after he shall have attained the age of Twenty-one years, subject nevertheless to the Provisions herein-after contained.

Such descendible right forfeited and

VII. Provided always, and be it further enacted, by the authority aforesaid, That when and so often as any person to whom such hereditary right shall have descended. shall without the permission of his Majesty, his heirs or successors, signified to the Legislative Council of the province by the Governor, Lieutenant Governor, or person administering the Government there, have been absent from the said province for the space of four years continually, at any time between the date of his succeeding to fuch right, and the time of his applying for fuch Writ of Summons, if he shall have been of the age of Twenty-one years or upwards, at the time of his fo fucceeding, or at any time between the date of his attaining the faid age and the time of his fo applying, if he shall not have been of the said age at the time of his so succeeding: and also when and so often as any such person shall at any time, before his applying for fuch Writ of Summons, have taken any oath of allegiance or obedience to any foreign Prince or Power, in every fuch case such person shall not be entitled to receive any Writ of Summons to the Legislative Council by virtue of such hereditary right, unless his Majesty, his heirs or successors, shall at any time think fit, by Instrument under his or their Sign Manual, to direct that such person shall be summoned to the faid Council; and the Governor, Lieutenant Governor, or person administering the Government in the faid provinces respectively, is hereby authorised and required, previous to granting such Writ of Summons to any person so applying for the same, to interrogate such person upon oath, touching the said several particulars, before such executive Council as shall have been appointed by his Majesty, his heirs or successors, within such province, for the affairs thereof.

Seats in Council vacated in certain cases.

VIII. Provided also, and be it further enacted by the authority aforesaid, That if any member of the Legislative Councils of either of the said provinces respectively, shall leave such province, and shall reside out of the same for the space of Four Years continually, without the permission of his Majesty, his heirs or successors, signified to such Legislative Council by the Governor, or Lieutenant Governor, or Person administering his Majesty's Government there, or for the space of Two Years communally, without the like permission, or the permission of the Governor, Lieutenant Governor, or person administering the Government of such province, signified to such Legislative Council in the manner aforesaid; or if any such member shall take any oath of allegiance or obedience to any foreign Prince or Power, his seat in such council shall thereby become vacant.

Hereditary rights and seats so forfeited or vacateds to remain suspended during the lives of the parties, but on their deaths to go to the person nextinitided theretos.

IX. Provided also, and be it further enacted by the authority aforesaid, That in every case where a Writ of Summons to such Legislative Council shall have been lawfully withheld from any person to whom such hereditary right as aforesaid shall have descended, by reason of such absence from the province as aforesaid, or of his having taken an oath of allegiance or obedience to any foreign Prince or Power, and also in every case where the seat in such Council of any member thereof, having such hereditary right as aforesaid, shall have been vacated by reason of any of the causes herein-before specified, such hereditary right shall remain suspended during the life of such person, unless his Majesty, his heirs or successors, shall afterwards

think