Be it enacted by the Governor, Council and Affembly, that every Foreman of person, who may hereafter be appointed foreman of a grand jury, administeraction shall from the time of his appointment till his discharge, be em- to whenten powered, and is hereby authorifed to administer the usual oaths to fuch witnesses as shall come to give evidence to the grand jury whereof he is foreman—and if any person being so sworn, thall give any false evidence, wilfully and corruptly, and be thereof lawfully convicted, every person so offending shall for every such offence, suffer such penalties, forfeitures and disabilities, as perfons convicted of wilful and corrupt perjury are liable to.

Cap: VIII

A BILL entitled an ACT for enabling the JUSTICES of the SUPREME COURT to try all causes at NISI PRIUS and authorifing ATTORNIES of the SUPREME COURT to practice in the inferior courts of COMMON PLEAS within this province.

Be it enacted by the Governor, Council and Affembly,

HAT the justices of the supreme court, or any of them, suffice of the supreme courts shall have full power and authority to hear and determine try safes in the in the feveral and respective circuit courts, which shall from time circuit courts. to time hereafter be for that purpose appointed in the province, all causes brought to iffue in the supreme court, without a commission being expressly made for that purpose.

And be it further enacted, That all and every of the Attornies Attornies of the further court of the supreme court, may commence, prosecute, or defend any may practice in action or fuit for his or their clients in any inferior court of com- inferior courts. mon-pleas within the province.