LAWS of the Province of NEW-BRUNSWICK.

March 1795.

25I

"in the fale of third intituled " An Att to prevent frauds in the Sale of "damaged "goods" conti- " Damaged Goods imported into this Province," and by an act paffed in the twenty-eighth year of the fame reign continued in full force until the fir/t day of March which will be in the year of our LORD one thousand seven hundred and ninety two, be further continued; and the faid act is hereby continued and declared to be in full force until the fir/l day of March which will be in the year of our LORD one thousand seven hundred and ninety-five.

CAP. VIII.

An ACT to enable the JUSTICES of the Court of GENERAL SESSI-ONS of the PEACE and IN-FERIOR COURT of COM-MON PLEAS in KING'S County to hold the fame Courts for the prefent Year at the Time therein mentioned.

Preamble

THEREAS the Court of General Seffions of the Peace and Inferior Court of Common Pleas in King's county have not been holden in this prefent year on the fecond Tuesday in February as by law appointed: AND WHEREAS it is expedient that the fame Courts should be holden as foon as conveniently may be, for the purpose of transacting the business of and arising in the faid county, which might or ought to have been done and transacted on the faid fecond Tuesday in February in this present year.

The courts to be held on the third Tuefday · in March.

I. BE IT ENACTED, by the Lieutenant Governor. Council and Affembly, That the faid Courts shall be holden in this prefent year on the third Tuesday in March instead of the faid fecond Tuesday in February, any law or ordinance to the contrary notwithstanding.

No writ or pro-II. And be it further enacted, That no writ or process of sels to abate any kind whatever shall abate or be discontinued by reason of

the

32d G.III. THOMAS CARLETON, Efg. Lieutenant Governor. 252

the fame courts not having been holden on the faid fecond Tuesday in February as aforelaid-but that all writs and pro- but to be pro-ceffes which were returnable on the faid fecond Tuesday in the third Tues-February shall be proceeded upon in the fame manner as if the day in Murch. , fame were made returnable on the faid third Tuesday in March; and that all other business of what nature or kind soever that might or ought to have been done on the faid fecond Tuesday in February, shall and may be done and proceeded upon on the faid third Tuesday in March, and shall be valid and effectual to all intents and purposes as if the same had been done and proa ceeded upon on the faid fecond Tuesday in February.

III. And be it further enacted, That after the faid third The courts to be held at the times Tuelday in March, the times of holding the faid courts shall causured. be and remain as already by law established, that is to fay, on , the fecond Tuesday in February and the first Tuesday in July in every year, any thing herein contained to the contrary not--withstanding.

«CAP. IX.

An ACT to reftrain all Perfons that may be concerned in the collection of IMPOST DUTIES from owning any VESSEL or trading or dealing in DU-TIABLE ARTICLES.

I. DE IT ENACTED, by the Licutenant Gothe pailing of this act, neither the Treasurer of the province, or any performance of this deputies, nor any performance of this deputies, nor any performance of the province of the province of the performance of the province of the province of the performance the collection of any Impost duties made payable by any act or duties, are not or acts of Assembly, shall own any vessel or vessels or any share or under in dutiable fhares in any veffel or veffels trading to and from any port or the penalty of ports in this province, or fhall trade or deal directly or indi-adot leing dir-rectly in any article or articles made dutiable by any fuch act milled from of act. or acts, under the penalty of Fifty Pounds to be recovered by bill, plaint, or information in the Supreme Court of this province, and of being forthwith difmilled from his or their office and offices.

An ACT