Twenty-feventh Year of His Majefty's Reign, be continued until the Thirtieth Day of April, which will be in the Year of Our Lord One thoufand Seven hundred and Ninety-one, and no longer.

2d. And the better to adapt the general Provision to the prefent Condition of the Province, lately divided into the Five New Diffricts of Gaspé, -Luneburg, Mecklenburg, Nassau, and Hesse, Be it further Enacted by the fame Authority, That it shall be no Exception or Challenge to a Juror, on any Inquest or Trial in either of the faid New Districts, that he is not a Freeholder, if fuch Juror, being otherwise qualified, shall have been for One Year the actual Occupant of One hundred Acres of Land, under the Permission or Authority of the Government, within the District for which he is funryoned, and shall have had a Certificate thereof, figned by the Governor or Commander in Chief for the Time being, or under the Signature of the Surveyor General, or Deputy Surveyor General, or any Deputy of them, or either of them.

Powers of the First Judge for the Dutrist of Heffe.

On Criminal Protecutions in the New D'stricte, Execution to be suspended when, &c.

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Copies of the Proceedings to be transmitted to the Governor.

Provifo.

3d. And be it also Enacted by the fame Authority, that until the Bench of the Court of Common Pleas for the District of Hesse shall have Three Judges duly appointed to officiate thereon, all the Powers and Authorities of the whole Number shall be vested in such Person as shall have a Commission to be the First Judge thereof; any other Law, Act, or Ordinance to the contrary notwithstanding.

4th. And on Account of the Remoteness of the faid New Districts, and for the Security of the Subject, and to prevent long Imprisonments, and to less the public Charges in Criminal Profecutions, Be it further Enacted by the fame Authority, that on all Trials to be had in either of the New Districts before Commissioners of Oyer and Terminer or General Gaol Delivery, when the Chief Justice of the Province may happen not to be one, the Execution of the Sentence or Judgment of the Court shall be fuspended until the Pleasure of the Governor or Commander in Chief for the Time being shall be fignified thereon, by Warrant under his Hand and Seal at Arms.

5th. And to the End that the Government may have full Information of the Proceedings of the faid Courts of Criminal Jurifdiction, Be it alfo Enacted by the fame Authority, That it fhall be theDuty of the faid Courts, with all convenient Speed, to transmit to the Governor for the Time being, not only Copies of the Indictment, Information, or Charge, and of the Plea, and other Proceedings, in every Caufe before them had, but of the written and parol Teftimony read and given to the Jury, and the Scope and Substance of the Points ruled in Evidence, and of their Charge to the Jury, and Copy of the Verdict, and of every material Transaction in the Caufe, together with fuch Obfervations as they may think proper to make on every fuch Caufe and Trial, and the Whole under the Signatures of the Majority of the Judges before whom every fuch Trial was had.

Provided always, and be it neverthelefs Enacted by the fame Authority, That it shall not be necessfary to make such Report of the Proceedings, nor to flay the Execution of the Sentence or Judgment in any Cafe where it shall not extend to Life or Limb, nor to any greater Fine, Penalty, or Forfeiture,

Qualification of Junors in in the Five New Dultriets.