mon Pleas, shall be holden on the SECOND Tuesdays in March and September, in each year, any Law or usage to the contrary notwithstanding.

II. And be it further enacted, That no Process shall abate No Process to abate or be discontinued by reason of the alteration of the said or be discontinued by reason of the alteration of the said by reason of the al-Terms, but shall and may be proceeded upon, heard and de-teration. termined at the times herein appointed, in the same manner as they might have been proceeded upon had no alteration been made.

III. And be it further enacted, That the several and respec- Parish officers to be tive Town and Parish officers, shall annually be appointed on appointed in Dethe SECOND Tuesday in December, any Law or usage to the cember. contrary notwithstanding.

## CAP. IV.

An ACT to render Persons convicted of Petty LARCENY, competent Witnesses. Passed the 5th of March, 1802.

HEREAS Persons convicted of Grand Larceny are by their Punishment restored to their Credit as Witnesses, but Persons convicted of Petty Larceny, are rendered and remain wholly incompetent to be examined as Witnesses-

Be it therefore enacted, by the LIEUTENANT-GOVERNOR, Council and Assembly, That from and after the passing of this Act, no person shall be an incompetent Witness by reason of a conviction for Petty Larceny.

## CAP. V.

An ACT for the easy and speedy Recovery of Small Debts, and for regulating the proceedings thereon. Passed the 5th of March, 1802.

DE it enacted, by the LIEUTENANT-GOVERNOR, Council and Assembly, That all actions wherein the Sum or matter Actions for fums in demand shall not exceed Five pounds, shall be heard and deto be heard and determined before any one of His Majesty's Justices of the Peace termined before one in the respective Counties of this Province, and no other Court Justice of the Peace shall hold Plea or Jurisdiction of the same, and that the ordi- Ordinary Process nary Process shall be by Summons under the hand and seal to be by Summons of fuch Justice directed to the Constable of the Town or Parish stable of the Parish where the Defendant shall reside, which Process shall express where Desendant the time and place of appearance and cause of action, and shall resides. be ferved at least Six days before the time of Trial, and such days before trial. service shall be by reading the same in the Defendant's hearing, or by leaving a true and attested Copy thereof at the Defendant's usual place of abode.