No. 10.

AN ACT to amend an act to establish the Rate of Toll for Grinding.

Be it enacted by the Council and House of Representatives of the Territory of Wisconsin:

SEC. 1. The first section* of the act of which this act is Clause repealamendatory, is hereby repealed; and hereafter the owners or occupiers of all grist mills in this territory moved by water, shall ute, page 131. be entitled to one eighth part of all wheat, rye, or other grain, allowed. ground and bolted, or ground and not bolted, and no more.

SEC. 2. The second section of the act of which this is amendatory, shall not be so construed or understood as to compel grind for disthe owners or occupiers of mills to grind for distilling, or for sale or merchant work.

Millers not compelled to tillation, &c.

SEC. 3. All mills moved by water, at which grists or custom What mille are work is received to be ground, shall be deemed grist mills, and daemed grist mills. be subject to all the provisions of this act, and the act of which this is amendatory.

This act shall take effect from and after its passage, Approved, February 5th, 1841.

No. 11.

AN ACT concerning the Supreme Court.

Be it enacted by the Council and House of Representatives of the Territory of Wisconsin:

SEC. 1. That so much of any act as requires the supreme Terms of the court to be held on the first Monday in January in every year, changed. be, and the same is hereby repealed.

Approved, August 13th, 1840.