fits of the Institution to every other part of the Province, from time to time, and as often as the funds and means of the said Corpora-

of the sai! Governor and Taustees, may be held verument,

their direction.

enter may attend e poty.

tion will enable them so to do." And whereas provision may hereafter be made for the establishment of Branches of the said Provincial School, to be held and kept at the Seat of Government of the said Province, in Fredericton, and other parts of the Province: Be it therefore further enacted, that sparst meetings of the same Governor and Trustees of the Madras School in Newttes, my be feld and held in at the Seat of Go. Brunswick, may be summoned and held in the manner as pointed out in and by the said Charter and Letters Patent, at the said Seat of Government of the said Province, solely for regula- solely for the regulation and government of schools as may hereafter be established in the established in the Province, under the direction of the said Governor and Trustees of the Madras School in New-Brunswick : at Cirk and Ties, which said special meetings the Clerk and in person or by Treasurer of the said Corporation may se-

verally attend, either in person or by deputy, as they shall from time to time find the same to be convenient.

CAP. VIL

An ACT to enable the Justices of the Supreme Court to enlarge the time of the sittings of the said Court, when the same shall be expedient.

Passed the 20th of March 1820. **7HEREAS** it frequently happens that the established duration of the terms of the Supreme Court is not sufficient for the requisite trial of causes and the hearing of matters depending in the said Court---

I amble

C. 7.

I. Be it enacted by the Licutenant-Governor, Council, and Assembly, That from and after The Maine of the passing of this Act, it shall and may be Cont may side lawful for the Justices of the said Court, if to the set week they shall deem the same to be expedient, surrecting the to adjourn the sittings of the said Court to the week next succeeding the said terms respectively, and that all causes and matters heard and determined on any day during the week next succeeding the said terms respectively, pursuant to such adjournment, shall have the same and the like force and effect. to all intents and purposes, as if such causes All courses and and matters had been heard and determined determined in the at any time during the said terms respectively, he will trively, and that all parties concerned shall fore with three trively. take due notice of such adjournments, from Parties concerned to take due not time to time respectively, and govern them- tice, &c. selves accordingly : subject always to such rules and regulations as may by the Justices of the said Court, from time to time in that behalf, be made and established. Provided that no trials of any issues by Jury shall be But no trials by had at any such adjourned sittings; any at adjourned sitthing herein contained to the contrary notwithstanding.

II. Provided also and be it further enacted, The days of tere That the days of the teste and return of all Write, to remain as heretofore. Writs in the said Court, shall be and remain the same as heretofore established; any thing in this Act to the contrary thereof in anywise notwithstanding.

C. 7.