Nor shall such persons be bailed by any Court &c. without a warrant from the Executive Council.

Justices not to bail for High Treason, &c.

During the continuance of this Act, persons charged with High Treason, &c. to whom a writ of Habeas Corpus has been allowed not to be returnative in less than fourteen days.

Of which the Courts are to give notice to the Goernor, &c.

Habeas Corpus not allowed by Courts, &c, to perfons in prifon at the time of their application, by warrant of the Executive Coun-

Where the writ of Habras Corpus Is allowed, Cours, &c. not to bail fuch perfons, if on the return of fuch writ it fhall appear that they have been committed by the Executive Council.

Continuance of

practices; may be detained in safe. Custody without Bail or mainprize until the first day of May, which will be in the Year of Our Lord one thousand seven hundred and ninety-eight; And that for and during the continuance of this Act, no Court or Courts, Judge or Judges, Justice or Justices of the Peace, shall bail or try any such person or persons so committed, without a Warrant for that purpose from His Majesty's Executive Council, signed by three of the said Executive Council, any Law, Statute, Act or Ordinance to the contrary notwithstanding.

II. And be it further enacted by the authority aforesaid, that for and during the continuance of this Act, it shall not be lawful to or for any Justice or Justices of the Peace within this Province, or in any District or part thereof, to bail or admit to bail any person or persons charged with the crime of High Treason, or misprison of High Treason or suspension of High Treason or Treasonable practices, any Law, Statute or Ordinance to the contrary notwithstanding,

III. And be it further enacted by the authority aforesaid, that for and during the continuance of this Act, in all and every case, in which application shall be made for His Majefly's writ of Habeas Corpus to any Court or Courts, Judge or Judges within this Province; or in any district or part thereof, by any person or spersons who are or shall be imprison within this Province, at or upon the day on which this Act shall receive His Majesty's Royal Assent or after, charged with High Treason, Misprision of High Treason, suspicion of High Treason or Treasonable Practices, such writ of Habeas Corpus (if allowed by fuch Court or Courts, Judge or Judges) shall not be made returnable in less than fourteen days from the day on which such writ of Habeas Corpus shall be allowed, and in all and every such case, sit shall be the duty of such Court or Courts, Judge or Judges and of each and every of them, and they are hereby required when and fo foon as such application for such writ of Habeas Corpus shall to them be refpectively made, to give notice and information thereof in writing, together with Co. pies of fuch application and of the affidavit or affidavits or other paper writings, on which fuch application shall be founded, to the Governor, Lieutenant Governor or Person administering the Government of this Province for the time being.

IV. Provided always, and be it enacted, that such writ of Habeas Corpus, or the benefit thereof, shall not be allowed by such Court or Courts, Judge or Judges to any perfon or persons detained in prison at the time of his, her or their application of such writ of Habeas Corpus by such warrant of His said Majesty's Executive Council as aforesaid, for such causes as aforesaid or any of either of them, and that in all and every case, where such writ of Habeas Corpus shall be allowed, no Court or Courts, Judge or Judges shall bail or admit to bail, the person or persons to whom such writ of Habeas Corpus shall be allowed, if upon the return made to such writ of Habeas Corpus at the expiration of soutteen days, from the day on which such writ of Habeas Corpus shall be so allowed, in shall appear that such person or persons shall be then detained in prison by such warrant of His said Majesty's Executive Council, as aforesaid, for such causes as aforesaid or any or either of them, any Law, Statute, Act or Ordinance to the containy notwithstanding:

V. And be it further enacted by the authority aforesaid, that this Ast shall continue and be in force, from the day on which it shall receive the Royal Assent, until the first