

By the Lord Lieutenant and Council of Ireland.

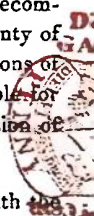
EBRINGTON.

WHEREAS by an Act of Parliament passed in the third and fourth year of the Reign of Her present Majesty, intituled "An act to amend the Law relating to Court "Houses in Ireland," it is amongst other things enacted, that it shall be lawful to and for the lord lieutenant or other chief governor or governors of Ireland, by and with the advice of the privy council, to order or direct that the court of quarter sessions, civil bill court, court for registration of votes, or other court to be holden before any justices of the peace, or assistant barrister for any county in Ireland, shall hold its sittings, and do and transact all the business, civil and criminal of such court, in any court house situate in a county adjoining to the county for which such court may be so holden, and not distant more than one mile from the common boundary thereof; and such court shall thereupon have power to use such court house for all or any of the purposes aforesaid, and to cause to come and call before it therein, all sheriffs, gaolers, clerks of the crown and peace, and other officers and ministers of justice of or belonging to the county for which such court may be holden; and all jurors, witnesses, parties, and persons shall be bound to attend such court at such court house; and any prisoners committed or remanded by such court, or attending such court for trial, may be lawfully confined under

the order of such court, or for the space of twenty-four hours previously to its sitting, in any prison or place of confinement at a convenient distance from such court house in the county in which such court house is situate, although such court shall be then held, or such sitting as aforesaid shall be had for the adjoining county; and that all matters and things whatsoever done by such court in such court house, under the authority of said act, shall be valid and effectual in the law, to all intents and purposes whatsoever, as if the same were done and transacted in some court house situate within the county to which the same may relate; and all sheriffs, and other persons having the custody or charge of any such court house, shall at all times, when required, permit the use thereof for the purposes of said act:

And whereas an application has been presented to Us from John Schoales, esquire, assistant barrister for the Queen's county, recommending that the court house of the county of Carlow, at Carlow, may, under the provisions of the above-mentioned act, be made available for the quarter sessions' business of the division of Graigue, in the Queen's county:

Now We, the lord lieutenant, by and with the advice of Her Majesty's privy council, do hereby order and direct, that the court of quarter sessions, civil bill court, court for registration of votes, or other court, to be holden before any justice of the peace, or assistant barrister, for the



division of Graigue, in the Queen's county aforesaid, shall hold its sittings, and do and transact all the business, civil and criminal, of such court, in the court house of the county of Carlow, at Carlow, and such court shall thereupon have power to use such court house for all or any of the purposes aforesaid, and to cause to come, and call before it therein, all sheriffs, gaolers, clerks of the crown and peace, and other officers and ministers of justice of or belonging to the said Queen's county; and all jurors, witnesses, parties and persons are hereby ordered and directed to attend such court, at the court house of the county of Carlow, at Carlow aforesaid: and any prisoners committed or remanded by such court, or attending such court for trial, shall and may be lawfully confined under the order of such court, or for the space of twenty-four hours previously to its sittings, in any prison or place of confinement at a convenient distance from said court house at Carlow; and all matters and things whatsoever done by such court in said court house at Carlow, under the authority of the said in part recited act, shall be valid and effectual in the law to all intents and purposes whatsoever, as if the same were done and transacted in some court house situate within the Queen's county; and all sheriffs and other persons having the custody or charge of said court house at Carlow, shall at all times, when required, permit the use thereof for the purposes in said act mentioned.

Given at the Council Chamber in Dublin, the
11th day of February, 1841.

Plunket, C. Rd. Dublin. Charlemont.
L. Perrin. A. R. Blake. T. F. Kennedy.
Arthur Moore.