## CAP. V.

An ACT for the better regulation of the Circuit Courts, and for granting new Trials in Causes brought up from the Inferior Courts.

Circuit Courts in Hants, King's County and Annapolis, to be held only once a year. New trials in

lauses moved Interior irom court to be granted.

Provided it be moved for in one year, and the party moving it give bail, &c.

Executiont returnable in 60 days.

Writs of Certiorai, Habeas Corpus, or Writs of Error, to remove ferior to Supreme court, may be allowed by any one Juilice.

Circuit Court at Amherst, on first Tuefday of June annualiy.

E it enacted, by the Lieutenant-Governor, Council and Affembly, That the Circuit Courts in the feveral counties of Hants King's County and American Courts in once a year, that is to fay, at Windfor, on the third Thursday in September; at Horton, the Monday following the faid third Thursday; and at Annapolis on the Monday next after the Court at Horton: any law, usage or custom, to the contrary notwithstanding.

II. And be it also enacled, That it shall and may be lawful for the Supreme Court, in causes brought up from the Inferior Courts by Habess Corpus, Certiorari, Writ of False Judgment, or Error in cases where a trial by jury has been had below, to grant a new trial of the fact before the faid Supreme Court, on fuch terms and conditions as the faid Court shall judge best calculated to afford substantial justice to the parties: Provided such new trial shall be moved for within one year after the trial below, and it shall be made appear to the said Supreme Court, that a new trial ought to be granted, and the party praying the same shall put in special bail in the faid Supreme Court to abide the final judgment which may be given in the faid caufe.

III. And be it further enacted, That all Writs of Execution, isluing from the Circuit Court, shall be made returnable in fixty days from the issuing thereof.

IV. And be it further enacted, That it shall and may be lawful for any one of His Majesty's Justices of the Supreme Court, either in term time or otherwise, to allow Writs of Certiorari, Habeas Corpus, cum caufa, Writs of Falfe Judgments, or Writs of Error, to remove caufes from the causes from In- Court of Common Pleas, to His Majesty's Supreme Courts, before trial or judgment given therein, on the application of the defendant or defendants, and, after trial or judgment, on the application of either plaintiff or defendant, or plaintiffs or defendants, upon condition that before fuch writ or writs be allowed, the person or persons applying for the same shall file special, bail. in His Majesty's said Supreme Court, with such sufficient sureties as the Judge shall approve of; and fuch writ or writs, when so allowed, shall issue from, and be signed and scaled by, the Prothonary of the faid Supreme Court, or his deputy in any part of the Province.

V. And be it further enacted, That the Circuit Court for the County of Cumberland, shall be held at Amherst on the first Tuesday of June, annually.

## CAP. VI.

An ACT for altering the time of holding the Court of Common Pleas, and General Sessions of the Peace, and for chusing Town Officers for King's County.

Preamble.

I HEREAS the time of holding the Court of Common Pleas, and General Sessions of the Peace, 👻 for King's County, and for chufing Town Officers for the respective. Townships in faid County, har been found inconvenient :

Times of to'dma Ginera Sefions of the icace it Hroa.

1. B it therefore enacted, by the Licutenant-Governor, Council and Affembly, That from and afte, me publication hereof, the faid Courts of Common Pleas, and the Court of General Sellious of the Peace for the faid county, shall be held, in each year at Horton, on the third Tues-

day,