II. And be it further enacted, That all Writs, Pleas, All Writs, &c. Processes, Actions, Bills, Suits, Indictments, Inproceeded on and formations, Judgments, Decrees and Sentences awarded, to be as whatsoever, which shall or may be had, given, or menced and pro-awarded, of or concerning any Matter or Thing ther of said Terms. what so ever, that may be lawfully commenced and prosecuted to final Judgment, at any Time or Times hereafter in said Term, called Michaelmas Term, shall be, and the same are hereby declared to be, as available, good, and valid, in the Law, to all Intents and Purposes, as if the same had been commenced, sued and prosecuted, in either of the said two other Terms, respectively called as aforesaid Hilary Term and Trinity Term, in pursuance of the said herein before in part recited Act; subject nevertheless to all the Provisions and Provisos therein contained.

Subject, &c.

Twoformer Terms to be called Hilary and Trinity Terms.

III. And be it further enacted, That the said two Terms, so as aforesaid directed and appointed in and by the said herein before in part recited Act, to be held in every Year, the one on the third Tuesday in February, and the other on the last Tuesday in June, shall hereafter be distinguished and known by the respective names of Hilary Term and Trinity Term, and by no other; any thing in the said herein before in part recited Act to the contrary in any wise notwithstanding.

CAP. XII.

An ACT for re-investing His Majesty, for a limited time, with certain Tracts of Land in the Island of Saint John.

This Act was passed with a suspending Clause, and didnotreceive His Majesty's Approbation.