CHAP. submitted on presentment, in Baltimore county court, and said court may pa judgment in the same manner that any county court may against any crimin convicted before them; and the theritf of Baltimore county thall hereafter tum mon both grand and petit jurors to attend the faid county courts, in the fainmanner as is done in other counties of this state, any thing in the twenty-eighth fection of the act, entitled, An act for the more effectual punishment of criminals, passed at November session, seventeen hundred and ninety-three, or in any other law, to the contrary notwithstanding; and all felonies, crimes and misdemeanors, triable in the county courts of this state, and committed in the body of Baltimore county, may and thall be tried, or submitted on prefentment, in Baltimore county court, at their half yearly sittings for the transaction of the civil business of the said county; and all misdemeanors and offences triable before a fingle justice of the peace may, as heretofore, be tried before any justice of the peace of the said county, and the offender, if guilty, punished as the law directs; provided always, that nothing herein shall be construed to lessen or impair the jurisdiction of the general court in any criminal matter wherein the said jurisdiction is concurrent with that of the county courts of this state.

City court may order criminals to

VIII. And be it enacted, That Baltimore city court may order any criminal convicted and adjudged to work on the public highways under the faid act for be delivered, the more effectual punishment of criminals, to be delivered to the person or perfons appointed to take care of the criminals by Baltimore county court, and the faid person or persons are hereby directed to receive, work and treat, such criminal, in the same maner as criminals convicted in Baltimore county court.

Commit-

IX. And be it enacted, That all commitments and recognizances taken for ments, &c. to felonies, and other crimes and misdemeanors, committed in Baltimore county, shall be respectively returned to the court which, agreeably to this law, shall have jurisdiction over the place where the said crime was committed, and any justice taking such recognizance shall lodge the same with the clerk of said court on the day next before the day appointed for the holding said court to which it shall be returned, and the offender and witnesses bound in such recognizance shall be obliged to appear by virtue and according to the condition thereof.

Actions transferred, &c.

X. And be it enacted, That all criminal actions which shall be depending in Baltimore court at January term, seventeen hundred and ninety-eight, and not determined during said term, shall be respectively transferred and entered on the Baltimore county and Baltimore city court dockets, according to their respective jurisdictions, the said dockets to be made out and transmitted to the said courts, at their first meeting respectively hereaster, and the said actions shall be tried therein as fully and effectually, and judgment pronounced and executed, as if the said actions had been tried in Baltimore county criminal court, any thing in this law to the contrary notwithstanding.

County court to fit in the city, &c.

XI. And be it enasted, That Baltimore county court shall sit in the city of Baltimore on the first Monday in April and September in each year, for the transaction of civil and criminal business, and with the same powers with respect _ to the cognizance of criminal offences committed within the county, and with. out the limits of the said city, and precincts, as are at this time exercised under any existing law by the court of over and terminer and gaol delivery for Baltimore county, or by any of the county courts of this state.

Expences to be a common charge.

XII. and be it enance, That all expences incurred in the execution of this act shall be a common charge on the city and county of Baltimore, and levied as heretofore by the justices of the levy court of said county.

XII. and, whereas by divers acts of assembly the justices of the county coare authorifed and enjoined to do fundry matters and things at the county cou to be held in certain months in the faid acts mentioned, and there being an a When certain teration of the time of holding said courts by this act, Be it guidted, Time matters are to all cates where the courts are by this act directed to be held in different mon-

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