done any thing in consequence of said Ordinances, &c. sequence of or pursuance to any of them. And all Proceedings heretofore had and done in pursuance of such Resolutions, Rules, Ordinances, and Regulations, and every of them, shall be, and the same are hereby ratified and confirmed to all intents and purposes whatsoever.

CAP. II.

AN ACT, to confirm and make valid in LAW all Manner of PROCESS and PROCEEDINGS in the several Courts of Judicature within this Island, from the first day of May, one Thousand Seven Hundred and Sixty-nine, to this present Session of Assembly.

Preamble.

HEREAS this Island has been without a complete Legislature from the commencement of the Government thereof, which took place on the First day of May one Thousand Seven Hundred and Sixty Nine, unto this present Session of Assembly; during which time many and various Proceedings have been had at the several Courts of Judicature in this Island:

All Writs, Pleas, &c.

in any Court within this Island from the first of May 1769 to the end of this present Session, confirmed,

saving to parties Writ

Be it therefore enacted by the Governor, Council and Assembly, That all Writs, Pleas, Process, Actions, Bills, Suits, Indictments, Informations, Judgments and Decrees, of or concerning any matter or thing whatsoever, which have been heretofore sued out and prosecuted to Judgment in any of the said several Courts within this Island, from and after the said First day of May one Thousand Seven Hundred and Sixty Nine, to the end of this present Session of Assembly, shall be good and valid in the Law: Provided always, that this act shall not be construed to extend to take away or rectify errors in the misusing of Process, Mispleadings, and erroneous rendering of Judgment in point of Law: But in all such cases, the Parties aggrieved may have their Writ or Writs of Error upon such erroneous Judgment, in such manner as they might have done before the making of this act.

CAP. III.

Acts which amend or alter this act 26th Geo. 3, c. 11, 35 Geo. 3, c. 7.

Supreme Court of Judicature to sit at Charlette-Town two Terms in each year.

All Writs, Pleas, &c. to be valid.

AN ACT, for establishing the TIMES and PLACES of holding the SU-PREME COURTS of JUDICATURE.

BE it enacted by the Governor, Council, and Assembly, That his Majesty's Supreme Court of Judicature shall be holden at two Terms in every year; that is to say, on the third Tuesday in the month of February, and on the last Tuesday in the month of June, at Charlotte-Town.

And that all Suits, Pleas, Declarations, Bills, Indictments, Informations, Judgments and Decrees, which shall hereafter be sued out, prosecuted