C. 2. Anno tricefimo Secundo GEORGII tertii Rigis. A. D. 1792.

Court-house where the cause is to be adjudged. And that such Commissions shall or may be obtained and iffue and be executed, and have the like effect as directed by Law, respecting Commissions for examinations in remote places.

II. And for as much as the Judges of the Common Pleas are in the practice of making frequent Tournées or Cricuits in their Counties for the trial of fmall caules not exceeding Ten Pounds Sterling, and the examinations fo to be taken by Commiffion, may be fometimes conveniently executed by a fingle Judge of the Court where the caufe is triable. Be it further ordained by the fame authority, that the examinations, when taken before a fingle Judge of the Court in which the action is pending, after the manner and in the cafes for which a Commiffion might have been iffued for examining Witneffes within the County, but thirty miles from the Court-houfe thereof, fhall be as valid in the Law, as if taken by Commiffion or before two Judges in open Court. And that fuch remedy as the Law permits or may require, for compelling the attendance of Witneffes before the Court of Common Pleas in open Court, inay be taken for compelling their attendances on the examinations hereby allowed to be taken, whether before Counmiffioners or before a fingle Judge, any thing in any former Law, Ufage or Cuftom to the contrary notwithflanding.

III. Provided always, and be it alfo ordained by the fame authority, that nothing herein contained fhall be confirued to authorize any one Judge to take fuch Examinations on the Circuit, who may not be competent to have cognizance of the caufe, and to hear and adjudge in the fame, in open Court, nor to authorize the giving in Evidence to a Jury, the depositions taken by Commission within the Courty, where the trial by Jury, fhall be had, without the coufent of both Parties entered upon the Minutes of the Court.

IV. And provided alfo, and be it further ordained by the fame authority, that the fine upon a Witnefs for his default, in not attending to give Teltimony, fhall be at the difference of the Court where the caule is pending, and fhall not exceed the fum of 'Ten Pounds Currency, and that the Court fetting fuch fine, fhall have authority to compel the Payment thereof by Procefs to any place in the Province, tho' the fame be not within the Diffrict or County where it fits, whether fuch default or contempt be to the Court, or to Commiffioners, or a fingle Judge in manner afore-mentioned. And the fame Procefs fhall be executed in any Diffrict by the Officers therein as the Procefs of the Court thereof may be; but as the Court iffuiling the fame fhall command, which fines fo recovered fhall be paid to the Receiver General for the ufe of the Crown, and without detriment to the right of a party injured by the default of a Witnefs to his remedy by private action at Law.

ALURED CLARKE.

Enacted and Ordained by the unthority aforefaid, and paffed in Council under the Great Scal of the Province, at the Council chamber in the caftle of St. Lewis, in the city of Quebec, the Twenty-fourth day of February, in the Thirty-fecond Year of the Reign of our Sovereign Lord GEORGE the Third, by the grace of GOD of Great-Britain, France and Ireland King, defender of the Faith, and fo forth, and in the Year of our LORD One thousand feven hundred and ninety-two.

C A P. III. AN ORDINANCE

For fuspending the Seffions of the Court of King's Bench at Montreal, and to facilitate the Proceedings in Appeal Caufes,

> [Expired.] I N I S.

Ordon

II. touine n'exce peut-é pent-é pris d et dan des té que s' remêd vant li préfen feul Ju

Λ. Ι

III. ne fera compé cour o prifes tement

IV.

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