

ADMINISTRATION

CRIMINAL JUSTICE.

4 & 5 VICT. CAP. 24.—1841.

An Act for improving the administration of Criminal Justice in this Province.

THEREAS it is expedient, with a view to improve the Preamble. 'administration of Justice in Criminal Cases in this Province, to define under what circumstances persons may be See with reference to this admitted to bail in cases of Felony; and to make better provi- Act 14, 15 V. sion for taking examination, informations, bailments and recog- c. 96, which, nizances, and returning the same to the proper tribunals; and to expressly rerelax in some instances the technical strictness of criminal propeal any part
ceedings, so as to insure the punishment of the guilty without deof this Act, priving the accused of any just means of defence; and to abolish set makes more ample provi-the benefit of Clergy and some matters of form which impede the sions in some due administration of Justice; and to make better provision for cases, which the punishment of offenders in certain cases: Be it therefore supersede enacted, &c., that where any person shall be taken on a charge those of this of Felony or suspicion of Felony, before one or more Justice or Act which may Justices of the Peace, and the charge shall be supported by differ from them. positive and credible evidence of the fact, or by such evidence as if not explained or contradicted, shall, in the opinion of the admitted to Justice or Justices raise a strong presumption of the guilt of the bail on . person charged, such person shall be committed to prison by charge of Fesuch Justice or Justices in the manner hereinafter mentioned. long, and who such Justice or Justices in the manner hereinafter mentioned; may not. but if there shall be only one Justice present, and the whole evidence given before him shall be such as neither to raise a strong presumption of guilt, nor to warrant the dismissal of the charge, such Justice shall order the person charged to be detained in custody, and such person shall be taken before two Justices at the least; and where any person so taken, or any person in the first instance taken before two Justices of the Peace, shall be charged with Felony or on the suspicion of Felony, and the