

AN ACT to alter, and in addition to an Act, inituled an Act for establishing a tender in all payments to be made in this Province.

gainst

LAU.

mber-

ler the

nonths

debied

mme.

'z.

igainst

CON,

red to

welve

those

ed to

٢, ١

11111

gains

, Esq.

led to

within

id all

ted to

dmr.

X7511

against

M, Pr-

ested to een ca-

those

ke im-

mistra-

ist the

IRNS,

eased,

, duly

m the,

said

e pay-

Ad.

mands

AMES

decea-

e duly

within

Persons

by re-

to the

of Li-

La compose

He Sub-

nducted

& Co.

to him,

without

within

out dis-

storney

against

, Esq.

uested

; and

lesired

Ex'rs.

JESTY,

e struck

LUNGI

stage}-

LINES

nd six.

ad six-

all dues

posite

OR.

14

A.

tx.

TITHEREAS the passing of the milled Doubloon V at the current rate of Four Pounds, although conducive of great benefit, has a tendency while the same is not made a legal tender, and while the Spanish Dollar and other Silver Specie are kept at the present current rates, to diminish the circulating quantity of all other Specie in the Province, and is found to be highly inconvenient-

Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That the milled Daubloon, or Four Pistole Piece of Spain, shall pass current and be received and paid for Four Pounds each, and the aliquot parts thereof at a proportionate value, and the Spanish milled Dollars shall pass current and be received and paid for Five Shillings and Fourpence each, and the aliquot parts of said Dollar shall pass current and be received and paid in the like proportion, and the French Five Franc Pieces shall pass current and be received and paid for Five Shillings each.

II And be it further enacted, That the herein before mentioned Gold and Silver Coins shall be deemed and considered as a legal tender at the rates aforesaid, in all payments of money to be made in this Province, and shall be so adjudged in all Courts of Justice in the same. Provided always, that nothing herein contained shall extend to make any Doubloon or part of a Doubloon that may be plugged, a lawful under, or any Doubloon weighing less than seventeen pennyweights eight grains, or any aliquot part of a Doubloon deficient of proportionate weight, a lawful tender in any case whatever, except at a deduction of twopence farthing for every grain so deficient.

III And be it further enacted, That so much of the Act made and passed in the twenty-sixth year of His Majesty's Reign, intituled " An Act for es-" tablishing a tender in all payments to be made in " this Province," as relates to the Spanish milled Dollars being made current at Five Shillings, be, and the same is hereby repealed.

STREET, of Fredericton aforesaid, Esq. : And whereas one RICHARD DAVIES, of Fredericton aforesaid, Lieutenant in His Majesty's 74th Regiment of Foot, and one **IOHN FRANCES WENTWORTH** WINSLOW, of Kingsclear, in the County aforesaid, Farmer, were aiding and abetting in the said Murder : And whereas they the said George Frederick Street, Richard Davies, and John Frances Wentworth Winslow, have since absconded and disappeared; HUE AND CRY is therefore hereby levied and raised against them the said George Frederick Street, Richard Davies, and John Frances Wentworth Winslow : And all His Majesty's Peace Officers and Liege Subjects, as well within this Parish and County as elsewhere, are hereby called upon and required to make fresh pursuit and Hue and Cry after them the said George Frederick Street, Richard Davies, and John Frances Wentworth Winslow, from Town to Town and from County to County, as well by Horsemen as Footmen : and if they or either of them shall be found, forthwith to carry him or them before some one of His Majesty's Justices of the Peace within the County where he or they shall be taken, to be dealt with according to Liaw. And a Reward of THIRTY POUNDS, is hereby offered to any Person who will apprehend and secure them the said George Frederick Street. Richard Davies, and John Frances Wentworth Winslow; or TEN

Act of Assembly in that case made and provided ; I have directed all the Estate as well real as personal, within this Province, of Usher Pilkington, late of the said City, Trader, (which same Usher Pilkington, is departed from and without the limits of this Province, or remains concealed within the same, with intent and design to defraud the said John Godard, and the other Creditors of the said Usher Pilkington, if any there be, of their just dues, or else to avoid being arrested by the ordinary process of Law as it is alleged against him) to be seized and attached; and that unless the said Usher Pilkington, do return and discharge his said debt or debts, within three months from the publication hereof, all the Estate as well real as personal of the said Usher Pilkington, within this Province, will be sold for the payment and satisfaction of his Creditors. Dated at Saint John, the second day of July, 1821. JOHN ROBINSON. R. PARKER, Jun. Au'y. By the Honourable JOHN MURRAY BLISS, Esquire, one of the Justices of His Majesty's Supreme Court of Judicature for the Province of New-

Brunswick. To all to whom it may concern, Greeting : TOTICE is hereby given, that upon the application of William Secord, to me duly made according to the

form of the Act of Assembly in such case lately made and provided; I have directed all the estate as well real as personal, within this Province, of Charles French, late of the Parish of Norton, County of King's, Yeoman (which same Charles French, is departed from and without the limits of this Province, with intent and design to defraud the said William Secord, and the other Creditors of the said Charles French, (if any there be) of their just dues, or else to avoid being arrested by the ordinary process of Law, as it is alledged against him) to be seized and attached, and that unless the said Charles French, do return and discharge his said debt or debts within three months from the publication hereof, all the estate as well real as personal of the said Charles French, within this Province, will be sold for the payment and satisfaction of the Creditors of the said Charles French. Dated at Saint John, the thirty-first day of July, one thousand eight hundred and twenty-one.

of August, in the year of our Lord one thousand eight hundred and twenty-one. OHN ROBINSON, Mayor. W. B. KINNEAR, Att'y.

By JOHN KEILLOR, Esquire, one of His Majesty's Justices of the Inferior Court of Common Pleas for the County of Westmorland.

TOTICE is hereby given, that upon the application of John Rennison, of the Parish of Dorchester, in the County of Westmorland, labourer, to me duly made pursuant to the directions of the Act of As= sembly in such case made and provided : I have directed all the estate as well real as personal, of James Hamilton, late of the said Parish of Dorchester, in the County of Westinorland aforesaid, stone cutter, (which said James Hamilton hath departed from this Province, with intent and design to defraud the said John Rennison, and the other Creditors of the said James Hamilton, if any there be, of their just dues, or else to avoid being arrested by the ordinary process of the Law as is alledged against him) to be seized and attached; and that unless the said James Hamilton do return and discharge his debts, within three months from the publication horeof, all the estate as well real as personal of the said James Hamilton, within this County of Westmorland, will be sold for the payment and satisfaction of the Creditors of the said James Hamilton. Dated at Dorchester, the thirteenth day of

October, in the year of our Lord one

shall not be in forçe until His Majesty's Royal approbation be thereunto had and declared.

By Command, GEO. SHORE, Dep. Sec.

AT a Special Session of the Peace holden at the County Hall in Fredericton, in and for the Courty of York, on Friday the 14th September, 1821---ORDERED, that from and after Friday the 21st inst. inclusive, the Assize of BREAD in the Town of Fredericion, be as follows :

HE Sixpenny Wheaten ] lb. oz. Loaf to weigh, - - - 5 2:12 Ditto, Rye, do. - - 3: 12 And other Loaves in proportion. H. G. CLOPPER, Dy. Clerk of the Peace.

NOTICE.

LL Persons within the County of 1-York, who are indebted to the Province for any Supplies granted to them, under and by virtue of an Act made and passed in the fifty-seventh year of His late Majesty's Reign, intituled " An Act to provide for the necessities of the Province, " occasioned by the failure of the late " crop," are hereby notified that unless they pay the sums so due by them respectively, either in labour to be performed by them upon any Great Roads, Bye-Roads, Streets or Bridges, or in money to the Commissioners or one of them, on or before the first day of November next, pursuant to the Provisions of an Act passed at the last Session of the General Assembly, suits will be commenced against them according to the directions of the same Act.

IV. And be it further enacted, That this Act POUNDS for either of them, in manner aforesaid.

> Dated at Fredericton, in the County of York, this third day of October, in the year of our Lord one thousand eight hundred and twenty-one.

> > WM. TAYLOR, Coroner.

By ROBERT PAGAN, Esquire, one of the Justices of His Majesty's Inferior Court of Common Pleas for the County of Charlotte, in the Province of New-Brunswick.

TOTICE is hereby given, that upon the application of Lachlin Cameron, of the Parish of Saint Patrick, in the County of Charlotte, Yeoman, to me duly made, pursuant to the directions of the Act of Assembly in such case made and provided; I have directed all the Estate as well real as personal, within the said County, of Benjamin Follet, late of the Parish of Saint Patrick in the said County, Yeoman, (which said Benjamin Follet is departed from and without the limits of this Province, or concealed within the same, with intent and design to defraud the said Lachtin Cameron, and the other Creditors of the said Benjamin Follet, if any there be, of their just dues, or else to avoid being arrested by the ordinary process of Law, as it is alledged against him, to be seized and attached ; and that unlesss the said Benjamin Follet, do return and discharge his said debt or debts within three months from the publication hereof, all the the estate as well real as personal of the said Benjamin Follet, will be sold for the payment and satisfaction of the Creditors of the said Benjamin Follet.

J. M. BLISS. W.B. KINNEAR, All'y.

By the Honourable JOHN ROBINSON, Esquire, one of the Judges of the Inferior Court of Common Pleas for the City and County of Saint John, in the Province of New-Brunswick.

To all to whom it may concern, Greeting : an office before, and being answered in the NTOTICE is hereby given, that upon negative, desired to give him " plenty of rope." All the criminals being Roman the application of John L. Venner, to me duly made, according to the form of Catholics, were attended to the place of exthe Act of Assembly in such case lately ecution by the Right Revd. Bishop Macmade and provided, I have directed all the Donnell, of Glengary, who had solemnly adestate as well real as personal within this monished them to make a public confession. City and County of Saint John, of Rayof their guilt, and to exhort others to take mond Lalibertie, late of the City of Saint warning by their fate. M'Garry concluded his short address to the bystanders with saying, John aforesaid, Confectioner, (which same Raymond Lalibertie, is departed from and without the limits of this Province, with intent and design to defraud the said John L. Venner, and the other Creditors of the ments the drop fell, and the four unhappy said Raymond Lalibertie, (if any such there be) of their just dues, or else to avoid being arrested by the ordinary process of Law as it is alledged against him) to be seized and Surgeons for dissection .--- Chronicle.

thousand eight hundred and twentyone.

JOHN KEILLOR, J. C. P.

KINGSTON, U. C. Auc. 26.

We learn from a gentleman who arrived here last evening in the steam boat Charlotte, that M'Garry, Harrington, Kelly, and Masters, the four men condemned at the Cornwall assizes for the murder of John B. Sibert, of Williamsburgh, were executed on Monday last pursuant to their sentence .----M'Garry appeared first on the platform. On coming forward he gazed round on the spectators, and turning up his eyes surveyed with the utmost coolness and apparent indifference the apparatus of death, and then looked back into the Court-Room to see if his accomplices were following him. After they were all brought on the scaffold and pinioned, M'Garry and Kelly confessed their guilt, declaring at the same time that Masters and Harrington were innocent of the murder, and were only participators with them in the plunder of the property. M'-Garry with a kick threw his shoes off the scaffold from his feet, questioned the executioner whether he had ever performed such " that he had already confessed his sins to his " Makery and had not come there to make " a stage player of himself." In a few momen were launched into eternity. After hanging about three quarters of an hour, the bodies were cut down and delivered to the

Dated at Fredericton, 12th June, 1821. THOMAS WETMORE, ARCHD M'LEAN, DANIEL MOREHOUSE, Commissioners. RICHARD KETCHUM, THOMAS C. LEE,

Dated at Saint Andrews, in the said County of Charlotte, the thirty-first day of May, in the year of our Lord one chousand eight hundred and twenty-one.

ROBT. PAGAN, J. C. P. Н. Натен, Ап'у.