

and the orders and judgments in the order in which they are made or rendered, and to make a record of the proceedings in the said causes so transferred as required by law to be kept of such causes in the circuit court, and, in cases where arrests have not been made, to issue capias forthwith returnable to the first day of the next term of the county, and on application of either party to issue subpoenas for witnesses in said causes so transferred, and certify the attendance of witnesses as in the circuit court.

SEC. 4. *Be it further enacted*, That it shall be the duty of the judge of the county court to hear counsel and decide their causes without a jury, if the defendant waive a jury, which waiver must be entered of record, but if a jury is demanded at a non-jury term, the cause must be continued to the next succeeding jury term of said court.

Duties of judge
of county court

SEC. 5. *Be it further enacted*, That whenever, as now provided by law, the jury commissioners of Colbert county shall meet to draw juries for the circuit court, the said jury commissioners, as now provided by law, shall draw four juries to serve as jurors for the county court of said county, said juries shall consist of twenty-four names each, to be numbered and endorsed as jury No. 1, No. 2, No. 3, and No. 4, respectively, who shall be summoned to serve as jurors for said county in case one is demanded in the order of their numbers, and to be summoned as now provided by law, said jurors to be paid as in the circuit court; *Provided*, that said jurors shall not be summoned until the judge of said county court shall notify the sheriff in writing that a jury is needed.

Juries.

SEC. 6. *Be it further enacted*, That during the term and before entering on the trial an indictment may be amended with the consent of the defendant, when the name of the defendant is incorrectly stated, or when any person's property, or matter therein stated, is incorrectly described.

Amending in-
dictment.

SEC. 7. *Be it further enacted*, That all proceedings as to bail, conditional judgments, forfeitures, judgments final and alias warrants of arrest, shall be the same as those provided by law of sections 4212 to 4217, inclusive, of the Code of 1886, and in all cases transferred, as above conditional judgments, may be

Proceedings as
to bail, etc.