#2 600 to be appropriated to remain attended to remain attended to present a certain Address to His Majesty.

How to be paid and secounted for,

vince" and by the authority of the same. That from and out of the Rates and Duties raised, levied and collected, to and for the public uses of this Province and in the hands of the Receiver General and unappropriated, there be granted to His Majesty his Heirs and Successors the sum of Two Thousand Pounds, which said sum of Two Thousand Pounds shall be appropriated and applied in compensating such person as the Governor, Lieutenant Governor, or Person administering the Government of this Province shall or may appoint for the purpose herein before mentioned.

II. And be it further enacted by the authority oforesaid. That the said sum of Two Thousand Pounds shall be paid by the Receiver General of this Province in discharge of such Warrant or Warrants as shall for that purpose from time to time be issued by the Governor, Lieutenant Governor, or Person administering the Government of this Province, and shall be accounted for to His Majesty his Heirs and Successors through the Lords Commissioners of His Majesty's Treasury for the time being in such manner and form as His Majesty his Heirs and Successors shall be graciously pleased to direct.

CHAP. XXI.

An Act to authorise His Majesty's Justices of the Feace for the Midland District to obtain by Lone a Sum of Money for the purpose of erecting a Gaot and Court House in the Town of Kingston.

[Passed 17th January 1822.].

HFREAS it appears by a Petition from His Majesty's Justices of the Peace for the Midhaid District in Special Sessions assembled that the Gaol and Court House of the said District is in a dilapidated and insecure state. And whereas the prayer of the said Petition is for authority to levy on the Inhabitants of the said District an additional rate of one penny in the pound on the ratable property of the said District for two years, as a fund to be applied in rebuilding the said Gael and Coort House, And whereas, in the actual situation of this Province it is deemed inexpedient to authorise the levying of the said additional rate, And whereas, it is essentially necessary for the due administratration of the Laws that provision be made by Law for rebuilding the said Gool and Court flouse, 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, entified "AnAct 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

Pream! fe.

America, and to make further provision for the Government of the said Province" and by the authority of the same, That His Majesty's Justices of the Peace of the said Districtin General Quarter Sessions assembled, be empowered and they are hereby authorised and empowered to borrow a Sum of Money not exceeding three thousand pounds, to be appropriated and applied in the erecting of a good and sufficient Gaol and Court House in the said Town of Kingston.

Justices of the Peace for the Midland Dist. authorised to loan not more than £3000 for erecting a Gaol in Kingston.

II. And he it further enacted by the authority aforesaid, That a Sum not less than Three Hundred Pounds, of the rates of the said District, shall be annually appropriated by the said Justices, towards paying the interest, and a proportion of the principal of the aforesaid sum of three thousand pounds.

£300 annually to be applied towards redeeming the said Loan.

III. Provided always, and be it further enacted by the authority aforesaid, That the said Justices shall not pay a greater interest than six pounds per annum upon every hundred pounds, they shall borrow under the authority of this Act.

Not more than 6 per cent to be paid for Interest on the said Loan.

C H A P. XXII.

An Act to appoint Trustees to the Will of WILLIAM WEEKES, late of York, Esquire, deceased,

to carry into effect the Provisions thereof.

[Passed 17th January, 1822.]

HEREAS, WILLIAM WEEKES, late of the Town of York, in the Home District and Province of Upper Canada, Esquire, deceased, in and by his last Will and Testament in writing bearing date the tenth day of October, One Thousand Eight Hundred and Six, after a devise therein made, of certain Lands in the Township of Norwich, and a bequest of fifty pounds, to one George Alpsin the said Will named, "did give and devise unto Charles "B. Wyatt. Esquire, and John McKay, Gentleman, and to their heirs forever, " all other the estates real and personal, of what nature and kind soever, in "Upper Canada, in trust to dispose of the same, and out of the monies aris-" ing from the sale thereof to pay all his just debts, of what nature and kind " soever, and the residue of the monies arising from such sale of sales, to " lay out in erecting and building the foundation of an Academy in York, in " such situation as they the said Trustees might deem most eligible for an A-" cademy for the education of Youth," and by the said Will did appoint the said Charles B. Wyatt, and John McKay, the Executors thereof, And Whereas, the said William Weekes departed this life soon after making the said Will, and the said Executors proved the same in the Court of Probate of this Province, and took upon themselves the burthen and execution thereof, and did pay and satisfy all the principal debts of the said Testator, And whereas, the said John McKay departed this life on or about the fouth day of Jung.

Preamble.