Single Horle or Ox fleds used on the Nashwack & Penniack to be 3 feet 8 inches wide, under penalty of 5s.

And be it further enacted, That all Sleds made use of for the purpose of transporting Wood, Hay, or other heavy materials to or from or in the Settlements on the Rivers Nashwack and Penniack aforefaid, and drawn by one Horfe or one Ox, shall not be less or more than Three feet Eight inches from outfide to outfide of the runners thereof: And if any person or persons whatever shall make use of any fingle Horse or Ox Sled as aforesaid of less dimensions, and be thereof convicted by the Oath of one or more credible witness or witnesses, before any one of His Majesty's Justices of the Peace or on view of fuch Justice, shall forfeit and pay the sum of Five Shillings, the fame to be recovered and applied in manner directed in the feventh fection of this Provided always, That nothing herein con-Act. tained shall be construed to extend to any Sled a Man may use upon his own Farm only, or to any

Not to extend to fleds a Man may use on his own Farm only, or to Pleafure fleighs.

Persons travel-Horse or Ox fleds to the fettlements on the Nashwackor Penniack to go on the highway on the westerly side of the Nashwack, under penalty of

Forfeitures to be paid to the Profecutor.

Pleafure Sleigh whatever. And be it further enacted, That all persons ling with fingle travelling to the Settlements on the Rivers Nashwack or Penniack above the great Rapids fo called, with Sleds or Sleighs drawn by one Horfe or one Ox, shall at all times be obliged to travel on the Highway as now laid out, on the westerly side of the said River Nashwack, leading from the Moncton Ferry to the faid Settlements, under the penalty of Ten Shillings, to be recovered as aforefaid, all which forfeitures shall be paid to the person or persons prosecuting the fame to conviction.

CAP. IX.

An ACT in ADDITION to an Act, intituled, "An Act "for regulating Juries and declaring the "Qualification of Jurors." Passed the 5th of March, 1805.

Preamble.

THEREAS in and by an Act made and passed in the Twenty-fixth year of His Majesty's reign, intituled, "An Act for regulating Juries and declaring

declaring the qualifications of Jurors," no provision is made respecting the Fees to be paid to Jurymen returned to ferve on special Juries under the au-

thority of the faid Act.

Be it therefore enacted by the President, Council and Assembly, That any perfon who shall after the to be allowed at first day of May next serve upon any special Jury discretion of the appointed or returned by authority of the faid Act, Judge, not exshall be allowed to take for ferving on such 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 intitled to receive a sum not no exceeding exceeding Thirty Shillings, to be taxed at the dif- 30. cretion of the Judge.

CAP. X.

An ACT for altering One of the Terms of hold-ING the INFERIOR COURT Of COMMON PLEAS in the County of Sunbury. Passed the 5th of March, 1805.

HEREAS the THIRD Tuesdays 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 state of travelling.

I. Re it therefore enacted by the President, Coun- Court to be holcil and Assembly, That the faid Court shall be holden denonthe fourth on the FOURTH Tuesdays in March, instead of the March.

THIRD Tuesdays in April.

II. And be it further enacted, That no Process shall No process to a abate, or other business of what nature or kind so- bate by reason of ever be discontinued by reason 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. CAP.