close of the term, the judge who tries the cause may notwith. CHAP. 200. standing the close of the term, proceed with the trial of the cause in the same manner as if the term had not ended, and if the proceedings in said cause shall continue beyond the commeacement of a new term, such proceedings shall be considered as having been had during the term to which the jury shall

be sworn. Sec. 4. And be it enacted, That it shall be the duty of witnesses served with a subprena in any such cause, at any term, to continue to attend from term to term, until the cause in which he may be summoned shall have been tried or otherwise disposed of, without any new subprena being issued, un-

less the court should otherwise order. Sec. 5. And be it enucted. That at all times when Baltimore count men county court aforesaid, shall be in session, it shall be competent to the said court, or such one of the judges thereof, to whom that duty shall be assigned, to hear and decide on all cases in equity, all proceedings relating to the division of the real estate of persons who may have circl intestate, and all motions and entries in actions at law, except jury trials, as well in cases originating in the county without the limits of the

city, as in cases originating within the city of Baltimore. Sec. 6. And be it enacted, That it shall be the duty of the summents sheriff of Baltimore county, to summon all petit jurors for each term of Baltimore county court, to attend on the second day of the term, and also from time to time, to summon so many jurors as the court shall direct, during any term, to serve in lieu of any juror or jurors, which the court may, because of sickness or for other sufficient cause in their discretion, release

from further attendance during the term. Sec. 7. And be it enacted, That it shall not be lawful for quind upon the clerk of the said county court to issue any writ of certiorari, directed to a justice of the peace for the city of Balti- proceeding more, for the removal of any proceedings pending before such justice, to such county court, unless in addition to the petition and affidavit heretofore required, the party or parties applying for such writ shall also produce before the said clerk or his deputy a competent person or persons as security, who will before the said clerk or his deputy, after justifying on oath or affirmation to be administered by said clerk or his deputy, as to his sufficiency, acknowledge himself, herself or themselves special bail for the person or persons so applying for the said writ, in the action to be thereby removed; which acknowledgment shall be entered in the same form, and shall have the same operation and effect, and be building in like manner, as any acknowledgement of special bail duly entered in open court in an action there pending, and on entering such special bail and paying to the clerk the same tax as for an original writ, which tax shall be accounted for and paid over by the said clerk is the manner provided for by the act to which this