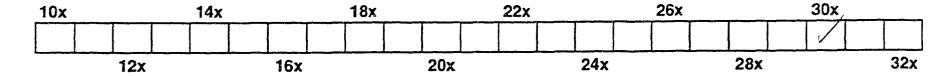
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BIIL.

For making certain regulations respecting the Office of Sheriff.

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BILL

For making certain regulations respecting the Office of Sheriff.

THEREAS the duties and liabilities of Sheriffs and of Coroners in Civil matters are not sufficiently defined, and it would be conducive to greater confidence in the Administration of Justice, if the duties and responsibilities of those important Offices were defined and regulated by Law :- Be it therefore enacted by the King's most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Lower Canada, constituted and assembled by virtue of and under the Authority of an Act passed in the Parliament of Great Britain, intituled, An " Act to repeal certain parts of an Act passed in " the Fourteenth year of His Majesty's Reign, "intituled, " 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 it is hereby enacted by the Authority of the same, that from and after the first day of September next, no person shall do or execute any of the duties of the Office of Sheriff or Coroner in Civil matters, until he shall have first entered into a bond to His Majesty, his Heirs and Successors, for the due execution thereof, to the amount, and in the manner hereinafter enacted and required.

II. And be it further enacted by the authority aforesaid, that the security required by this Act shall be given in the following sums, that is to say: by the Sheriff of the district of Quebec, in a sum of four thousand pounds currency; by the Sheriff of the district of Montreal, in a sum of six thousand pounds currency; by the Sheriff of the district of Three Rivers, in a sum of two thousand pounds currency; by the Sheriss of the inferior district of Gaspé, in a sum of one thousand pounds currency; and by the Sheriff of the inferior district of Saint Francis, in a sum of one thousand pounds currency. By the Coroner of the district of Quebec, in the sum of three hundred and fifty pounds currency; by the Coroner of the district of Montreal, in a sum of three hundred and fifty pounds currency; by the Coroner of the district of Three Rivers, in a sum of one hundred pounds currency; by the Coroner of the inferior district of Gaspé, in a sum of fifty pounds currency; and by the Coroner of the inferior district of Saint Francis, in a sum of fifty pounds currency. And every such Bond orsecurity shall be to our Lord the King, his Heirs and Successors, and the condition shall be, that the





Sheriff or Coroner giving such security, shall well and truly demean himself in the execution of all and every, the duties of his Office in Civil matters, and shall duly pay over all monies to be levied or received by him as Sheriff or Coroner, as the case may be, to all and every the persons lawfully entitled to receive the same; and such bond or security shall avail to the King, and all persons whomsoever, who shall or may be aggrieved by any breach of the condition aforesaid, or any part thereof.

III. And be it further enacted by the authority aforesaid, that every bond act of Cautionnement or suretyship, which shall be made or executed by virtue of this Act, shall be made double, and shall be taken and received by the Secretary of this Province, and one duplicate thereof shall be transmitted to, and recorded in the Office of the Prothonotary, or Clerk of the Court of King's Bench, or Provincial Court of the district for which such Sheriff or Coroner shall have been appointed, and the other duplicate shall remain in the Secretary's office of this Province, among the public records thereof, and every person shall be entitled to have communication and copy of any such act, either at such Prothonotary's office, or at the office of the Secretary of this Province, upon payment of one shilling currency for every communication, and five shillings currency for every copy.

V. And be it further enacted by the authority aforesaid, that before the taking or receiving of the bond suretyship or cautionnement required by this Act, notice in writing shall be duly given to His Majesty's Attorney General, or in his absence, to the Solicitor General, three days at least before the time of giving such bond or suretyship, and one additional day for each and every ten leagues distance between the place of residence of the Attorney or Solicitor General, as the case may be, and the place where such bond or suretyship shall he intended to be given, specifying the day, hour, and particular place of giving such bond or suretyship; and the names, additions, and abode of the persons intending to become sureties; and no such bond or suretyship shall be taken or received, until after due proof, upon oath, shall have been made of the giving of such notice in writing, which proof of notice shall remain of record in the office of the Secretary of this Province, and communication thereof shall at all times be given gratis to any person applying for the same.

IV. And be it further enacted by the authority aforesaid, that in case any person or persons who shall have become surety or sureties for any Sheriff or Coroner under the requirements of this Act, shall afterwards die or become insolvent, en deconfiture, or depart from this

Province, with the intent of establishing his domicile elsewhere, the Sheriff or Coroner for whom any such person or persons had become surety or sureties, shall within one calendar month give fresh security in the manner and to the amount hereinbefore required, and duplicates of the Act of every such new suretyship shall be transmitted and deposited as hereinbefore enacted and required.

VI. And be it further enacted by the authority aforesaid, that every person who shall presume to do or perform any duty belonging to the office of Sheriff or Coroner in civil matters without having first given security as required by this Act, or who having given such security, shall refuse or neglect to renew the same, in any of the cases requiring such renewal, under the requirements of this Act, and shall continue to act as Sheriff or Coroner in civil matters after such refusal or neglect, shall be dismissed from the said office of Sheriff or Coroner, and shall forfeit and pay for the said offence a sum of five hundred pounds currency, to be recovered with costs of suit in any Court of King's Bench by action of debt, bill, plaint or information, one moiety of which penalty shall go to His Majesty, and the other moiety to any person or persons who shall sue for the same, within six months after the offence shall have been committed.

VII. And be it further enacted by the authority aforesaid, that every Sheriff or Coroner shall be and he is hereby declared to be responsible to all persons for the Acts of his Deputies, Bailiffs or other his servants acting under him. where such Deputies, Bailiffs or other servants are of the appointment of the Sheriff as aforesaid, and to this end be it further enacted by the authority aforesaid, that every Sheriff shall have the appointment of all Bailiss (huissiers) to be employed by him in the several Districts of this Province; and further, that the several Sheriffs shall be, and they are hereby empowered to appoint respectively a Deputy Sheriff with all the powers and authorities which by his commission are vested in such Sheriff, to act as such Deputy Sheriff in case of the temporary absence or indisposition of the Sheriff, and whose acts and returns as such Deputy Sheriff, shall be taken and received in all His Majesty's Courts of Law in this Province, and be as legal and valid to all intents and effects as the acts and returns of the Sheriff himself.

VIII. And whereas by the Laws now in force, the Sheriffs in the several Districts of this Province, and the Coroners in certain cases are charged with the service and execution of Writs of summons and executions, and other

Civil process, which heretofore and of common right appertained to the Office of Huissier, as also with the custody and keeping of Goods and Chattels under seizure, which was heretofore entrusted to Gardiens, and with the receipt, safe keeping and payment of monies proceeding from the sales of Goods and Chattels, Lands and Tenements, under Writs of execution, which was heretofore the Province of the Receveur des consignations: Be it therefore enacted by the authority aforesaid, That in the service and execution of Writs of Summons of execution and other Civil process, the custody and safe keeping of Goods and Chattels under seizure, and the receipt, safe keeping and payment of all monies by them levied under any Writ or Writs of execution, the several Sheriffs and Coroners in this Province, shall be liable to the same extent, and in the same cases as any Huissier, Gardien or Receveur des consignations, would have been liable under the Laws of Canada, previous to the year of our Lord One Thousand seven hundred and fifty nine.

1X. And be it further enacted by the authority aforesaid, that the Sheriff and the Coroner of cach and every district in this Province, shall at all times hereafter, have and keep duplicate books or registers for the enrolling and recording of all deeds or acts of sale which shall be made by them, of any lands and tenements, by virtue of their Offices; which books or registers shall be authenticated on the first page thereof, by an attestation of the Prothonotary or Clerk of the Court of King's Bench, or Provincial Court of the district, specifying the number of the pages of such books or registers, the purposes for which they are intended, and the day and year of making such attestation, which shall be signed at full length by the Prothonotary or Clerk making the same; also on every subsequent page by the number thereof, written in words at full length, and subscribed with the initial letters of the usual signature of the Prothonotary or Clerk; and the Sheriff and Coroner of each and every district, shall respectively, from day to day, enroll and enter in each of the said books or registers, without any blank or interval, all and every, the deeds or acts of sale which shall be made by them, of any lands and tenements, by virtue of their Offices, together with an alphabetical Index to the same, until the said books or registers shall be filled, and shall immediately afterwards deposit one duplicate thereof in the office of the Prothonotary, or Clerk of the Court of King's Bench, or Clerk of the Provincial Court of the district, for which he shall be Sheriff or Coroner, there to remain of record in the archives of the district, and shall keep the other duplicate, and all copies from such books or registers, certified by the Sheriff or Coroner, Prothonotary or Clerk, having the custody

thereof, shall be considered as authentic in all and every, the Courts of Justice of this Province; and every Prothonotary or Clerk, Sheriff or Coroner, having the custody of any such books, register, or registers, shall be entitled to have and receive, for each and every copy thereof, not exceeding two hundred words, a sum of five shillings currency; and if such copy shall exceed two hundred words, then at the rate of six pence currency, for every additional hundred words, whereof the same shall consist, and no more.

X. And whereas the keeping of double registers of deeds of sale, statements of account at each and every term of Civil Jurisdiction, and other additional duties required by this act, will materially encrease the official labour of the Sheriffs of Quebec and Montreal respectively. Be it thereof enacted by the authority aforesaid, that there shall be allowed to each of the said Sheriffs respectively, from and after the passing of this Act, a snm of each of the said Sheriffs respectively.

XI. And be it further enacted by the authority aforesaid, that to every return of a seizure of any goods and chattels, or lands and tenements, the process verbal of seizure shall be annexed, and shall contain an accurate and detailed inventory of the goods and chattels, and a legal description of the lands and tenements, which shall have been seized.

XII. And be it further enacted by the authority aforesaid, that every person who shall have been, or shall have acted as Sheriff or Coroner for any District, and the Heirs, Executors, Curators, and other legal representatives of any such person, shall be, and they are hereby enjoined and commanded forthwith to deliver and surrender unto the Sheriff of the same District, al! Deeds or acts of sale of Lands and tenements which shall have been made by such person as Sheriff or Coroner, or transmitted to him by his predecessor in Office, and all Writs, public Books, Registers and papers appertaining to the Office of Sheriff or of Coroner, as the case may be in matters of a civil nature, which are or shall be in his or their possession, custody or power, judgments of distribution, receipts and vouchers for the payment of money and other legal acquittances, and discharges and rules for the discharge of Prisoners always excepted, together with a list or inventory of

such deeds or acts, Writs, Books, Registers and other papers, duly attested upon Oath by the Person or Persons delivering the same, and every person having been, or having acted as Sheriff or Coroner, and every Heir, Executor, Curator, or other legal Representative of such late: Sheriff or Coroner who shall refuse, or wilfully. neglect to deliver and surrender all such deeds: or acts of sale, Writs, Books, Registers and other papers with such list or inventory thereof, according to the true intent and meaning of: this act, and shall be thereof lawfully convicted shall forfeit and pay the sum of Five Hundred Pounds Currency, one moiety of which shall go to His Majesty, his Heirs and Succession sors, and the other moiety to the person or persons that shall sue for the same, by Civil Action in any Court of Record, having Jurisdiction in such matters.

XIII. And be it further enacted by the authority aforesaid, That no Sheriff, Deputy Sheriff, Coroner, Bailiff, or other Officer employed by any Sheriff or Coroner at the Sale or Adjudication of any moveables or effects, lands or other real property, shall directly or indirectly become the purchaser (adjudicataire) of any moveable effects, land, or other real property by him sold, under pain of nullity of such adjudication, and of all costs, damages and interests towards the parties.

XIV. And be it further enacted by the authority aforesaid, That all Sheriffs shall have the custody and keeping of all Gaols within their respective Districts, and shall appoint the Gaolers or keepers of such Gaols, for whose Acts and the conduct of such Gaolers the said Sheriff shall be liable.

XV. And be it further enacted by the authority aforesaid, That the several Sheriffs having the custody of Gaols in this Province, shall from time to time make general Rules and Regulations, and shall submit the same for revision and approval to the Courts of King's Bench for the Districts of Quebec, Montreal, and Three-Rivers respectively, if in Term, or to any two or more of the Judges of the said Courts respectively in vacation, and to the Judges of the Provincial Courts in the Inferior Districts of Gaspé and St. Francis respectively, whether in Term or vacation, as the case may be; for the Interior order and Police of the Gaols situate within their respective Districts, or Inferior Districts, and for regulating the

conduct of Gaolers and other Officers, and Ministers of Justice, in the keeping and governing of Gaols, and also for the safe Custody, due care and sufficient protection of all Prisoners for debt therein being, and all Gaolers and other Officers and Ministers of Justice concerned in the keeping and government or Gaols, within the said Districts or Inferior Districts, severally and respectively, shall observe the said Rules and Regulations.

XVI. And be it further enacted by the authority aforesaid, that the several Sheriffs and Coroners in this Province shall be liable only in damages and interests, for all escapes of prisoners, for debt happening through connivance or neglect, either from the custody of themselves or their deputies, or bailiffs, or from any gnol or gaols, of which any Sheriff shall have the custody and keeping, according to the directions of this Act.

XVII. And be it further enacted by the authority aforesaid, that every Sheriff in this Province, shall on the first juridical day in every term of the Courts of King's Bench holding Civil Pleas in the districts of Quebec, Montreal, and Three Rivers, respectively, and of the Provincial Courts of the inferior districts for which he shall be Sheriff, exhibit an accurate and detailed statement and account, upon oath, of all monies in his hands, by him received as Sheriff, when and from whom received; and of all orders and judgements directing any monies to be paid by such Sheriff, since his last account rendered, specifying to whom the said monics are or where payable; of all inonies by him paid as Sheriff within the said period, and to whom; and of all monies remaining unpaid, though ordered and adjudged to be paid; and of the reasons why the same have not been paid; and the said statements and accounts shall be deposited and remain among the public records of the said Court, and shall be entered in a book or register which shall be kept for that purpose by the Prothonotary or Clerk of such Court, as the case may be.

XVIII. Provided always, and be it further enacted by the authority aforesaid, that to enable the said Sheriffs to make up and render the statements and accounts required of them by this Act, a period of three weeks shall be allowed them from and after passing of this Act, notwithstanding that a Term of any of the said Courts should intervene, previous to the

expiration of that time; and that every such future statement and account shall, by the said Sheriffs, be made up and limited to the period of three weeks prior to the first Juridical day of each Term as aforesaid, and so on from Term to Term respectively, and not otherwise.

XIX. And be it further enacted by the authority aforesaid, that every Sheriff exhibiting the statements and accounts required of him by this Act, who shall knowingly and wilfully swear falsely, in any matter where an oath is by this Act authorized and required to be administered, shall be liable to suffer, upon conviction thereof, the pains and penalties by law imposed, for wilful and corrupt perjury.

XX. And whereas great injury and heavy losses have been frequently sustained by persons engaged in Trade and Commerce from the seizure of Rafts and Timber at the suit of paupers, Rafstmen, and others pretending Claims thereon, which seizures have been after a long and expensive litigation set aside and annulled. And whereas from the want of distinguishing marks upon, and from the number of Rafts and Timber lying and being at all Seasons in the several Coves and Harbours within the different Districts and Inferior Districts of this Province, no sufficient means exist for ascertaining the legal property and ownership in such Rafts and Timber, for the due and proper execution of process against such Rafts and Timber. For remedy thereof, Be it further enacted by the authority aforesaid, that no Sheriff of any of the Districts or Inferior Districts of this Province, shall be bound to proceed to the execution of any Writ of attachment, (arrêt simple) or Writ of Revendication, or of any Writ of Execution against any Raft or Timber, until such Sheriff shall have been furnished by the Party or Parties suing out such Process, with a Bond of indemnity, with two good and sufficient Securities to the satisfaction of such Sheriff, conditioned to secure and hold him harmless against all damages aud costs to result from such seizure.

XXI. And whereas the seizure and custody of Rafts and Timber more particularly when afloat, is attended with considerable risk and expense, inasmuch as a number of guardians are requisite to ensure the safe keeping of such rafts and timber. Be it therefore enacted by the authority aforesaid, that from and after the passing of this Act, it shall and may be

lawful for the Sheriff, before executing such seizure under any process to him directed, to demand and receive in advance, from the plaintiff or plaintiffs, his or their Attorney or Attornies, ad litem, such sum as shall, by any one of the Justices of His Majesty's Court of King's Bench for the district, or Provincial Judge of the inferior district where such process shall issue, be deemed sufficient for the safe keeping of such raft or timber. Provided always that when, and as often as the sum so advanced shall have been expended, it shall be lawful for such Sheriff, upon presenting a summary petition to any one of the Justices aforesaid, to obtain an order upon such party for the payment in advance of such further sum as by the said Justice for the purpose aforesaid shall be deemed sufficient, service of which said petition and order shall in each and and every instance be made upon the Attorney, ad litem, appearing for such party; in default of which payment, within twenty-four hours, from and after the service of such petition and order, the said seizure shall be discharged, and such Sheriff exonerated from all liability to any person or persons whomsoever.

XXII. And be it further enacted by the authority aforesaid, that the fines and penalties levied by virtue of this Act, shall be reserved for the public uses of the Province, and shall remain at the future disposal of the Provincial Parliament, and shall be accounted for to His Majesty, his Heirs and Successors, through the Lords Commissioners of His Majesty's Treasury for the time being, in such manner and form as His Majesty, his Heirs and Successors shall direct.