the Attendance of Witnesses on any such Trial; and such Subpœnas and other Processes shall be as valid and effectual and be in full Force and put in Execution in any Parts of the Indian Territories, or other Parts of America out of and not within the Limits of the Civil Government of the United States of America, as well as within the Limits of either of the faid Provinces of Lower or Upper Canada, in relation to the Trial of any Crimes or Offences by this Act made cognizable in fuch Court, or to the more speedily and effectually bringing any Offender or Offenders to Justice under this Act, as fully and amply as any Subpænas or other Processes are, within the Limits of the Jurisdiction of the Court, from which any fuch Subpænas or Processes shall issue as aforesaid; any Act or Acts, Law or Laws, Custom, Usage, Matter, or Thing to the contrary notwithstanding.

IV. Provided always, and be it further enacted, That if any Crime Offenders not or Offence charged and profecuted under this Act, shall be proved to being Subjects of His Mahave been committed by any Person or Persons not being a Subject or jesty, and Subjects of His Majesty, and also within the Limits of any Colony, Setalson the Limits of Territory belonging to any European State, the Court before which such Prosecution shall be had shall forthwith acquit such Person any European or Persons not being such Subject or Subjects as aforesaid of such acquitted. Charge.

V. Provided nevertheless, That it shall and may be lawful for such But Subjects Court to proceed in the Trial of any other Person, being a Subject or to His Majesty Subjects of His Majesty, who shall be charged with the same or any although Ofother Offence, notwithstanding such Offence shall appear to have been fince be committed in committed within the Limits of any Colony, Settlement, or Territory another belonging to any European State as aforefaid.

Еикореан

LONDON: Printed by George Eyre and Andrew Strahan, Printers to the King's most Excellent Majesty. 1803.