XX, XXI. Witnesses making Default to be

fined and

attend.

VII. And be it enacted, That every Person, summoned as a Witness to attend the faid Court, and making Default, shall be fined, by the Justices aforesaid, in their Discretion, a Sum not exceeding One Thousand Pounds of Tobacco, to be rated and applied as aforesaid; and, on Default of any Witness, the said Justices may award Process of Attachcompelled to ment; and, by virtue thereof, the Sheriff of the said County shall be obliged to have the Body of such Witness, and may compel his Attendance, before the same Justices.

Allowance to

VIII. and be it enaited, That it shall and may be lawful for the said Witnesses for Justices to allow, to every Person legally summoned to give Evidence their Attendance of Tabassa for succession Davis Attendance before them, Twenty-four Pounds of Tobacco for every Day's Attendance; and if such Witness resides out of the said County, the said 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 same shall be paid in the same Manner as Allowances to Witnesses in Criminal Cases are by Law directed to be paid.

Continuance. IX. This Act to continue for Two Years, and unto the End of the next Session of Assembly which shall happen after the said Two Years.

G H A P. XXI.

An ACT for an Addition to Baltimore-Town, in Baltimore County.

Preamble.

THEREAS John Moale and Andrew Stigar of Baltimore Town; by their humble Petition to this G neral Assembly, have let forth, that the said John Modle is seized in Ree Simple of a Lot of Land lying contiguous to the said Town, and bounded in the following Manner: Beginning at the East Corner of the ot of Land; Number Sixty five, on Bridge-Street, in the first Addition to Baltimore-Town, on the Bast Side of Jones's Falls, and running thence North Fortynine Degrees East Twenty Perches, North Forty-one Degrees West Fifty-two Perches, South Fifty-eight Degrees West Twenty Perches and the Fourth Part of a Perch, unto the North Corner of the Lot of Land, Number Seventy-one, in the aforesaid Addition to Baltimore-Town, and then bounding on and with the said Addition unto the Place of Beginning, containing Six Acres and One Hundred and Ten Square Perches more or less: That the said Andrew Stigar is seised in Fee Simple of a Lot or Parcel of Land adjacent to the said Lot of Land of the said John Moale, and bounded as follows: Beginning at the End of the Line "North Forty-nine Degrees East Twenty Perches" of the said John Meale's Lot, and running from thence North Twenty-fix Degrees and Forty-sive Minutes East Sixty-eight Perches, South Seventy-seven Degrees West Thirty-nine Perches and the Fourth Part of a Perch, South Sixty-three Degrees West Twenty-nine Perches and Half of a Perch, unto the End of the Line, "North Forty one Degrees West Fifty-two Perches" of the said John Moale's Lot aforesaid, and then bounding on the Line reverse of the same unto the last aforesaid Place of Beginning, containing Eleven Acres and Fifty-six Square Perches more or less: And that they were desirous of annexing the said Parcel of Land to the said Town, and therefore prayed that a Law might pass for that Purpole: And it appearing to this General Assembly, that, to extend the Limits of the said Town, would contribute to promote the Trade and Commerce thereof: II. Be

my Loughtin.