C. X:V-NV.

Anno quinquagesimo GEORGII III.

1809.

VI.

CAP. XIV.

"Expired:

.58

An ACT to continue in force the feveral Acts therein mentioned.

CAP. XV.

An ACT to alter and extend the times of holding the Supreme Court in feveral of the Counties and Diffricts in this Province; and for declaring the qualification of perfons hereafter to be appointed Juftices of the faid Court, their number, and falaries.

HEREAS it has been found that the time limited by Law for the fitting of the Supreme Court, in the Counties of Annapolis. King's County, and Cumberland, and also in the Districts of Colchefter and Picton, is pot sufficient to enable the said Court to finish the Lufiness of the said Counties and Diffricts, whereby great delays of juffice are occasioned, to the injury of Suitors in the said Court ; for remedy whereof :

Sittings.

Preamble.

· Length of : Sittings

-by whom held.

Sickness of Assistant Justice.

Return of : Writs, &c.

Preamble.

I. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That the faid Supreme Court shall be hereafter held at Pictou, in the District of Pictou, on the last Tuesday of May ; and at Truro, in the Diffrict of Colchester, on the Thursday next, after the first Tuesday of June ; and at Amherst, in the County of Cumberland, on the third Tuesday of June ; at Windsor, in the County of Hants, on the second Tuesday of September ; at Horton, in King's County, on the third Tuefday of September ; and at Annapolis, in the County of Annapolis, on the fecond Thursday after the faid third Tuesday of September in each year.

II. And be it further enacled, That the faid Court shall not fit at any of the faid places longer than the period of eight days in any one Seffion.

III. And be it further enacled, That the faid Supreme Court shall be held in each of the Supreme Court faid Counties and Diffricts by two Affiftant Juffices of the faid Court, in the absence of the Chief Juffice, and in no other way or manner whatfoever.

IV. Provided always, and be it further enacted, That if, at any time, after the Affiftant Justices of the faid Court, shall have commenced any of the faid circuits, it shall happen that any one of the faid Juffices by reason of fickness or unavoidable accident, shall be prevented from attending at any of the faid Courts, on the days when the fame are herein directed to be held, it shall and may be lawful for the other Justice to hold the faid Court, and to proceed in hearing and determining all matters therein depending, any thing herein before contained to the contrary notwithflanding.

V. And be it further enacted, That all writs, process, recognizances and complaints, which are, or shall be made, returnable to the faid Court at its next fittings, in the faid Counties or Diffricts respectively, shall be returned on the days herein appointed for such respective fittings of the faid Court, and all parties and perfons who are bound or fummoned, or who ought to appear at the faid Courts, or any of them, at the next fittings thereof, in any of the faid Councies or Diffricts, shall be held and obliged to appear at fuch Court, at the days and times on which fuch fittings respectively are hereby directed to be held.

And whereas the extending the terms of fittings of the faid Court in feveral Counties and Districts will render it necessary to make provision for the appointment of one other Affistant Justice of the said Court ; and, whereas, their present Salary is inadequate to their honorable Support :

Anno quinquagefimo Georgii III.

VI. Be it enacted, That it shall and may be lawful for the Governor, Lieutenant Governor, or Commander in Chief, for the time being, to appoint one other Affistant Justice of the faid Court, in addition to those already appointed.

VII. And be it further enacted, That no perfon shall hereafter be appointed an Affistant Justice of the faid Court, unlefs he shall have been regularly sworn and admitted an Attorney of the faid Court ten years prior to fuch appointment, and fhall have been in the practice of his profession, of an Attorney and Counsel in the faid Court, at least five years next before the faid -appointment.

VIII. And be it further enacted, That it shall not be lawful for any Affistant Justice of the faid Court, to hold, possess or enjoy, any other Office, Post, Place, Appointment, or Situation, escept the Office of Mafter in Chancery, or that of a Member of His Majefty's Council of this situations Province, or accept, receive, or take any Salary, Fees or Emoluments, for, or in respect of any Office, Post, Place, Appointment, or Situation, other than the Salary provided by this Act, and fuch other Fees and Emoluments, as appertain to the faid Offices and Situations herein before. named.

Provided always, That nothing herein contained shall prevent either of the present appointed "Exception Justices of the faid Court from holding any Office they may have been in possession of before the paffing of this Act.

IX. And be it further enacled, That instead of the fum of Four hundred pounds heretofore Salary. allowed, that the fum of Five hundred pounds be granted, established and paid, as the yearly Salary of each of the three Affiliant Juffices of the faid Court, in addition to the allowance of travel already provided.

Provided always, That nothing herein contained shall extend, or be construed to extend, to prevent the appointment of the Affiftant Juffices, and the payment of their Salaries by the Payment of annual Grant of Parliament for Nova-Scotia, or otherwife by His Majesty's Special Warrant Salary, &c. or Authority.

CAP. XVI.

An ACT to authorife the fale of part of the Lands and Tenements of Samuel Hart, of Halifax, merchant, a lunatick, or infane perfon, for payment of his Debts, and for his maintenance and fupport.

WHEREAS, a Commission, in nature of a Writ De Lunatico Inquirendo, was issued out of His Majesty's Cours of Chancery, bearing teste the twelfth day of June, one thousand eight hundred and nine, directed to certain Preamble. Commissioners therein named, to enquire of the lunacy of Samuel Hart, of Halifax, merchant; and Whereas, the - said Commission was duly executed, on the twenty-eighth day of June, before the Commissioners therein named, and thereby it was found that the said Samuel Hart was then a lunatic, and not capable of the government of himself, his messuages, lands, tenements, goods and chattles, and so had been for three weeks then last past. And Whereas, on the petition of Rebecca Hart, the wife of the said Samuel Hart, and Foster Hutchinson, and George Grassie, of Halifax, Esquires ; His Excellency the Licutenant-Governor and Chancellor, of this Province, on the third day of july, was pleased to commit the custody of the person, and the care and management of the estate of the said Samuel Hart, un to the said Rebecca Hurt, Foster Hutchinson, and George Grassie, who have given security for the fuithful discharge of the trust reposed in them. And Whereas, the said Sumuel Hart, at and before the time of his said lunacy, was, and is still, indebted to divers persons in large sums of money, which his personal estate, and the rents of his real salate, are quite insufficient to discharge, and his said ereditors threaten to institute suits at Law, and in Chancery,

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Appointment of Assistant Justice.

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Qualifications.

Prevented holding other

C. XVI.

1809.