they are hereby invested, fully and amply, with all the authority, power and juris- C HAP. diction, of any county court of this province, for the purposes aforesaid, and may adjourn the faid court, and all process and proceedings therein depending, from day to day, or in such other manner as they, in their discretion, shall think convenient; and the sheriff of the said county, for the time being, his bailiffs and deputies, and all constables and other officers, and all other persons whatsoever, shall yield due obedience to all process, precepts and warrants, that shall be issued by, or returnable before, the faid justices.

III. And he it enafted, That all causes, pleas, process and proceedings, rela-Causes, &c. tive to the trial of all felonies, and other crimes, offences and misdemeanors what depending, to be tried befoever, that shall be depending in the said county court, after the adjournment of fore said justhe next November county court for the faid county, shall be, and are, by virtue of tices. this act, directed to be heard, tried and determined, before the justices aforesaid, any law, usage or custom, to the contrary notwithstanding.

IV. And he it enacted, That the county clerk of the said county, for the time County clerk being, shall be the clerk of the said court, and shall make all entries, and transact to be clerk of faid court. all the other business of the said court, in the same manner as he is now by law obliged to transact the business of the county court of the said county.

V. and be it enacted, That the sheriff of the said county, for the time being, Sheriff to summer is shall summon forty-eight good and lawful men of his bailiwick, fix days before rors, &c. the days appointed by this act for the holding of the said court, as grand and petit jurors, and shall return a pannel of them accordingly; and if the said sheriff shall neglect to summon and return the best and most capable men in his bailiwick, for grand and petit jurymen, he shall, for every such neglect, be fined, by the faid justices, a sum not exceeding three thousand pounds of tobacco, rating tobacco at ten shillings per hundred, to be applied towards defraying the charge of the faid county: And every person who shall be so summoned, and shall neglect or refuse to appear at the day, but make default, shall be fined, by the said justices, sive hundred pounds of tobacco, to be rated and applied as aforestid; and every grand and petit juror shall have an allowance of twenty-four pounds of tobacco, for every day's attendance, to be affeffed in the county levy; and each of the faid justices shall be allowed fixty-four pounds of tobacco, for every day's attendance, to be affessed in the county levy.

VI. And he it enafted, That all commitments and recognizances, for all felo- Commitnies, and other crimes, offences and misdemeanors, committed in the said county, when to be and triable by law in the county court of the said county, shall be returned by the returned, &c. magistrate taking such recognizance, before the justices aforesaid, and shall be lodged by the faid justice with the clerk of the faid county, on the day before the day appointed for the holding of the faid court; and the offenders and witneffes shall be obliged to appear, by virtue of such recognizances, accordingly.

VII. And he it enafted, That every person, summoned as a witness to attend Penalty on the faid court, and making default, shall be fined, by the justices aforesaid, in their witnesses making dediscretion, a sum not exceeding one thousand pounds of tobacco, to be rated and fault. applied as aforesaid; and, on default of any witness, the said justices may award process of attachment, and, by virtue thereof, the sheriff of the said county shall be obliged to have the body of fuch witness, and may compel his attendance before the same justices.

VIII. And he it enacted, That it shall and may be lawful for the said justices, Allowance to to allow, to every person legally summoned to give evidence before them, twentyfour pounds of tobacco for every day's attendance; and if such witness resides out of the faid county, the faid justices may allow him for so many days itinerant charges as they shall think reasonable, at the rate of forty pounds of tobacco per day; and the fame shall be paid in the same manner as allowances to witnesses in criminal cases are by law directed to be paid.