After the Debentures become due the Governor may direct a notice to be published calling on the holders to present them for payment, and if not presented within six months from the date of the notice all interest after such six months shall cease.

Monies to be paid by warrant and accounted for to His Majesty.

after the said Debentures or any of them shall respectively become due according to the terms thereof it shall and may be lawful for the Governor, Lieutenant Governor or Person administering the Government of this Province if he thinks proper so to do, to direct a notice to be inserted in the Upper Canada Gazette requiring all holders of the said Debentures to present the same for payment according to this Act; and it after insertion of the said notice for three months, any Debenture then payable shall remain out more than six months from the first publication of such notice, all interest on such Debentures, after the expiration of the said six months, shall cease, and be no further payable in respect of the time which may elapse between the expiration of the said six months and their prescutment for payment.

XII. And be it further enacted by the authority aforesaid. That all monies required to be paid by the authority of this Act, shall be paid by the Receiver General in discharge of such Warrant or Warrants as shall, for that purpose be issued by the Governor, Lieutenant Governor or Person administering the Government of this Province, and shall be accounted for to His Majesty by the Receiver General of this Province through the Lords Commissioners of His Treasury for the time being in such manner and form as His Majesty His Heirs and Successors shall be graciously pleased to direct.

## C H A P. VI.

An Act to amend an Act passed in the fifty-ninth year of His late Majesty's Reign, entitled "An Act for vesting in Commissioners the Estates of certain Traitors and also the Estates of Persons declared Aliens by an Act passed in the fifty-fourth year of His Majesty's Reign, entitled 'An Act to declare certain persons therein described Aliens and to vest their Estates in His Majesty, and for applying the proceeds thereof towards compensating the Losses which His Majesty's Subjects have sustained in consequence of the late war, and for ascertaining and satisfying the lawful debts and claims thereupon."

Treamble.

54:h Geo 3 ch 9, re-]₹ . cited.

[Passed 14th April, 1321.] HEREAS by an Act of the Parliament of this Province, passed in the fifty-fourth year of His late Majesty's Reign, entitled "An Act to declare certain persons therein described Aliens and to vest their Estates in His Majesty" certain Estates in this Province have become vested in His Majesty, having been found by Inquisition to have been on the first day of July one thousand eight hundred and twelve, in the seizin of persons, declared Aliens by the Provisions of that Act, which Estates were after the said first day of July and before the departure of such Aliens from this Province conveyed to bona fide purchasers without any intention of fraud, or were seized and sold in execution upon judgments lawfully obtained before the departure of such Aliens from this Province as aforesaid: And whereas the Provisions of the said Act in that behalf were only intended to prevent traudulent sales, made with intent to evade expected forfeitures, it is expedient that relief should be afforded to bona fide purchasers in the cases above mentioned, who in some instances have made large improvements upon lands acquired by them before the passing of said Act, and who would be wholly ruised unless provision is made for such relief. Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent

of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, entitled "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's Reign, entitled An Act 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 said Province," and by the authority of the same, That the Commissioners appointed under the Act passed in the fifty ninth year of His late Majesty's Reign, entitled "An Act for vesting in Commissioners the Estates of certain Traitors, and also the Estates of persons declared Aliens by an Act passed in the fifty fourth year of His Majesty's Reign, entitled 'An Act to declare certain persons therein described Aliens and to vest their Estates in His Majesty, and for applying the proceeds thereof towards compensating the losses which His Majesty's Subjects have sustained in consequence of the late War, and for ascertaining and satisfying the lawful debts and claims thereupon" shall and may have power to revise all such claims as have been brought before them respecting lands of which no sale has already been made under the provision of the said recited Act, passed in the fifty-ninth year of His late Majesty's Reign, whether the same have or have not been decided on appeal, and if it shall appear to their satisfaction upon the proof brought before them in support of the same claim that the sale by the Alien, or under a judgment against him made or entered before the departure of such Alien from the Province, and before the passing of the said first mentioned Act, was bona fide and not for fraud or evasion, or with a k owledge of the purchaser of his intention to desert the Province, then the said Commissioners shall and may have power to decree such Estate to such claimant proving good title to the same, and that it shall and may be lawful for any person or persons having any claim under such bona fide sale as aforesaid to prefer the same to the said Commissioners within the period of six months from the passing of this Act, any thing in the above recited Act passed in the fifty-ninth year of His late Majesty's Reign to the contrary notwithstanding.

II. And whereas it appears upon the petition of Thomas Ridout, Esquire, and others, that in some cases, from a mistake in describing the Lot or other error in Inquisitions, certain estates have been erroneously returned as forfeited, and the persons owning the same not having observed the public notice thereof until after the expiration of the eight months limited for claiming before the said Commissioners, by reason whereof the same have been absolutely vested in the Commissioners above mentioned, who are compelled to proceed to sell the same notwithstanding such manifest error as aforesaid, Be it therefore enacted by the authority aforesaid, That it shall and may be lawful for the said Commissioners to inspect the respective Inquisitions together with the minutes of evidence thereon and compare the same with the returns furnished and published by them according to Law, and that on its appearing to the said Commis-ioners or a majority of them from such inspection, or otherwise that any Estate has been returned manifestly by error it shall and may be lawful for them at any time before the sale thereof to decree the same to such person as shall prove title thereto, or in default of any

The Commrs, appoints ed under 59th Gen 3 ch 12, may revise all claims brought before them respecting lands not yet sold under that Act, and in cases where there have been bona fide ... sales by the Alien or under a judgment against him before his departure from the Province and before the passing of 54 Gen 3 ch 9, may decree the lands to the persons claiming under such

Claim may be within 6 months.

Commissioners empowered to decree to their right owners estates which appear by the Inquisition evidence and return to have been returned forfeited by manifest error

provided such estate has not been sold by the Commissioners.

The provisions of this Actestended to cases of persons who may be hereatter found Aliens by Inquisition.

Where estates of Aliens have been sold in satisfaction of executions against them the surplus above the execution to be paid over ty the Sheriff to the Commissioners of Forfeited Biales.

Deeds of Bargain and Sale by Commers. shall be valid if signed by a majority of the Comms. for the time being.

Days of meeting of the Commissioners after the first day of August next claim therefore, to forbear proceeding to sell the same.

III. And be it further enacted by the authority aforesaid, That when any bona fide sale of any Lands or Tenements shall have been made by any person or persons who may hereafter be found by Inquisition to be an Alien or Aliens under the said Act passed in the fifty-fourth year of His Majesty's Reign. when such sale shall have been made previous to desertion of such Alien, it shall and may be lawful for the Commissioners aforesaid, upon satisfactory proof of such bona fide sale, to decree such lands and tenements to the purchaser or purchasers thereof or the person entitled to claim the same.

IV. And be it further enacted by the authority aforesaid, That in all cases: where the Real Estate of any person declared an Alien under the provisions of the said Act passed in the fifty-fourth year of His late Majestv's Reign. shall have been sold in execution upon any Judgment obtained against him. before such Real Estate became vested in His Majesty by Inquisition found. the surplus monies arising from such sale, after the satisfaction of the execution and the legal charges thereupon, shall belong to His Majesty, and shall be forthwith paid over by the Sheriff or other Officer holding the same, to the Commissioners of Forfeited Estates, appointed in and by the said Act of the Parliament of this Province, passed in the fitty-ninth year of His late Majesty's Reign, who shall pay the same to the Special Receiver appointed under the provisions of the said last mentioned Act, to be by him held subject to the same orders and appropriations, as if such monies had arisen from the sale of Real Estate by the Commissioners of Forfeited Estates.

V. And be it further enacted by the authority aforesaid, That in all cases of sales of lands which have been or may hereafter be made by the Commissioners of Forfeited Estates, according to the authority vested in them for that purpose, Deeds of Bargain and Sale which have been, or which hereafter shall be made and executed by the majority of such Commissioners for the time being, shall be as valid and effectual in Law to all intents and purposes: as if the same were signed by all the said Commissioners, any Law to the

contrary notwithstanding.

VI. And be it turther enacted by the authority aforesaid, That from and after the first day of August next, the said Commissioners shall meet on the first Tuesday in he months of January, April, July, and November, and at no other time, unless for the purpose of determining some matter specially referred to them, or of receiving the evidence or hearing the claim of some claimant or claimants, agent or agents actually attending for that purpose.

An Act relative to the SERVICE of PROCESS issuing out of His Majesty's Court of King's Bench and the several District Courts in this Province.

[Passed 14th April, 1821.]

Freamble.

THEREAS by the Laws now in force in this Province, relative to the service of Process issuing out of His Majesty's Court of King's Bench, or out of the several District Courts in this Province, it is optional with the Plaintiff, his Attorney or Agent, to cause such Process to be serve