whereas it hath been Doubted whither in Valueing or Esti-Lib. L. L. mateing the said Orphans Lands and Plantacons in the said No. 2. Act menconed the quitt rents To the Lord of the same are not to be considered and Allowed for as well as repairations and other things in the sd Act menconed; It is hereby further Enacted and Declared that the said quitt rents ought and are hereby declared and Enjoyned to be considered Deducted and Allowed upon the Yearly Valuacon of the said Land. And that any Guardian afores that Neglect after such Allowance made of the same in the Valuacon of the said Land, and hath not paid such Quitt rent as Aforesaid, shall forfeit to the Orphan when at Age flourffold the value of such rents; that he hath left in Arrears; At the full age of such Orphan. be recovered by Accon of Debt, bill; plant, or informaccon Wherein noe Essoyn Proteccon or Wager of the Law to be $\mathbf{Allowed}$.

An Act Prohibiting horse Raceing on Saturdays.

For as much as frequent horse raceing on Saturdays is found by Experience to tend very much To the Prophanacon of the Lords Day ffollowing for prevencon whereof for the future, Bee it Enacted by the Kings most Excellent Matye, by and with the Advice and Consent of this present Gen¹¹ Assembly. And the authority of the same. That no person or persons within this Province Presume to make a horse race and Appoint a Certaine place; Where at to runn their horses upon any account whatsoever on Saturday under the Penalty of five Thousand Pounds of Tobo on every such person being soe Concerned in such horse race, whether the horses be their Owne or other mens. One halfe thereof to our Soveraigne Lord the King for the use of the Parish where the race is runn: The other halfe to him or them that shall sue for the same; To be recovered in any of his Matyes Courts of record; Within this Province, wherein noe Esoyne proteccon or wager of Law To be allowed. This Act to Endure for Three years. Mar. 23^d 1701.

An Act for the Releife of Kent and Calvert Countys.

For as much as all the Iustices of Quorum of Kent County are attending as Delagates of their County and that the Court by Adjournm^t is near at hand soe th^t the said Justices cannot Attend there; And without which according to the Commicon the Court cannot be Adjourned; To preserve the s^d the Court therefore from falling and prevent the great Damages that