A P. VII.

An ACT for the more easy Barring of Dower.

OR the more easy barring of dower; Be it enacted by the king's most excellent majesty, by and with the advice and confent of the legislative council and affembly of the province of Upper-Canada, constituted and affembled 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 fame, That it shall and may be lawful to and for any perfon entitled to dower, by any deed executed either alone or jointly with other persons, to releafe all her right and title to dower in the lands, tenements or hereditaments therein mentioned and described; and such release shall be as valid and essecutive firefrings to bar the person executing the same of dower in such lands, tenements and hereditaments, and every part thereof. as if a fine had been levied thereof, any law or usage to the contrary notwithstanding.

II. Provided nevertheless, That no such release so executed as aforesaid, shall have any force or effect to bar the person so entitled to dower, and executing the same, unless such person shall come before his majesty's chief justice of this province, or one of the justices of the court of king's bench, or shall appear at some general quarter-sessions of the peace for the district, county or place in which she shall reside, and shall have been examined by such chief justice, or justice, or by the chairman or presiding magistrate of such quarter-sessions, when not less than three magistrates besides himself shall be present, touching her consent to be barred of dower in the premifes in the faid deed or writing mentioned; and in case she shall give her confent thereto, and it shall appear to the said chief justice, or justice, or to the faid court, that such consent is free and voluntary, and not the effect of any coercion on the part of her hurband, or any other person, it shall and may be lawful to and for the said chief justice; or justice, or to the faid chairman, or other presiding magistrate, and they are, and each of them respectively, is hereby required to certify the same by indorsement on the faid deed, which certificate, in the case of the said court of quarter-sessions, may be in the following

R

AT a general quarter-sessions for the district of held at personally appeared the within named A. B. and being openly examined in the presence of L M, C D, E F, and G H. (at least four) esquires, his majesty's justices of the peace in and for the said district, touching her consent thereto, and did appear to this court to give the same freely and voluntarily, without any coercion on the part of her husband, or any other person. S. M. Chairman.

Preamble

Persons entitled to dower, by deed, joint ly or alone, release their right, & fuch release to be an effectual

provided fuch persons come before &cc and consent thereto, which shall be certified.

in the county of Form of certi-