declaring the qualifications of Jurors," no provision is made respecting the Fees to be paid to Jurymen returned to ferve on fpecial Juries under the authority of the faid Act.

Be it therefore enacted by the PRESIDENT, Council and Assembly, That any perfon who fhall after the special Jurors to be allowed at first day of May next serve upon any special Jury diferention of the appointed or returned by authority of the faid Act, Judge, not exshall be allowed to take for ferving on fuch Jury no day. more than the fum of money which the Judge who tries the iffue or iffues shall think just and reasonable, not exceeding the fum of Five Shillings per day, and that the Sheriff for fummoning and returning fuch Jury shall be institled to receive a fum not no exceeding exceeding Thirty Shillings, to be taxed at the dif- 300. cretion of the Judge,

Sheriff to receive

CAP. X.

An ACT for ALTERING ONE of the TERMS of HOLD-ING the INFERIOR COURT OF COMMON PLEAS in the County of SUNBURY. Paffed the 5th of March, 1805.

HEREAS the THIRD Tuefdays in April appointed by Law as an additional Term for the fitting of the Inferior Court of Common Pleas in the County of Sunbury, have been found inconvenient, owing to the dangerous flate of travelling.

I. Be it therefore enacted by the PRESIDENT, Count to be holcil and Assembly, That the faid Court fhall be holden denon the fourth Tuefday in on the FOURTH Tuesdays in March, instead of the March. THIRD Tuefdays in April.

II. And be it further enacled, That no Process shall No process to aabate, or other bufinefs of what nature or kind fo- bate by reafon of ever be difcontinued by reafon of the alteration of alteration. the faid Term, but shall or may be proceeded upon, heard and determined at the time herein appointed in the fame manner, as they might have been proceeded upon had no alteration been made.

Preamble.

CAP.