C. 29. IN THE FOURTH YEAR OF GEORGE IV. A. D. 1823. THERD SESSION.

£100 granted to they a Teacher's millary.

levied, and collected, to and for the public uses of this Province, and unapproprieted, there be granted annually to His Maiesty, His Heirs and Successors, the sum of One Hundred Pounds, which said sum of One Hundred Pounds shall be appropriated, and applied and disposed of in paying the salary of the Teacher of the said School, which said sum of One Hundred Pounds shall be paid by the Receiver General of this Province, 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 Providce, 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 pleased to direct.

1:1. And be it further enacted by the an thority aforesaid, That the said School shall be opened and kept in the Township of Longuiel, in the County of Prescott, at or near the place of holding the General Quarter Sessions of the Peace for the said District, at such place as the trustees appointed or hereafter to be appointed, or the majority of them, may think proper.

IV. And be it further enacted by the authority aforesaid, That the said School regulations is oth-shall be established in like manner, and under the same rules, regulations, er Public Schools. and restrictions in every particular, as are mentioned in two several Acts of the Parliament of this Province, the one passed in the forty-seventh year of His late Majesty's Reign intituled "An Act to establish Public Schools in each and every District in this Province," and the other passed in the fiftyninth year of His late Majesty's Reign, entituled "An Act to repeal part of, and to amend the Laws now in force for establishing Public Schools in the several Districts of this Province, and to extend the provisions of the same."

C H A P. XXIX.

An Act for the relief of George Delong, George Bates, Alexander Gardener, Thomas Dowsley, and James Smith.

[Passed March 19th, 1823.]

N7 HEREAS by a certain Act passed, in the fifty-fourth year of His late Majesty's Reign, entituled "An Act to declare certain persons therein described Atiens, and to vest their estates in His Majesty," it was therein provided, that nothing in the said Act contained, should be construed to prevent any persons interested in the said lands from traversing any Inquisition or office respecting the same, within one year after the peace shall be established between His Majesty and the United States of America, or within one year after the finding of such inquisition.

And whereas George Delong of Crosby, George Bates of Yonge in the District of Johnstown, Alexander Gardener of Niagara, mason, Thomas Dowsley and James Smith of Killey, have not been able to avail themselves of such provision, whereby His Majesty has become seized in law of certain

School to be kept in Longuiel.

Under the same

Presmille.

7 .:

EIGHTH PARLIAMENT. C. 30. IN THE 4th YEAR OF GEORGE IV. A. D. 1523.

real estates claimed by the said George Delong, George Bates, Alexander Gardener, Thomas Dowsley, and James Smith, under and by virtue of several inquisitions rejucied to His Majesty's Court of King's Bench, that is to say, by the said George Delong, the Lot No. Thirteen in the Third Concession of the Township of South Crosby, in the District of Johnstown, and containing two hundred acres; and by the said George Bates, the east half of Lot No. Seventeen in the Fourth Range, or Third Concession of the Township of Yonge, and District of Johnston, containing two hundred acres; and by the said Alexander Gardener the Lot No. One Hundred and Four, in the Township of Niagara, and District of Niagara, containing one hundred acres. and also by the said Thomas Dowsley and James Smith. Front Lot No. Nineteen, in the Ninth Concession of the Township of Kitley, in the District of Johnston: 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. entituled. "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's Reign, entituled, '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 it shall and may be lawful for the said George Delong, George Bates, Alexander Gardener, Thomas Dowsley, and James Smith, and each of them, at any time within six months from the passing of this Act, to traverse all or any inquisition or office whereby George Bates. the real estate in the said respective lands has been vested in His Majesty Alex'r. Gardener, and the Commissioners aforesaid as forfeited : Provided ulways, that before Thomas Dowsley, and the Commissioners aloresaid as forested. I router and any straverse or traverses to the said inquisition or inquisitions, or any of them, authorised to trashall be received or filed in the office of His Majesty's Court of King's Bench, verse certain mthe said George Delong, George Bates, Alexander Gardener, Thomas quisitions upon Dowsley, and James Smith, or their respective heirs, shall each severally en-giving security to ter into a bond to His Majesty in the penalty of fifty pounds, conditioned pay costs. for the payment of all such costs as His Majesty may be put to, in and about defending the said traverses, in case judgment shall be given thereon for His Majesty. His Heirs and Successors, or the said several persons, or either of them, shall fail in prosecuting the same.

George Delong,

C H A P. XXX.

An Act to repeal part of an Act passed in the first year of His Majesty's Reign, entituled, "An Act for altering the time of holding the General Quarter Sessions of the Peace, in the Home District, and further to fix the time of holding the said Quarter Sessions."

[Passed 19th March, 1823.]

THEREAS, much inconvenience arises from the periods of holding Preamble. the Courts of Quarter Sessions of the Peace for the Home District,

79