## CAP. X.

An Act for altering the Time of holding One of the additional Terms of the Inferior Courts of Common Pleas of the County of Glou-

Passed 19th March 1833.

' WHEREAS the Time appointed for holding the April Term of the Inferior Court of Com-'mon Pleas of the County of Gloucester has been 'found inconvenient; For Remedy whereof,'

Be it enacted by the Lieutenant Governor, April Term to Council and Assembly, That the said April Term be held on the First Tuesday. of the said Inferior Court of Common Pleas appointed to be held on the Second Tuesday in April in each and every Year, shall hereafter be held on the First Tuesday in April in each and every Year, any Law to the contrary thereof notwithstanding: Provided always, that no Process shall abate or No Process to be discontinued by reason of the Alteration of the said Term, but shall and may be proceeded upon, heard and determined at the Time herein appointed, in the same Manner as they might have been proceeded upon had no Alteration been made.

## CAP XI.

An Act to alter and amend the Charter of the City of Saint John. Passed 19th March 1833.

"WHEREAS in and by the Charter of the Proamble. 'City of Saint John the Appointment of Chamber-'lain of the said City is to take place in Manner 'following; that is to say, The Mayor, Recorder ' and Three or more Aldermen and Three or more of the Assistants of the said City for the Time being, on the said First Tuesday in April in every Year forever hereafter, shall and may in ' Common Council name and appoint One fit Per-'son, being a Freeholder or Freeman and an In-'habitant of the said City, to be Treasurer or 'Chamberlain of the said City for the Year en-'suing: And whereas the Mayor, Aldermen and Commonalty

'Commonalty of the said City, in Common Council convened, have by their Petition represented that the Word or has by Mistake been omitted in the said Charter, whereby in Case of the Absence either of the Mayor or Recorder, at any Time when the annual Appointment of Chamberlain should take place, the same Chamberlain must continue in Office for another Year, although in all other Cases the Presence of the Mayor or Recorder in Common Council is by the said Charter declared to be sufficient;

Chamberlain
may be appointed by the Mayor,
or Recorder,
and Three Aldermen and
Three Assistant
Aldermen,

Be it therefore enacted by the Lieutenant Governor, Council and Assembly, That in all future Appointments of a Chamberlain for the City of Saint John, under and by virtue of the said Charter, it shall not be necessary for both the Mayor and Recorder of the said City to be present, but the same shall be made by the Mayor or Recorder and Three or more Aldermen and Three or more Assistant Aldermen of the said City, in Common Council, according to the Terms of the said Charter, except where the same is herein and hereby altered.

## CAP. XII.

An Act for the Incorporation of The New Brunswick Mining Company.

Passed 19th March 1833.

Preamble.

HEREAS a Petition has been presented to the General Assembly by and on behalf of the several Persons whose Names are herein after set forth, stating among other Matters, that they had united together for the Purpose of working the Mines of Coal and other Mines and Minerals within the Province, whereof they might obtain Grants or Leases from His Majesty; and that it was deemed essential to their proceeding with such an Undertaking that they should be incorporated by Act of Assembly, and praying