shall be summoned as a juror of said court more than CHAP. 106. once in any one year; nor shall any person be summoned Qualifications and returned as juror by any sheriff, who may not have of juror arrived at twenty-five years of age, and who doth not possess the other qualifications required by the constitution and laws of this State.

SEC. 2. And be it enacted, That it shall be the duty of Justices, &c. to the justices of the peace in the city of Baltimore, wher-endorse name ever they shall commit for want of bail, any person or of witness on persons for trial on charge of assault and battery, for keep-commitment ing a disorderly house, or for violations of the act, entitled an act to regulate the issuing of licenses to traders and keepers of ordinaries, passed December session eighteen hundred and twenty-seven, chapter one hundred and seventeen, and the several supplements thereto, and for any other small offences, for which no greater punishment than fine and imprisonment can be imposed, to endorse on said commitments the names and places of residence of the witnesses who shall have appeared before them on behalf of the prosecution; and to recognize said witnesses And recognize to appear before Baltimore city court on the next Satur-

day thereafter; and it shall be the duty of the warden of Warden of jail Baltimore city and county jail, on receiving the same, to to enter on his enter the names and places of residence of said witnesses docket, &c on his docket, and on demand, to give a copy thereof to

the accused, together with a copy of commitment.

SEC. 3. And be it enacted, That it shall be the duty of Warden to the warden of the jail of Baltimore city and county, to bring persons bring before one of the judges of Baltimore city court, fore a judge, &c every person who may be committed to said jail for want of bail, for any of the offences aforesaid, on the Saturday next succeeding his or her commitment; and it the said In case right of person shall think proper to waive his or her right to a tri- trial by jury be al by jury, and have his or her cause heard and determined in a summary way, it shall be the duty of the judges of Baltimore city court, or any one of them, to hear and determine the same; and the same shall be proceeded on in the same manner and to the same legal effect, as if it had been submitted on presentment or indictment found by the grand jury; save only, that in all such cases, the clerk of said court shall tax only half the legal charges established by law in cases of indictment found by a grand jury; and that all cases of presentment for violation of the Trial upon preact to regulate the issuing of licenses to traders and keepers of ordinaries, passed December session eighteen hundred and twenty-seven, chapter one hundred and seven-