## CHAP. XVI.

An Act to afford Relief to Persons holding or possessing Lands, Tenements or Hereditaments in the District of Niagora.

[Passed 22d March, 1816.]

X7HEREAS many Deeds, Conveyances, Wills, Mortgages, Leases, and other Mesne Conveyances, affecting certain Lands, Tenements and Bereditaments within the District of Niagara, and the Memorials of other Deeds, Conveyances, Wills, Mortgages, Leases, and other Mesne Conveyances, affecting other Lands, Tenements and Hereditaments within the said District, and also the Books wherein such Memorials were enregistered, pursuant to the provisions of an Act passed in the thirty-lifth year of His Majesty's Reign, entitled "an Act for the public Registering of Doeds, Conveyances, Wills and other Incumbrances which shall be made or may affect, any Lands, Tenements and Hereditaments within this Province, were during the late war with the United States of America, taken, burnt, lost or destroyed, to the great damage of His Majesty's liege subjects in this Province, and whereas it is necessary to the Peace and Quiet of His Majesty's said subjects to the maintaining them on their Estates, Rights and Possessions, and their protection against fraudulent Conveyances of such Lands, Tenements and Hereditaments, That remedy be therefore provided, may it therefore please Your Majesty that it be enacted, and be it 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 it shall and may be lawful to & for the Governor, Lieut. Governor, or Person Administering the Government of this Province, for the time being, from time to time and at any time within two years to is within two years from and after the passing of this Act, to issue one or more Com- sin Commission or mission or Commissions, under the Great Seal of this Province directed to any five Commissions to any five Persons to compile fit and descreet Persons, which said Commissioners or any three of them, shall have of any Deeds. we at full power and authority to enquire of such Deed, Conveyance, Will, Mortgage, within the District of Lease or other Mesne Incumbrance affecting any Lands, Tenements, or Hereditaments within the said District, so taken, burnt, lost or destroyed as aforesaid, and to take and receive proof and evidence thereof and thereupon to proceed in manner hereinafter directed.

Picamble,

Niagam, & to receive proof thereof.

II. And be it further enacted by the authority aforesaid, That if any person or persons who is or are possessed or seized of and in any Lands, Tenements or Hereditaments within the said District who shall so as aforesaid have lost the Deed, Conveyance, Will, Mortgage, Lease or other Mesne Conveyance, under which, he, she, or they, shall claim, and shall thereof make oath or affirm before the said Commissioners or any three of them, which oath or affirmation they are hereby empowany Lands. See, within
ered to take and administer, that then and in such case if a Memorial. Record or
said District who have
lost the Deed under Probate of such Deed, Conveyance, Will, Mortgage, Lease or other Mesne Con-which he &c. shall

## Francis Gore, Esquire, Lieutenant Governor.

Oath before said Commsrs. that in such case if a Meraorial &c. shall be found in the Register's Office of the Counties of Lincoln and Haldimand, in sd. District: or in the Register of the Surrogate Court thereof, the par-Deed &c. shall produce an attested Copy of such Memorial &c. from the Register of ively to sd. Commrs. tha same attested Copy scribed in a Book to be provided in manner herein-after mention-ed, and shall on such Copy cause to be ensuch entry which with the possession of the Ored &c, shall be good evidence of his title until better evidence

shall appear.

Any Person who shall have lost the Deed &c. under which he may Claim such Lands &c. whereof no record can be found in such Offices as aforesaid and make Oath Deed &c. pac ve the substance thereof, the said Commrs. shall cause to be made an entry in such Books as aforesaid.

Such entry and record not to extend to bar him &c. who at the time of making there-of had better title, but every person &c. residing within this Province may within 7 years after such Entry. jarsue his title at law, notwithstanding such entry shall be given in evidence to bar him, that at the time of making thereof had better right.

claim and shall make veyance, shall be found in the Register Office of the Counties of Lincoln and Haldimand, in the said District or in the Office of the Register of the Surrogate Court thereof, the party claiming under such Deed, Conveyance, Will, Mortgage, Lease or other mesne Conveyance, shall produce an attested copy of such Memorial, Racord or Probate, from the Register of the said Offices respecting to the said Commissioners, which said Commissioners, the same attested copy shall cause to be Transcribed, Entered, and Recorded, in a Book or Books to be previded in a manty claiming under such ner, here-in-after mentioned, and shall on such copy cause to be endorsed a Certificate of such Entry and Record and such copy so endorsed, or the Entry or Record thereof so made, together with the actual possession of the party claiming under the said Offices respect. such Deed, Conveyance, Will, Mortgage, Lease or other mesne Conveyance, shall be held, deemed, esteemed, and taken in Law, to be good evidence of Title in the shall cause to be true- party claiming, until better evidence shall appear, provided nevertheless, that when any person or persons shall so as aforesaid, have lost the Deed, Conveyance, Will, Mortgage, Lease, or other mesne Conveyance, under which he, she or they, may claim any such Lands, Tenements or Hereditaments, whereof no Memorial, Redursed a Certificate of cord or Probate can be found, in such Offices as aforesaid, and the party claiming make oath, or affirm, before the said Commissioners, or any three of them, which Claiment under such oath or affirmation, they are hereby empowered to administer and take, that the Deed, Conveyance, Will, Mortgage, Lease, or other mesne Conveyance under which he, she or they claim hath been bona-fide, lost or destroyed, and shall by other testimony or evidence prove that he, she, his, her or their ancestor, or other person under whom he, she or they shall claim, have been in the actual undisturbed and peaceable possession of the Lands, Tenements, or Hereditaments, claimed by and for the space of three years, then next before, or shall by the Witness or Witnesses to such Deed, Conveyance, Will, Flortgage, Lease or other mesne Conveyance or other parole or written evidence, prove the substance, matter, import, and before said Commissioners, and of other parole of winter expected, providing that the beed &c. both effect thereof, that then and in such case the said Commissioners, or any three of been bona fide lost, & them, the said matter evidence, and proof, shall cause to be made an entry of, set actual possession of the down in writing and Recorded in such Book or Books as aforesaid, the description veits, or shall by the of the Lands claimed, the name of the Township and County wherein situated and Witnesses to such the name, addition and place of sheets of the such the name, addition and place of abode of the party claiming the same, which said Entry and Record so made by the said Commissioners or an attested copy thereof shall be held, deemed, esteemed and taken in Law, as good evidence of title in the party claiming until better evidence shall appear, Provided also, that such Entry and Record or copy thereof, shall not be taken, held or construed to extend to bar him, her or them, or the heirs of him, her or them, who at the time of making thereof had better title, but every such other person or persons and his, her or their heirs, then living and residing within this Province, may at any time within seven years after making such Enter and Record, have, pursue and prosecute, his her or their title at Law, notwithstanding such Entry and Record, which shall not be given in evidence to bar him, her or them, or the heirs of him, her or them, that at the time of making thereof had better right and who shall pursue the same within the time aforesaid, saving also to Infants, Persons of non sane Memory, femes Coverts, and persons beyond the Sens, or residing without this Province, the right of so pursuing and prosecuting their Title at Law, at any time within three years next after they shall become of full age, of sane Memory, non Covert or shall come into this Province.

III. And be it further enacted by the authority aforesaid, That the said Commissioners or any three of them shall provide fit and sufficient Books of Record wherein set down, to enter, and Record all proceedings had before them in the execution of the said commission, and shall have full power and authority to nominate and appoint some fit and proper person to be Clerk or Secretary of the said Commission whose duty it shall be, fully, fairly, and truly to enter, set down, Transcribe and Record, in such Book or Books as aforesaid, all proceedings of the said Commissioners, or any three of them and the nature and effect of such written or other evidence as shall come before them, and who before entering on such duty, shall take and subscribe the following oath, "I, A. B. do make oath and swear, that I will truly and faithfully discharge and perform the duty of Secretary to the Commissioners appointed under the authority of an Act of the Parliament of Upper-Canada, entitled "an Act to afford relief to persons holding or possessing Lands, Tenements or Hereditaments in the District of Niagara, and will make true Records of all proccedings had before the said Commissioners, without partiality to any person whatsoever, so help me God," and which said Clerk or Secretary so appointed, shall have Osta to Commissioners. power to administer to each and every of the said Commissioners the following oath to be by them made and subscribed, before entering on the execution of the said Commission, which oath in the following form shall be written, in such Book as aforesaid, "We A. E. C. D. E. F. G. H. and J. K. do severally make oath and swear. That we will truly and faithfully discharge and perform the duty of Commissioners, under the provisions of an Act of Parliament of this Province, entitled an Act to afford relief to persons holding or possessing Lands, Tenements or Hereditaments, in the District of Niagara," and will cause true Records to be made of all proceedings laid before us in the execution of the said Commission without partiality, favor or affection to any person."

IV. Be it further enacted by the authority aforesaid, That no sitting of the said Commissioners, shall be held or holden, unless Notice in writing of the time and place of holding the same, subscribed by one of the said Commissioners, shall first of holding said Commissioners. be affixed up in the Register Office of the said counties, and unless the time and place of holding thereof, shall first in open Court be proclaimed at some General Quarter Sessions of the Peace, for the said District, by and for the space of two

months next before the sitting of the said Commission.

V. And be it jurther enacted by the authority aforesaid, That the said Commissioners or any three of them shall have full power and authority to cause to come be- sioners to cause to fore them at any sitting so to be holden as aforesaid, any person or persons to give come before them any evidence, on oath, touching the loss or destruction of any Deed, Conveyance, Will, Persons to give evidence to be set in write Mortgage, Lease or other Mesne Conveyance affecting any Land, Tenements, or ins-Hereditaments within the said District, or touching or affecting the Estate, Right and Interest of any person or persons claiming the same, and the Testimony and Evidence, which shall by any such person or persons be thereof given before the said Commission, the said Commissioners shall cause to be set down in writing, entered and Recorded, in such Book or Books to be provided as aforesaid, which person or persons appearing and attending to give such evidence, shall be entitled to demand and receive under rule or order of the said Commissioners, from the party on whose behalf they shall attend, a like allowance as is paid to witnesses attending the trial of Issues in His Majesty's Court of His Bench, Provided nevertheless that no such Evidence or Testimony affecting any Lands, Tenenteuts or Hereditaments, within the said District, or the Estate, Rights and Interests, of any person be admitted as aforetherein shall be admitted, taken, entered or Recorded, by the said Commissioners in such Book or Books as aforesaid, unless proof be adduced to the said Com-

Commissioners to provide Books of Record, wherein to set down a ll proceedings.

Also to nominate a Clerk to said Commis-

Duty of said Clerk.

Oath of said Clerk.

Clerk to administer

Oath of Commission

Notice to be given

Power of Commis-

Money to be paid to

No Evidence, &c. affecting any Lands shalf said unless Proof be advanced that a sum-

## FRANCIS GORE, ESQUIRE, LIEUTENANT GOVERNOR.

Writing memberine endhad the description of the bases claiming, social base been allied? up in the Register's (n-Las of al. Counties No. the sitting of , aid Commas ion.

in Conveyence, we,

Any Person who on the 1st day of Time 1515 was and still is In the layed possession of any such land &cc. by virtue of any Deed

To be endorsed by the Register of said Counties.

Sach Persons to produce such Deed &c.

&c. of the Witnesses & Parties to be recorded.

entry to be endorsed.

Soles hereafter to be mace of such toad to be void.

To be lawful for His said Commrs.

cleant description it missioners, that a sufficient description in writing, mentioning and setting forth the a refer forth the lands, Tenements or Hereditaments claimed, the Town, Township, County or other place wherein situated, and the name, place and abode of the person or persons claiming shall have been affixed up in the Register Office of the said Counties, and on the door of the Court House, or other Building, wherein a Court of General at least one Quarter Sessions of the Peace shall be holden for the said District, at least one month before the sitting of the said Commission, and whereas for preventing of finands in conveyances double Mortgages and other collusions in the sale and con-For preventing heads veyance of Lands, Tenements or Hereditaments within the said District, and to the intent that persons minded to purchase, may have notice of any previous Deed or Conveyance.

VI. Be it further enacted by the authority aforesaid, That when any person who on the first day of June in the year of our Lord one thousand eight hundred and fifteen was now, and still is, in the lawful Seizin and possession of any such Lands, Tenements or Hereditaments under and by virtue of any Deed, Conveyance, Will, Mortgage, Lease or other Mesne Conveyance to him, her or them, made, on which is endorsed by the Register, of the said Counties, that a memorial thereof, was enregistered in the Register Office of the said Counties, then and in such case, each and every such person or persons shall during the continuance of this Act, produce and bring before such Commissioners at their settings such Deed, Conveyance, Will, Mortgage, Lease or other Mesne Conveyance, and the said Commissioners the said Indorsements, the description of the Lands, Tenements or Hereditaments Name and additions conveyed by such Deed, Conveyance, Will, Mortgage, Lease, or other mesne conveyance, with the names, additions and places of abode, of the parties and witnesses thereto shall cause to be transcribed, set down, written, entered and Recorded, in t A Cortificate of such such Books, as aforesaid, and shall cause to be endorsed a certificate of such entry on the same, which certificate shall be taken to be sufficient proof, of the original Registering of such Memorial, and of the Record and entry thereof by the said Commissioners, and that every sale or conveyance which shall hereafter be made of any Lands, Tenements or Hereditaments, within the said District, shall be held, deemed, esteemed, and taken to be fraudulent and void, against purchasers for vatibles consideration from any person or persons in the actual possession of the Lands, aforesaid, endorsed & Tenoments or Hereditaments sold, unless such certificate so as aforesaid endorsed, shall be set down, entered and Recorded in such Book or Books as aforesaid, before the enregistering of a Memorial of such subsequent Deed, or conveyance in the Register Office, of the said Counties, saving, nevertheless the Rights of Infants, Femes Coverts, Persons of non sane Memory and beyond the seas.

VII. And be it further enacted by the authority aforesaid, That it shall and may be Majesty's Subjects to free and lawful, to and for all His Majesty's subjects, from time to time, and at all times, during the sitting of the said Commission, and between the times and periods thereof, to search in, and examine any of the Books or Records, of the said Commission, and the entries therein made as aforesaid, and to demand and receive from the Clerk or Secretary thereof, copies, transcripts and certificates of any such entries, upon payment of such fees as in like cases are allowed, and paid to Registers in the several Districts of this Province.

VIII. And he it further enacted by the authority aforesaid, That at the ending and posited in the Register's Office of sd. Countinshing of the said Commission, the Books and Records thereof and of all proceedings had before the said Commissioners, subscribed with their names shall by them,

The Records of all proceedings to be deties.

be deposited in the Register Office of the said Counties, to be kept among the Records thereof, and that the entry in such Books or becord, of a Certificate so made and endorsed, that a Memorial of any such Deed. Conveyance, Will, Mortgage, Lease or other Mesne Conveyance, was enregistered in the Register Office of the said Counties, shall be taken, held, esteemed and seemed as full evidence of the Registry thereof, as if the said Memorial and Record thereof had not been lost or destroyed as aforesaid.

1X. And be it further enacted by the authority aforesaid, That in case any person who shall appear before the said Commissioners to give evidence, respecting or wilfully torsweet themaffecting any such claim or claims, as aforesaid, shall wilfully or correptly for wear selves, to be subject to him, her or themselves or shall therein wilfully or corruptly make any false affirma- would be incurred up tion or declaration, he, she or they, shall incur, and be subjected to the like pains on conviction of willful and penalties as would be incurred upon conviction of wilful and corrupt persury in any evidence given in His Majesty's Court of King's Bench in this Province, on any cause there depending.

the same penalties as and corrupt perjury.

## CHAP. XVII.

An Act further to continue an Act passed in the thirty-third year of His Majesty's Reign, entitled, "an Act to provide for the appointment of Returning Officers of the several Counties within this Province.

[Passed 22d March, 1816.]

WHEREAS an Act passed in the thirty-third year of His Majesty's Reign, entitled "an Act to provide for the appointment of Returning Officers," of the several Counties within this Province," which Act has since been continued by several Laws of this Province which will shortly expire, And Whereas it is found expedient to continue the said Act, Be it 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 Briain, 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 said Act of the thirty-third year of His Majesty's Reign, and every part thereof, and every Clause, matter and thing therein contained, are by the present pointment of Returning Officers in the second property and no longer by the present ing Officers in the second property and propert Act continued for and during the space of four years and no longer.

Preauble.

The Act of the thirty third year of His Ma-jesty's Reign, which provides for the apveral Counties in this province continued.

This Act to remain in force for four years.