1830.

of Cape-Breton, or his lawful Deputy, to give public notice at the respective Court-Houses in Sydney and Arichat, to all Suitors, Defendants, Jurors, Witnesses, and all other Persons bound to attend the said Courts, that the said Court will meet for the despatch of business on the following day.

II. And be it further enacted, That the said Sheriff of the County of Cape-Breton, Adjournment do or his lawful Deputy, shall continue to give such notice de die in diem for three succes- die in diem sive days, or until the Judges, authorized to hold the Court at the said respective places, or one of them, do arrive.

III. And be it further enacted, That all Suitors, Defendants, Jurors, Witnesses, and all other Persons who were bound by Law to attend the said Court, on the days Attendance of named in the said Act of which this in amendment, shall be bound to attend on the fol- Suitors, Jurors, Jurors lowing day or days, which the Sheriff or his Deputy shall nominate, as herein directed.

IV. And be it further enacted, That all the Proceedings of the said Supreme Court, Validity of as well in Criminal Cases as in Civil Cases, shall be equally valid, legal, and binding, Validity of Proceedings when the said Court shall be opened in conformity to this Act, at Sydney or Arichat as aforesaid, as if the said Court had commenced its Sittings on the days appointed by Law in the Act of which this Act is an amendment.

Provided, That nothing herein contained shall authorize or be construed to autho- Brovino rize the Judges to open the Court or continue its Sittings at Sydney or at Arichat, after the expiration of four days from the days so named in the said Act, of which this Act is in amendment, for the commencement of the said Court at Sydney and at Arichat.

V. And be it further enacted, That this Act shall continue and be in force for Two Continuation Years, from the passing hereof, and from thence to the end of the then next Session of the General Assembly.

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