NEW-BRUNSWICK ROTAL GALLER

" be consumed within this Prevince." Passea the 19th March 1827.

THEREAS the Provisions of an Act entitled " An Act for regua lating the Inspection of Fish to be con-"sumed within the Province" passed in the fourth year of His Majesty's Reign, apply th Pickled Herrings only.

I. Be it enacted by the Lieutenant Go vernor, Council and Assembly, That after he passing of this Act, that each and every

II. And be it further enacted, That this way eleven chains and fify links-or to the entering a Docket, or Memorandum, of all the Book, one shilling. Act, together with the Act of which it is an Northwesterly line of land owned by Fre- Judgments of the soid Court, accessible to 2. VI. And be it further endeted, That one amendment, shall continue and be in force derick Wentworth Winslow, thence along all persons at proper times. of the places of advertising the time and until the first day of April, which will be the said line North thirty one degrees and I. Be it therefore enacted by the Lieu place of any Sale, to be made by the Sheriff in the year of our Lord one thousand eight thirry minutes East, twenty-six chains, or tenant-Governor, Council and Assembly, of any Lords, Houses, real Estate on Heri-

" for regulating the inspection of Fish, to for a certain other piece or parcel of Land situate, lying and being, in the Parish of Kingsclear in the County of York, and bounded and described as follows, to wit ; Beginning at a stake and stones on or near the Somiawesterly bank or shore of the River . St. John at the lower or Southeasterly corner of lot number Two in the Grant of Block number Two or second Battalion of new ments before Executions can issue thereupon Jersey, Volunteers, thence running by the against real Estate, and also the said Execu-Magneric needle (of 1799), South thirty- ions, in a Book kept in the office of the one degrees West, twenty-five chains of Clerk of the Supreme Court, is attend Four Pules each, along the lower, or South ed with great inconvenience and expence ;

An Act to continue and amend " An Act per cent for roads and waste-In exchange |An Act in further amendment of an Act lof the Pleas in the Supreme Court, for filling intituled "An Act subjecting Real Es- up the date and number in the Docket, and " tates in the Province of New-Bruns entering the particulars of Judgments in " wick to the payment of Debts, and manner hereinbefore directed, that is to say, " directing the Sheriff in his proceedings for every Judgment where the amount real covered does not exceed twenty five pounds. " thereon." one shilling ; for every Judgment where the

Passed the 19th March 1827. amount recovered is over twenty five pound, THEREAS the entering at full length the Records of the Judg-

is over two hundred pounds, and does not exceed one thousand pounds, twoshillings. For every Judgment where prevision contained in the aforesaid Act westerly line of the said lot number Two, and it is considered that the advantages which the amount recovered is over one thousand. shall equally extend to all other sorts and to the King's Highway, thence Scutheast- such regulation was intended to effect, may pounds, three shillings ; and for each certified erly along the North side of the said High- be obtained to the full extent by keeping and copy of the entry of a Judgment taken from to the bank or shore of the River Saint That from and after the first day of May ditaments as required by the sail recird. John aforesaid, and thence along the South- next, all that part of an Act made and pass- Act, shall in these Counties where no News-An Act to authorise the Rector, Church westerly bank or shore of the said River ed in the twenty-sixth year of the Reign paper is published, be within the office of Wardens and Vestry of Christ Church, following its several courses up Stream to of His late Mjesty King George the Third the Register of Deeds of the said Counties

in the Parish of Fredericton, to convey the first mentioned bounds, containing thir intituled " An Act subjecting real Estate respectively ; and such Registers are hereby a certain piece of the Glebe land of the ty acres, more or less, together with all Hous. " in the Province of New Brunswick, to required to allow the same to be made in es, Buildings and other Improvements and " the payment of debts, and directing the their respective offices.

A CONTRACTOR OF or regilite page and that the fe shall be o cate one shall be to the Regi whatsoeve 111. in case e whereof n Register county, P afterward the Reg Plaintiffs or Defei for such cognizee his her O or Admin nesses, 1 monies d Judgmer paid and wilnesses before or Court, 4 aforesaid

the said

or Defer

her or th

Admistr

knowled

or if a ce

ter signi

puty, and

ed by the

hisfaction

ance has

or that a

ment has

Passed the 19th March 1827. appurtenances thereunto belonging ; which " Sheriff in his proceedings thereon," which An Act to provide for the Registering of Fredericton aforesaid Esquire, a Member Thomas Baillie as aforesaid: of His Majesty's Council for the Province of New-Brunswick, for the conveyance and assurance to him the said Thomas Baillie, be for the benefit of the said Church, that manner mentioned in the said Act. of a certain piece or tract of land in the said Parish of Fredericton, being part of a lot or trace of land heretofore granted by and Vestry of Christ Church, in the Parish ot Fredericton, as a Glebe for the use, benefit and behoof, of the Rector, Parson or Minister of the said Parish, for the time bring ; which piece or tract of land is bound.

morked C.T., standing on or near the South- ed by the said Rector, Church Wordens spective Actions were laid, the time of sign- cognizors and cognizers therein, and for mesterly bank or shore of the River Saint and Vestry of the said Church, and their ing the Judgment, and the number of the what sums and before whom the same were the about forry nine rods aboves the Successors, to the use, benefit and behoof Roll; and that the said Docket shall be fairly acknowledged; and that in order to the bouth of Phillis's Creek, at the lower or of the said Rector, Parson or Minister of put into and kept in a Book in the office of making an entry of such memorials of South-easterly corner of lot: nomber One, the said Church, and his Successors forever, the said Clerk, to be searched and viewed. Judgements and Recognizances as aforesaid. formerly granted to Cornelius Thompson, in they the said Rector, Church Wardens and by all persons at all reasonable times, pay- the party on parties desiring the same shall the Grant of Block number Two, or second Vestry of Christ Church in the Parish of ing the legal and accustomed fees for a search produce to and leave with the Register, 10 Battalion of New Jersey Volumeers, thence Fredericton, be and they are hereby authority in the said office : and that in order to the be filed in the Register office, a memorial running by the Magnetic Needle (of 1799) ed and empowered by a good and sufficient making such Docket, every Attorney of the of such Judgment or Recegnizance, signed South thirty two degrees West, nine y two deed, to convey to the said Thomas Baillie, said Court, on taking in the Judgment Roll, by the proper officer or his deputy, together chains, of four Poles each, along the line of his heirs and assigns the said hereinbefore shall deliver, or cause to be delivered to the with an affidavit sworn before one of the blazed trees marked A. R., being the lower or described priece or tract of land being said Clerk, a Docket paper or entry contain- Judges of the Supreme Court, or any South-easterly line of the said lot multiplet part of the said Giebe of the said Parish ing all the particulars aforesaid, except the commissioner appointed to take affidavits to One, thence South sixty-six degrees "East, of Fredericton as aforesaid : To hold the time of signing the Judgment, and the num be read in the Supreme Court (other than ten chains to a dead Hemlock blazed and same to him the said Thomas Baillie his ber of the Roll. notched, standing on the western angle heirs and assigns forever ; saving never | III. And be it further enacted, That no was duly signed by the officer whose of Land granted to Isaac Hedden Esquire, theless the Right and Fitle of the King's Judgment not docketted and entered in the name shall appear to be thereunto sets. thence along the Northwesterly line of the Majesty, his Heirs and Successors, and of eve. manner mentioned in the last foregoing Sec. which memorial such officer is hereby tesaid last mentioned Grant, North forty-four ry other person or persons body-politics and tion of this Act, shall in any manner what quired to give such Plainuff or Plainuff, degrees East eighty one chains, or until corporate, excepting the said Rector, Church ever affect or bind any Lands, Tenements, Defendants, cognizee of it meets the main branch of Phillis's Creek Wardens and Vestry of Christ Church, in or real Estates, nor shall any Execution, or cognizes, his her or their executors of aforesaid, thence along the said branch of the Parish of Fredericton, and the Parson other process, issue on any Judgment not so administrators, or Attorney or any of them, the said Greek following its several courses and Minister of the said Church, and the locketted and entered. down Stream along the middle thereof said Thomas Baillie, and any person or he she or they paying for the same the to is discharge in the River S int. John, persons claiming by from or under them or Copy of the Docket of every such Judg-11. And be it further enacted. That the IV. And be it further enacted, That a sum of one shilling and no more. thence along the Southwesterly banks or any of them. aber da nent taken from the said Book of Dockets, aid Register shall make an entry, and shore of said River following its several ind certified under the hand of the said likewise (if required) shall give a certificate courses up Stream until it meets the bounds II. And be it further senacted. That slerk of the Pleas, or his Deputy, shall be in writing under his hand of every such first mentioned, or a line running Nuch this Act shall be deemed and taken evidence of the docketting of such Judg nemorial of any Judgment or Recognizthirty two degrees East therefrom, contain whe a Public Act, any thing to the con ment in all Courts whatever. ing in the whole one hundred and fifty acres, rary thereof in anywise notwithstand V. And be it further enacted, That the foresaid, and therein mention the certain following tees shall be paid to the said Clerk lay on which such memorial is so entered

said last mentioned piece or parcel of land, requires the Process against real Estates, and THEREAS the Rector, Church genements and premises, the said Thomas the Record of the Judgments to be inspect-Wardens and Vestry of Christ Baillie hath agreed to convey and assure to ed and certified, and the said Judgment Church, in the Parish of Frede- them the said Rector, Church Wardens and and Process with such Certificate to be sicton, have, by and with the consent of Vestry, and their Successors in perpetuity, recorded in a Book by the Clerk of the ne Venerable Archdeacon George Best, to the use, benefit and behoof of the Rector, Supreme Court to be kept for that purpose, the present Rector, or Minister, of the said Parson or Minister of the said Church, and shall be and the same is hereby repealed i That no Judgment or Recognizance, Parish, and Ecclesiastical Commissary for his Successors forever, in lieu of the said Provided always that nothing herein conthe Province; and with the approbation of herein before described piece or tract of tained shall extend, or be constitued in anythe Right Reverend the Lord Bishop of the said Glebe, of the said Parish of Frede- wise to cause the reversal of any Judgment Nova Scotia, agreed with Thomas Baillie rictor, so agreed to be conveyed to the said or Process for Error to operate against any

effect, for the perfecting of which said and after the said first day of May next, the gagee for valuable consideration, but only letters patent under the Great Seal of this agreement, and for carrying the same into Clerk of the Pleas in the Supreme Court, after the time that a memorial of such Province to the Rector, Church Wardens full force and effect, shall make or cause to be made and put into Judgment or Recognizance shall be enteran alphabeticle Docket by the Defendant's ed at the Register's office of anch county, et 1. Be it enacted by the Lieutenant Go- names, a particular of all Judgments enter- city and county, expressing and containing, vernor, Council and Assembly, That upon ed in the said Court, which shall continue in case of such Judgment, the names of the the receipt of a good and sufficient Title, the name and names of the Plaintiff or Plaintiffs and Defendants, the sums hereby conveyance and assurance from the said Plain iffs, the name and names of the De- recovered and thes time of the signing thereed and described as follows ; 10 wit ; Thomas Baillie, of the said last hereinbefore fedant or Defendants, and the Debt, Dam, of ; and in case of Recognizances, expressdescribed piece or parcel of land, rene ages, and Costs recovered thereby, and in ing and containing the date of such Beerg-Beginning at a Dry Hemlock Stump ments and premises so agreed to be convey what County, or City, and County, the re- inizance, the names and additions of the

of Judgments and Recognizances which are intended to bind or affect Real Eslates.

and does not exceed two-hundred pounds,

one shilling and six pence. For every

Judgment where the amount recovered

Passed the 19th March 1827. DE it enacted by the Lieutenant. (other than such as shall be entered into inthe name and upon the proper account of His Majesty, His Heirs and Successors) which shall be obtained or entered into bona fide purchaser under a process against after the first day of May next, shall affeet real Estate although such Judgment or pro- or bind any lands tenements or heredita-And whereas it is expedient, and will cess be not certified and recorded in the means situate lying and being in any counthe said agreement should be carried into II. And be it further exacted, That from against any subsequent purchaser or mortty, or city and county, within the Province,

there and ter shall the said try of 1 Recogni and disc cale, to and shall upon re and that chiry, 1 and to 1 one shill IV. rudgem fore exce into, or Into on a next, sh from the eny la against a gagee f menioria

be fore

gis er of

county,

from the

from the

V. .

inacted.

ed, shall

the pri

made ar

of His

"An A

" Provi

" Payin

" riff in

cutions

cuied up VI.

enacted

of any

Calered.