

PROVINCIAL SECRETARY'S OFFICE

Arnil 25, 1854.

CHAPTER IS.

... Act to amend Chapter G3 of the Revised Staales. "Of Enveyors of Highways and Highway Labor, except in Halifax"

(Passed the 31st day of March, 1851.)

1 Section

l. Eccovery of thes lucur

2 Sec. 4, chap. 63, not to extend to seamon on hoard coasting and fishing vessels.

red by minors De Renacted by the Governor, Council, and Assembly,

as follows:

1. All flaces and forfeitures incurred by intinors under caster sixty-three of the revised statutes. "Of surveyors of litebways and Highway labor except in Halfax," my be recovered from the parents, unsaters or guardians of such manner, with whom such minors reside, or who kave a right to receive their wages, in the manner reviked in the last section of the chapter hereby amended, and applied as therein mentioned.

The fourth section of the mentioned.

ed and applied as therein mentioned

2 The fourth section of the chapter hereby amended
shall not hereafter extend to masters or scamen on board rossing or deling vessels. àm

CAMPETS.—EXTENSIVE ASSORTMENT !—NEW-MY STYLES!—LOWEST PRICES! W N, SILVER & SONS.

FURNITURE! FURNITURE!!

ENCOURAGE HOME INDUSTRY.

MIE Subscriber thankful for past favours, begs Leave to latinate that he has now on hand a large sal general assortment of HODSEHOLD FURNITURE, which has only on long at extremely low prices, and on accommodating terms.

Persons on the eve of Housekeeping, and those already stabilited, are respectfully invited to visit this establishment.

Funerals attended to at very moderate prices

Funerals attended to at very moderate prices
Ox liam - A supply of Furniture POLISH, pronounadbyall who use it to be a superior rettele.

JAMES GORDON.
123, Barrington Street.

RAILROAD PROVISIONS.

CANADA HOUSE. FAMILY, SHIP, AND ARMY STORE. No. 33 & 34, Upper Water Street.

No. 33 & 34, Uppor Water Strue

Firkins No. 1 BUTTER,

to Barrels Prime Nova Scotia Belle,

west, hest Annapolis CHEESE.

40 Quintals Prime Shore CODFISH.

40 Smoked HAMS, sugar and spice cured.

10 Tubs Nova Scotia LARD.

20 Barrels do OATMEAL.

20 Barrels do OATMEAL.

20 Barrels do PEAS.

33 Cases PICKLES.

8 Tierces American BICE.

66 Kegs SALARATUS; 4 Cases INDIGO

SC Casts Congo & Southour TEAS.

26 Boxes TUBACUO, No. 1.

15 Bags Jamaica COFFEE.

M.D.—A general assortment of Grocerie.

M.D.-A general assortment of GROCERIES. WINES, liquos, Ale, Posten, Cider and Cordials.
W. RENNELS.

April 15.

3m.

SEEDS, SEEDS.-1954.

DERSTEAMER "ASIA." A full supply of Gan-l nen and Flow an "Bath from the same Establish and saisfaction.

The furthers are the same past have given such un-

wild saistaction. For freshness and purity there are not to be surpassed if with confidence we recommend them largel Wurtzel. Sweith Town p. White Clover, and efter Agricultural. Skeds, all of the best quality, and applies as low as Good Skeds can be afforded—for ale at DE WOLF'S SELD WARRHOUSE, 63 Holls Street-largh, 18th, 18th, 18th. March, 18th 1851.

"MICMAC" FROM GLASGOW.

W. GOSSIP, has just received per Ship Micmae, part of his SPRING IMPORTATION of BOOKS AND STATIONERY,

imprising Foolscap, Letter and Noto PAPERS, of all detarious qualities; Envelopes, adhesive and Plain, anatch: BLANK BOOKS of various descriptions. SHOOL BOOKS, Steel Pens, Ink, ARTISTS MATE-HIS. Black. White and Colored Crayons. Cmyon Paper Oll and Water Colours, &c. &c.
All which will be sold at the lowest rates, at the Nova Said Book Store, 24 Granville Street.

April 22, 1854.

Jugary 18.

LAW BLANKS.

SUMMONSES,

SUMMONNES,
CAPLASSES,
REPLETINS,
ATTACHMENTS,
EJECTMENTS,
For sale by WM. GOSSIP,
No. 24 Granville Street. HEALTHY GERMAN LEECHES STRECEIVED AT LANGLEY'S DRUG MORE. Hollis Stuert.



PROVINCIAL SECRETARY'S OFFICE.

Avail 7, 1854.

An Act Concerning the Elective Franchise.

[l'assed the 31st day of March, 1864.]

BE IT ENACTED by the Governor, Council, and Av

penulty, as follows:

1 The Act passed in the fourteenth year of her Majesty's reign entitled "an act to extend the elective frauchise" is herely repealed.

reign entified "an act to extend the elective franchise" is hereby repealed.

2. All natural born and naturalized subjects of the crown of Great Britain, having been and being domiciled as hereinafter limited, and being males over the ago of twenty-one years, shall be entitled to vote for members to serve in general assembly, that is to say, provided they shall at the time of voting have had their usual place of abode for a least one year next before voting in the counties for which they shall vote for county members, and in the townships for which they shall vote for county members, and in the townships for which they shall vote for township members, and provided also that such naturalized subjects so voting, and such natural term subjects as were not born in Nova Scotta shall, in addition, have resided in the province for at least five years next before voting; and provided also that persons voting under this act shall only be entitled to vote in the electional districts in which they reside at the time of voting, and which districts must be in the counties and townships respectively. For representing which the candidates are to be elected at that election.

3. No person who shall have received and as a pauper under any poor law in this province, or and as poor persons from any public grant of government money, within one year before the day of polling, nor any Indian, shall be entitled to vote under this act.

4. At every election, the name of each person offering to vote by virtue of residence, shall be entered by the poll eleck in the poll book, and if objection he made in relation to his right to vote at that election by any person entitled to vote under this act.

4. At every election, the name of each person offering to related to vote under this act.

4. At every election, the name of each person offering to contine to one of the same poll, the presiding officer shall tender to him the following preliminary onthe "You, A II, do swent that you will fully and truly answer all such questions as shall be r

to the person challenged, the following questions, of such of them as shall be required by the personol-jecting.

First. What is your name?

Scend. What is your age?

Third. In what county do you reside?

Footh I what township do you reside?

Fifth How long have you resided in this province?

Sixth How long have you resided in this county?

[or 'township," if voting for a township,!

Scenth. Do you reside in this polling district?

Eiglah. How long have you resided in this polling district?

district 1 Are you a native born subject of her Majesty ? (If not a natural born subject.)—Have you been naturalized 7

Eleventh. (If a naturalized subject) When and where

Tenth. (If not a natural born subject.)—Have you been naturalized?

Eleventh. (If a naturalized subject) When and where were you naturalized?

The presiding officer shall allow no other questions to be put, nor shall any questions be put except through him, nor shall be permit the time to be unnecessarily protracted on pretence of questioning a vote, and the presiding officer shall promptly put the questions, and the polliclek shall instantly enter in the poll book the purport of the answers, and the same being read to the voter shall be conclusive against him. If the elector shall not promptly answer the questions, his name shall be expanged, and he shall not be allowed to poll at that election.

3 The presiding officer shall point out to the elector, the qualification, if any, in respect to which he shall appear to the presiding officer to be deficient; and if the person so offering shall persist in his claim to vote, and the objection shall not be withdrawn, a candidate against whom the vote is given, or his agent or inspector, may then direct the vote to be marked "objected" on the poll book without requiring the elector to be sworn, or he may mark the vote "objected," and require the oath number one to be taken by native born. Nova Scotians, the oath number two by native should subject so matural born substituted the resembled by this ace be defined, the voters' name shall be numediately struck out, and that person shall not be permitted again to poll at that election.

G if any person teleges of questioned shall persist in

election.

G If any person being so questioned shall persist in voting notwithstanding his answers have clearly shown that he was not entitled to vote under the residence qualibration, and shall take the final oath as aforesaid, the vote of such person shall be subject to the provisions of the thirty-sixth section of the seventh chapter of the revised statutes, in the same manner as therein is prescribed in the cases of the votes of persons having voted in a wrong district, or more than once.

7. No person shall lose any part of his residence by being on board ship, or in any seminary of learning, or otherwise temporarily absent for any period less than once year.

one year.

8. Nothing in this net shall extend to limit or otherwise 8. Nothing in this act shall extend to limit or otherwise affect the franchise founded upon freehold as by law established, but persons not entitled to vote under the residence qualification, if possessed of the real property qualification described in chapter five of the terised statutes, may vote in the same manner, and subject to the same sanctions and formalties as by law are or hereafter may be required for electors under the real property qualification.

• So much of chapter seven of the revised statutes as is

not inconsistent with this net shall remain in force. SCHEDULE.

OATH NUMBER ONE.

You, A.B. do swear that you are a native been Nova You, A B, do swear that you are a native hern Nova Scotian of the full age of twenty-one years and upwards, and that you have bad your usual place of abode, for at least one yearnext before this day, in the county of (or the township of as the case may be;) and that you have not been polled, nor have given a vote for any candidate at this election, and that you reside, and have now your place of abode within this electoral district.—So help you God.

NUMBER TWO. You, A B, do swear that you are a natural born for, as the case may be, naturalized subject of the crown of Great Britain, not born in Nova Scotia, of the full age of twenty-one years and unwards and that you have resided in this Province for at least five years next before this day; and that you have had your usual place of abode, for at least one year next before this day, in the county of

or township of as the case may be;) and that you have not been polled, nor have given a vote for any caddidate at this election for this county, (or township, as the case may be;) and that you reside and have now your place of abode within this electoral district. So bein you God.

Tou, A B, do swear that you have not, within one year next before this day, received aid as a puper under any poor laws in this province, or as a poor person under any public grant of the province. So help you God.

You, A B. do swear that you have not received and had by yourself or any person whomsoever in trust for you or for your use and benefit directly or indirectly, any survey more of money. office, place, enulament, gift or reward, nor any promise or security for any money, office, place, cm ployment, gift or reward, in order to give your vote at this election, and that you have not before this been policd, nor have given a vote for any candidate at this election for this county for township as the care may be, and that your place of residence is at _____. So help you God. you God.

An Act to Amend the New Practice Act. Passed the 31st day of March, A. D., 1851.

BE IT ENACTED by the Governor, Council, and Apsembly, as follows:

1. There shall be coafter be no special return days for Writs of Summons, but such Writs shall be returnable within ten days after the service thereof, if the Defendanwithin ten days after his service thereof, if the Defendan-shall reside in the County in which the action is brought within twenty days after service. If he shall reside in any other County except in the Island of Cape Breton, and the nettent by the Island of Cape Breton, and the nettent is brought in any County not in the Island, or fif he shall reside out of the Island, and the action is brought in any County which the Island and Judgment may be entered against the Defendant if he shall not appear and plead within four days after the expiration of the said period of ten, twenty or thirty days, atthe case may be. the case may be.

the case may be.

2. The forms of Writs of Summons shall be so far altered as to summon the Defendant to appear " within tentwenty, or thirty days has the case may be) after the service of this Writ," instead of on the return days hereivs uperseded.

3. The notice to be endorsed on the Writs shall hereafte here as follows.

be as follows.

be as follows.—
Notice is hereby given, that if the Defendant co we appear and plead, within four days after the period specified in the Writ for his appearance, the Plaintiff shall be at liberty to sign [Judgment by default, if there are neparticulars of demand annexed, and if there be particulars of demand, final Judgment for any sum not exceeding the sum claimed in his paraculars of demand, with interest at the rate specified, and costs at the expiration of such time. time

time.

4. In Ejectment, the notice shall be as follows—
Notice is hereby given, that if the Defendant do not appear and defend the possession of the property claimed by the within Wist, or such part thereof as he may be advised, the Plaintiff will be at liberty to sign Judgment at the expiration of four days after the period specified in the Writ for his appearance, and the Defendant may thereupon be turned out of possession.

5. Notice of trial may be endorsed on Writs of Summons.

6. No cause shall be entered on the docket for trials wherein the period allowed for pleading shall not have expired before the first day of Term in all other Counts except Hallfax, and before the last day of Term in Hallfax.

The Judges in Term at Hallfax, may, from time to

time, make general rules for facilitating the practice of the Court and the effectual execution of this Act and of the Arthereby amended, but such rules shall not go into operation till they shall have been published in the floyal Gazette; all rules made since the passing of the said Act are hereby confirmed.

B. Trinity Term in Hallfax, and the Slitings thereafter are shellfard. are abolished.

D. So much of the New Practice Act as is inconsistent with the provisions of this Act is hereby repealed.

An Act to Pacilitate Proceedings under the Now Practice Act.

[Passed the 3rd day of April, A. D., 1854.] BE IT ENACTED by the Governor, Council, and Assembly, as follows:

Prothonousies shall har hower to grant orders for the stay of praceedings in a cause, until security for Costs be filed, upon sufficient grounds laid by affidavit, in the same way such orders are now granted by the Supreme Court or a Judge; but any party dissatisfied with a Prothono tary's decision, may, at any time within twelve days thereafter, apply to the Supreme Court upon motion, or at Chambers, by summons, upon affidavit, for a re-hearing; a Plea filed in the mean time, or other proceeding taken on the party claiming archeaning. In Summary Causes, where the Plaintiff claims less than twenty pounds the Defendant shall not be required to file or serve a Written Plea, but he shall serve a Written Notice of appearance.

April 15.

April 15. lm.



DEPARTMENT OF CROWN LANDS.)

HALIPAX, April 8th, 1851. The following Act, passed during the last Session of the egislature, is now published for the information of all concerned.

JAS. B. UNIACKE.

Commissioner of Cipton Lands
An Act for Settling Titles to Lands in the Island of Caps Broton.

(Passed the 31st Day of Merch. A. D. 1851.) Be it Enacted by the Governor, Council and Assembly, as follows:—

LL PERSONS who are in undisputed Possession A LL PERSONS who are in undisputed Possession II of any Lands and Tenements in the Liand of Cape Breton, for which application has been made for a Grant, either joint or several, and on which the Fees have been paid shall on proof thereof, and with the appropriat of the Governor in Council, be entitled to a separate Grant of the Lands for which such Pees were paid, without any further, charge for Survey or otherwise.

April 15,