of the market we although APISXI.

An ACT to raise a Sum of Money, not exceeding Two Thousand This Act having Pounds, by Lottery, for the purpose of building Bridges, and probation of His Majesty, was executed.

At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on the Twentieth Day of March, Anno Domini 1793, and thence continued by feveral Prorogations to the Third Day of March, Anno Domini 1796; in the Thirty-Sixth Year of the Reign of Our Sovereign Lord George the Third of Great-Britain, France, and Ireland, KING, Defender of the Faith, &c. being the Fourth Session of the Seventh General Assembly convened in the faid Province.\*

An ACT in amendment of an Act, passed in the Thirty-first year of His present Majesty's reign, entitled, an Act to raise a Revenue, Expired. for the purpose of paying off all such Debts as are now due by the Province, or which shall become due before the First day of July next, the Funded Debt only excepted; and to suspend the operation of such parts of the said Act, and the several Acts in amendment thereof, as relate to any new Tax, or Assessment, hereafter to be made.

## CAP. II.

## An ACT to regulate Juries.

E it enacted, by the Lieutenant-Governor, Council and Affembly, T lat, from and after the pub- of the qualifica-Ilication of this Act, every person not herein after exempted, having an estate of freehold in the county for which he shall be summoned, of the clear yearly value of ten pounds, and having

In the time of Sir John Wentworth, Lieutenant-Governor; Sir Thomas Andrew Strange, Chief Justice, and President of Council; Thomas Barclay, Speaker; James Gautier, Secretary of Council; and James B. Franklin, Clerk of Assembly.

Persons exempted from Juries. having been resident therein for the space of three months, or a personal one of one hundred pounds, with like residence; or, in like manner, a freehold of twenty shillings, or personality to the amount of tempounds, shall be respectively qualified, and liable, to serve upon Grand and Petit Juries within this Province. Pravided always, That the Members of His Majesty's Council, the Members of the Assembly, the Treasurer and Secretary of the Province, the Officers of His Majesty's Courts, the Officers composing the Staff of the Army, the Clerks belonging to the several departments of the Army, the Officers and Clerks belonging to, and Labourers actually employed in, the Naval Yard, the Officers and Clerks belonging to, and Labourers actually employed in, the Civil Departments of His Majesty's Ordnance, the Officers of His Majesty's Customs, Register of Deeds, Chief Surveyor of the Crown Lands, Naval Officer, and his Deputies, Ministers, Attornies, Physicians, Surgeons, Engine Men, and persons above seventy years of age, are hereby exempted from such series should be a series of the council of the cou

Mode of returning, and aftertaining, Jurors. II. And be it further enacted, That the different Sheriffs shall once every year, viz. on or before the 10th day of April, return to the Prothonotaries, or Clerks, of the several Courts in which Juries are required to serve, lists of all persons so qualified, and not exempted as aforestid, who shall thereupon cause the names of such persons to be written on distinct and similar pieces of paper, and the same to be severally rolled up, and put together in a box, to be kept by them respectively, under lock and key, for that purpose. And for the better enabling the Sheriff of the County of Halisax to make out such lists as have been accustomed to be by him returned for the service of the several Courts in that county, and in order to affift the other Sheriffs, throughout the Province, to complete their respective lists, he, or any of them, shall, upon request made by him, or any of them, respectively; to any person in that part of the County of Halisax, comprehended within the town and peninsula, or in any other County, who shall have in his custody any rates or assessing the payment of taxes, have liberty to inspect the same, and take from them the names of all such persons liable to serve on Juries, as they shall be found to contain.

Grand and Petit Juries to be drawn from the Box the last Term or Sessions in every Year. Ill. And be it further enacted, That the Grand Juries for the several Counties shall be drawn from the said box, in the Supreme Court, or in the Court of Quarter Sessions, for those counties to which the Supreme Court does not go, by the proper officer thereof, in the course of the last term or sessions in every year: and being afterwards summoned and sworn, at the first ensuing term or sessions in the following year, shall serve as such during the whole of the same. And the Prothonotary, or Clerk, of the Supreme Court, Inserior Court, and Court of Quarter Sessions, in every county, is hereby also directed, on or before the last day of each term or sessions, to draw in like manner the names of a sufficient number, to serve as Petit Jurors, for the term or sessions then next ensuing: lists of which, as also of the said Grand Juries, being respectively made out, by the said Prothonotary or Clerk, and signed by the Chief or first Justice, presiding at the time, the said Prothonotary, or Clerk, shall, ten days before the next meeting of the Court, issue writs of venire facias, for the summoning the persons contained therein accordingly. Provided always, and be it enacted, That the persons now returned, and serving on the different Grand Juries throughout the Province, shall continue to serve for the present year, as if they had been returned under this Act.

Lifts to be figned by the Chief Justice and venire facias issued.

Persons now serving on Grand Juries to continue for the present Year.

Grand Juries to pay every days, default a fine not exceeding 205. and Peut Juries 105. IV. And be it further enacled, That every person duly summoned as aforesaid to serve upon any Jury, who, not being prevented by sickness, or other reasonable cause of absence, shall fail to appear, and serve upon the same, shall sorfeit and pay for every day's default, if a Grand Juror, a sine not exceeding twenty shillings, and if a Petit Juror, a sine not exceeding ten shillings; which being levied, if necessary, by warrant of distress and sale, shall be paid to the Prothonotary, or Clerk, respectively, and be by them accounted for at the end of each term or sessions, to the Treasurer of the respective counties, to be from time to time applied by the Justices of the several Courts, for the countries use.

V. And be it further enacted. That if by reason of just excuses to be allowed of by the Court, a fufficient number of persons so summoned as aforesaid, either as Grand or Petit Jurors should not be likely to attend in any particular term, sessions or year, it shall be in the discretion of the Court to return the names of the perions fo excused, or of such of them as the Court shall think fit, into the box, as though they had not been drawn, and to draw others in their flead, who shall be forthwith summoned by the Sheriff, and be subject to all the confequences of non-attendance as before provided. And in every case where a full Jury for the trial of any cause shall not appear, or appearing shall, by challenge of either of the partics, otherwise prove desicient, a Tales de Circumstantibus shall be awarded and immediately returned in manner as has been heretofore practifed.

In case of default of Jurors others to be drawn in their stead.

VI. And be it, further enacted, That it shall and may be lawful for His Majesty's Supreme Court, upon motion made on behalf of any party, in any caufe, civil or criminal, to order a special Jury to be struck before the Prothonotary from the list in his office, according to the course of the common law, for which he shall be entitled to a fee of five shillings; and the Jury to struck, shall be the Jury to be summoned and returned for the trial of such cause.

Special Juross to be ftruck before theProthonoma yfrom the lift in his office.

VII. And be it further enacted, That where, in the Supreme Court, or in any of the Inferior Courts of Common Pleas, a view sliall be allowed in any cause, fix or more of the Jurors to be mutually confented to by the parties or their agents, or if they cannot agree, to be named by the Court, together with two persons to be in like manner appointed to shew them the matters in question, shall have the same; and the said viewers, or such of them, as appear, shall be first sworn upon the Jury, to try, the cause, in which it shall have been allowed. And in case a view shall either not have been had at all, or not had by the number appointed, yet the trial shall proceed, and no objection be received on either fide, on account thereof.

Where a view is allowed fix of the Jurors to have the fame.

## CAP. III.3

An ACT in addition to, and in amendment of, an Act, passed in the

Sixth year of His present Majesty's reign, entitled, an Act for regulating, the Times and Places of holding, the feveral Courts of Justice therein named.

Preamble.

THEREAS it will greatly conduce to the speedy determination of suits in His Majesty's Supreme V Court, and in the Inferior Court of Common Pleas at Halifax, to increase the number of Terms for the fitting of the faid Courts, and to add to the number of days for the return of writs therein:

> Supreme Court to hold an an additiional term at 4 Halifax, on the fecond Tuefday January annually

I. Be it therefore enacted, by the Lieutenant-Governor, Council and Assembly, That the faid Supreme Court, (in addition to the terms now by law to be holden) fhall hereafter be held annually on the second Tuesday of January in every year; and shall continue to fit for any period not exceeding fourteen days.

> Attendance of Jurors in Janualy, dispensed with, unless specially ordered to attend.

II. And be it further enacted, by the authority aforefaid, That the Grand and Petit Jurors bound by law, to attend the fetting of the faid Court, shall not be bound to attend the faid Supreme Court on the fecond. Tuesday of January, annually, or at any time during the continuance of that term, unless such Jurors shall be specially summoned to attend the same by the Sheriff of the faid county, in confequence of an order from fome one of the Judges of the faid Court.

> Court of Common Pleas, for ed, and power to appoint return

III. And be it further enacted, by the authority aforefaid, That from and after the publication Time of holdings hereof the Court of Common Pleas for the faid county of Halifax, shall be holden on the first Tuesdays of March, June, September and December, in every year, to fit for any the county of period, not exceeding fourteen days, and that the Justices of the said Courts respectively, shall and may appoint such, and so many days during the sittings of the said Courts for the given to Courts returns days.