I pse of time had intervened since the last proceedings in any such case, and ed but have not yet to profecute the parties to outlawry in like manner as if the capias had been returnbeen iffued, it shall ed according to this act, or the exigent bad been awarded immediately before the be lawful to continue next proceeding that shall be had therein, and that no chasm of time before the concording to the pro- tinuance of such proceedings in the cases before mentioned, shall be deemed in law vitions of this act, as a diffeontinuance, or shall vitiate or render null the process to outlawry therein, any if no lapse of time had law to the contrary notwithstanding.

> XI. And be it further enacted by the authority aforefaid, That this act shall continue and remain in force for and during the term of two years, and from thence to the end of the next enfuing fession of Parliament, and no longer.

#### CHAP. III.

An Act to afford relief to Barrifters and Attornies, and to provide for the admission of Law Students within this Province, and for other purposes therein mentioned.

[Passed the 14th March, 1815.]

Preamble:

HEREAS the glorious and honorable defence of this Province in the war with the United States of America, hath necessarily called from their usual occupations and professions most of the inhabitants of the said Province, and amongst them very many Barristers, Students at Law, Attornies and Articled Clerks of Attornies within the same, whereby the regular meetings of the benchers of the law fociety of the faid Province being for many terms past interrupted, several young gentlemen have been prevented from making due application for admission on the books of the faid fociety as fludents at law, and feveral fludents at law have in like manner been prevented from being duly called to the bar of the faid Province, to their manifest and great injury: And whereas to obviate this evil as far as we then could, at a meeting of the faid law fociety held as of helary term, in the fifty-fitth year of His present Majesty's reign, the benchers of the said law society did enter upon their books the names of several persons who have been prevented in manner aforesaid, from obtaining their due admission as students and barristers as aforesaid, therefore to remove all doubts as to the legality of fuch entry or entries, be it enacted by the Kings most Excellent Majesty, by and with the advice and confent of the Legillative Council and Assembly of the Frovince of Upper Canada, constituted and assembled 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 passed in the fourteenth year of His Majesty's reign, intituled, "an act for making more effectual provision for the Government of the Province of Quebec, in North America, and to make fur-