Robert Hewart now have BE IT REMEMBERED, That beretefore, to wit, on the third monday in day of the fair monthin the year of our Lord one thousand eight hundred and eight, the Chief fustice and apointe the soil furtices of the court of over and Terminer and Gase Delivery for Battimore County in pressuance of the develor, of the act of the county prosecuted and who apembly in fuch case made and provided, transmit to the Robert Oakes could appeal, here the record of proceeding of a certain plaint which was lately depending before them in the fair Court between Judicial Dictrict, in the words and of the tener following, to with and wherein the fair Count of oyer and terminer and gast Activery game Judgment for the fair Robert Oaker against the fair Robert Stewart, and from which fair fulgment the fair Robert Steward appealed to the Court of appeals here the lenor of which fair Record of moccee lings District to whom the said wit wer in form aforesaid directed, in pursuance thereof or and affect the statute in qual cose made and of Appeals here, were to wit: ENTER RECORD. And now come into the Court of Appeals here, as well the said Robert Heward by John Purvance) said Robert Oakes by Nichola, Brice and Henry M. Rogers his attorneys; and thereupon, on motion of the said Robert Oakes his attorney, aforesaid, it is ruled by the court here, that the said Robert Slewart ____ assign the errors in the record of proceedings aforesaid, or in the giving the judgment aforesaid, so as aforesaid brought before the Court of Appeals here, for correcting the errors supposed to be therein, or judgment by the Court of Appeals here will be entered against heir in default thereof: And the said Robert Stewart by his attorney saforesaid, says, that in the record of proceedings aforesaid, and also in the giving of judgment aforesaid, there is manifest error in this, to wit, that by the record aforesaid it appears that the judgment aforesaid in the part aforesaid given, was given for the said Robert Oakes - against the said Robertstewart when by the law of the land that judgment ought to have been given for the said Robert Stewart - against the said Robert Oakes therefore in that there is manifest error; and he prays that the judgment aforesaid for that error, and others, being in the record of proceedings aforesaid, may be reversed, annulled, and held entirely as void, and that he the said Robert Steen art _ may be restored to all things which he helt lost by occasion of the said judgment, and that the said Robert Oakes ____ may rejoin to the errors aforesaid, and so forth: And thereupon it is ruled by the Court of Appeals here, that the said Robert Oakes _____ join in the errors by the said Rober tstewart — above assigned in the record of proceedings aforesaid, or judgment by the Court of Appeals here will be rendered against hem in default thereof. And the said Robert Oakes attorneysaforesaid, prays that a day may be given to hem to join in the errors by the said Robert Stewart ___ above assigned in the record of proceedings aforesaid, until the their Monday in June next; and to him

it is granted; the same day is also given to the said Robert Slew art of