part of a County or District to another part of a County or District, that he Sheriff shall proceed for the space of four days to take the Poll, or until the Electors then and there present be Polled.

And whereas, in the Bistrict of Pictou, four days have been found insufficient to enable all the Electors to be polled:

V. Beit therefore enacted, That the faid Poll, when so removed to the District of Pictou, Time of Polling shall be held open for fix days, or until all the Electors then and there present be polled. extended in

VI. And be it further enacted, That all and every Person or Persons holding any Lands Picton within the Island of Cape. Breton, under and by virtue of any Crown Leafe, or License of Occupation, which had been granted or issued by the former Government of that Island, Validity of Votes in Capes and which were uncancelled and in force at the time the said Island was re-annexed to Breton this Province, or under and by virtue of any Deeds, purporting to be conveyances of Freehold Estates, made from the said titles, shall be entitled to vote as Freeholders.

VII. And be it further enacted, That it shall and may be lawful for the Sheriff of the Adjournment of County of Shelburne, or his Deputy, at any future Election of Members to represent the Poli from Ar-faid County, if thereunto required by either of the Candidates, on the first day of the mouth opening of the Poll at Argyle, and upon giving the like notice, and for the same space of time as is required by Law, on the removal of the Poll from Shelburne to Argyle, to remove and adjourn the said Poll to the Court-House in the Town of Yarmouth, there to be held for the space of four days, unless sooner closed according to Law.

CAP. XXIII.

An ACT to continue an Act, respecting Aliens coming into this Province, or residing therein.

E it enacted by the Lieutenant-Governor, Council and Affembly, That an Act, passed Act 38th Geo. in the thirty-eighth year of His lare Maisture and Affembly, Aliens coming into this Province, or reliding therein, and every matter, clause and thing, therein contained, shall be continued, and the same is hereby continued, for one year, and from thence to the end of the next Session of the General Assembly.

CAP. XXIV.

An ACT to continue and amend an Act, entitled, An Act for the Summary Trial of Actions.

DE it enacted by the Lieutenant-Governor, Council and Affembly, That the Aft, passed in Act 3d Geo. the third year of His present Majesty's reign, entitled, An Act for the Sum- IV. continued mary Trial of Actions, which has been continued by a subsequent Act to the end of the present