to the Overseers of the Poor of any other port or place where there may be a deficiency of such monies collected at such other port or place to provide for the relief of sick and disabled Seamen there, upon such deficiency being made to appear to the satisfaction of the said Lieutenant-Governor or Commander in Chief for the time being, and His Majesty's Council.

CAP. XI.

An ACT for altering the times of holding the Court of General Sessions of the Peace and Inferior Courts of Common Pleas, in the County of Northumberland, and for enlarging the times of the sitting of the said Courts.

Passed the 20th of March, 1821.

THEREAS the times for holding the Preamble Courts of General Sessions of the Peace and Inferior Courts of Common Pleas, in the County of Northumberland, have been found inconvenient; and the length of time for holding the sittings of the said Courts at which Juries are summoned to attend, has been found insufficient for the requisite trial of causes and the hearing of matters depending in the said Courts---

I. Be it therefore enacted by the Lucutenant-Governor, Council, and Assembly, That the Court of General Sessions of the Peace and Terms altered to In erior Court of Common Pleas in the said the third Tuesday in March, and County of Northumberland, shall be here- fourth Turndayin August. after holden on the third Tuesday in March and the fourth Tuesday in August, in each and every year, instead of the first Tuesday in March and the first Tuesday in August, as heretofore established; and that the additional Term of the Inferior Court of Com-

of Common Pleas in June.

Additional Terms mon Pleas in the said County, heretofore second Tuesday holden on the first Tuesday in June, shall be hereafter holden on the second Tuesday in June, in each and every year; any Law, usage, or custom, to the contrary notwithstanding.

Justices may ex-tend the March to the next sucnecessary.

II. And be it further enacted, That it shall and may be lawful for the said Court of Geand August Terms neral Sessions of the Peace and Inferior Court to the next suc-ceeding week, if of Common Pleas in the said County, at the Terms so to be holden on the third Tuesday in March and the fourth Tuesday in August, in each and every year, or either of them, if the Justices of the said Courts respectively shall deem the same expedient, to adjourn the sittings of the said Courts, or either of them, to the week next succeeding the said Terms respectively; and that all Causes may be de- 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 and matters had been heard and determined at any time during the said Terms respectively; and that all parties concerned shall take due notice of such adjournment from time to time respectively, and govern themselves accord-No Trials to be ingly: Provided that no trials of any issues by Jury, shall be had at any such adjourned

termined during the succeeding week.

had at adjourned sittings.

III. Provided also and be it further enacted, Teste and return That the days of the teste and return of all the Terms as writs in the said Courts, shall be and remain

sittings; any thing herein contained to the

contrary notwithstanding.

days to remain in

in each respective term as heretofore accus- heretofore accustomed and established; any thing in this Act to the contrary thereof in any wise not-

withstanding.

IV. And be it further enacted, That no pro- No process to 2cess shall abate, or other business of what na- discontinued, by ture or kind soever be discontinued, by the alterations. reason of the said alterations of the said Terms, but shall and may be proceeded upon, heard, and determined, at the times herein appointed, in the same manner as they might have been proceeded upon had no alteration been made.

bate, or business

CAP. XII.

An ACT in addition to the several Acts now in force for regulating the inspection of fish for home consumption.

Passed the 20th of March, 1821. XITHEREAS the provisions of an Act Preamble made and passed in the fiftieth year & \$. \$.3. 4.19 of the Reign of His late Majesty, intituled "An Act for the regulating the inspection " of fish for home consumption," and of the Act, intituled " An Act in addition to and " amendment of an Act, intituled an Act " for the regulating the inspection of fish for " home consumption," have been found ineffectual---

I. Be it therefore enacted by the Lieutenant- Fish offered for Governor, Council, and Assembly, That any specied and markperson offering for sale any pickled fish not inspector, to be previously inspected and marked by an In- forteited, on proct made before a spector of fish, duly appointed and qualified, lustice of the shall upon due conviction thereof, by the oath of one or more credible witness or witnesses, before any one of His Majesty's Justices of the Peace in the County where such offence shall

sale not being ined by a qualified forfeited, on proof