In force. vol. page. 3. 241. 25. **G**.-.1. G. 32. 3. 1. 298. 57. G. 3. Session 1817. + Repealed my 8. S. L. c. 18. gnort vide. + Keynlaten by act. 10. (4.115) Session 1824. S. Jr. E. Y. gunt wiles. 58. G. 3. chap. 11. G. 4. chap. 17. 4. G. chap. 22. 4. Not in force. page. vol. 29. G. з. 1. 265. 32. G. 3. 1. 296. G. 37. 3. 1. 386.)

Allowing Members for Counties of Shelburne and Sydney, and townships of Shelburne and Digby .- Perpetual.

Limiting duration of Assembly to seven vears.—Perpetual.

General statute for election of Representatives .- Perpetual. Altered as to remo-(val of Poll in the County of Cumberland by 58. G. 3. chap. 29. and in Counties of Sydney and Shelburne by 4. G. 4. chap. 22. Also, altered as to notice of adjournment, and as to voters in Cape Breton by 4. G. 4. chap. 22. Session 1824.

Session 1818. New Executions against persons discharged out of custody by privilege of either House.

Session 1820. Trials of contested Elections. — Perpetual.

Opening, closing and re-Session 1824. moval of Polls .- Qualification of Voters in Cape Breton.-Perpetual.

All these statutes were repealed by 57. G. 3. chap. 7. Session 1817.

Assessors, see County and Town Rates.

Attached Property, see Sheriff.

ATTACHMENT.

In fo 4.	G.		Mchap 7.	Session 1824. For five years.
+.3.	481.			yeary - 10 the La. C. 14. (La. 16.)
2.8	عل			years. 4 lo. 4. e. 36. (hy.) Legistry of -
In fo				ATTORNIES,
56.	G.		2. 196.	SEE FEES. Attorney after having been admitted ten years and last five years in practice, eligi- ble for appointment as Associate Judge of the Supreme Court.—Perpetual.
	in for			
51.	G.	3.	2. 63.	Regulation concerning admission of At- tornies.
58.	G.	3.	chap, 19	b. Session 1818. Amendment of foregoing statute.
. 4.	G.	4.	chap. 5 wit	. Session 1824. Persons serving as Clerks h Prothonotary to be entitled to admission. ImpThese three statutes expired in 1825.