## CAP. XXX.

# An Act in further amendment of the Law. 

Sectim.

1. Bail may render principal to Cunty Ganl any time before return of process.
$\therefore$ Sabrift may take new bail.

Section.
3. Sheriff of Saint Join may reside within three miles of the Court House

I'asserd 9th April 1EGO.
BE it enacted by the Lieltenant Governo:, Legislative (cuncil, and Assembly, as follows:-

1. That any persun being bail to any Sheriff for the appearance of any person arrested under any mesne process issued out of any Court, may at any time before the return of such process, render the principal to the gaol of the County in which such process was executed, as provided in Scctions thirteen, fourteen and fifteen of the Act of Assembly twelfth Victoria, Chapter thirty nine, intituled $A n$ Act to consolidate and amend various Acts of Assembly relating to the further "mendment of the Lav.
2. The Sheriff, upon such render being made, may take new bail for the appearance of such person as if no previous hond had been entered into.
3. That the Sheriff of the City and County of Saint John may he permitted to reside within three miles of the Court llouse in the said City and County.

## CAP. XXXI.

In Act to amend the Law relating to Guarantees, Bills of Exchange, and Promissory Notes.

Section.

1. Written guarantee not avoitable hecause ronsideration not stated in writing.
2 . Eltect of change in constitution of a Firm.

Section.
3. Judge may order loss of a negotiable instrament not to be set up.

Pasced 9th alpril isfil.
Be it enacted by the Lieutenant Governor, Legilative Council, and Assembly, as follows:-

1. No special promise to be made by any person after the prassing of this Act to answer for the debt, default or miscarriage of another person, being in writing and signed by the party to be charged therewith, or some person by him thereunto lawfully authorized, shall be deemed invalid to support an action, suit, or other proceeding, to charge the person by whom such promise shall have been made, by reason only that
