of colls, the decree his, her or their Heirs, Executors or Administrators shall not Court may make within three years next after the making of such decree appear tuch further order as and petition to have the cause reheard, and pay down or give Ihall be just.

security for payment of such costs as the Court shall think reasonable in that behalf, such decree made as aforesaid shall stand absolutely confirmed against the person and persons against whom such decree shall be made, his, her and their Heirs, Executors and Administrators, and against all persons claiming or to claim by, from or under him, her or them or any of them by virtue of any Act done or to be done subsequent to the commencement of such suit; and at the end of such three years it shall and may be lawful for the Court to make such further order as shall be just and reasonable according to the circumstances of the case.



CAP. III.

An ACT to alter and amend an Act, intitled "An Act for regulating Marriage and Divorce, and for preventing and punishing Incest, Adultery and Fornication." Passed the 30th of July, 1808.

Preamble.

HEREAS in and by an Act made and passed in the thirty first Year of His Majesty's Reign, intitled "An Act " for regulating Marriage and Divorce, and for preventing and " punishing Incest, Adultery and Fornication," it is enacted that the fixed and stated Terms of holding the Court of Governor and Council for the purposes and causes therein mentioned, shall be, and commence on the first Tuesday in February, and the third Tuesday in July in each and every year: And whereas it is expedient to alter the commencement of one of the said Terms.

I. Be it therefore enacted, by the President, Council and Assembly, That from and after the first day of January next, the fixed and stated Terms of holding the said Court of Governor and Council for the purposes and causes in the said herein before recited Act mentioned, shall be, and commence on the first July Term altered. Tuesday in February, and the first Tuesday in July in each and every year, any thing in the said herein before recited Act to the contrary thereof in any wise notwithstanding.

II. And be it further enacted, That every clause, matter, and Every thing in former All not hereby thing in the said herein before recited Act contained, not hereby altered, to continue altered, shall be and remain in full force, any thing herein before contained to the contrary thereof in any wise notwithstanding.

CAP. IV.