At present the act of 1809, Ch. 138, S. 17, provides that the trial shall be in the court, within whose jurisdiction the county lies, where the stroke or poison was given, which renders it improper that this statute should be incorporated, &c.

CHAP. 33. A bill for horse and horse stealers.

See the note on 1 Edw. 6, Ch. 12.

5 and 6 Edw. 6.-A. D. 1552.

Chap. 9. An act for the taking away of the benefit of the clergy from certain offenders.

See the note on 1 Edw. 6, Ch. 12.

CHAP. 10. An act for the avoiding of clergy from divers persons.

CHAP. 11. An act for the punishment of divers kinds of treason. (Part.) See the note on 25 Edw. 3, St. 5, Ch. 2, last part.

1 Mary, Sess. 1.—A. D. 1553.

CHAP. 1. An act repealing and taking away certain treasons, felonies, and cases of premunire.

See the note on 25 Edw. 3, St. 5, Ch. 2.

1 Mary, Sess. 2.—A. D. 1553.

Chap. 7. An act touching proclamations upon fines.

See the note on 1 Rich. 3, Ch. 7, and 18 Edw. 1, St. 4.

1 and 2 Philip and Mary.—A. D. 1554.

Chap. 12. An act for the impounding of distresses. (Part.)

As to the 2d section, although there is no alteration of the law so as to prevent distresses from being impounded, yet it seldom if ever happens that they are so; and if otherwise, the sum allowed in this section could not be applicable to the province, considering the difference in point of time and the value of money. By the act of 1715, Ch. 31, S. 11, the allowance for impounding horses found out of their enclosures was 5s. or 60lb. tobacco.

As to the 3d section, it is necessary to refer to the note on 52 Hen. 3, Ch. 21, in which it is shewn that the sheriffs in the province never exercised the power therein given, and of course they could