

where the Sheriff shall direct, not being more inconvenient to the Debtor than the Sheriff's House; or if the Creditor and Debtor both live out of the same County, then such Tender and Payment to be made at the House of the Sheriff, or where the Sheriff shall appoint in the County, being equally convenient to the Debtor with the Sheriff's House.

Session
Laws

Provided also, that any Person taking a false Oath or Test in any the Cases aforesaid, shall suffer as Persons convict of corrupt and wilful Perjury. This Act to endure for Three Years, and to the End of the next Sessions of Assembly after the Three Years.

An Act for continuing all Causes in the High Court of Appeals, from the Court that was appointed to be held in July, Seventeen Hundred and Twenty Two, for the Time therein mentioned.

1722
Chap. VII
[Appendix
to Session
Laws of
1727, printed
by Wm
Parks
p. 30]

Whereas by the Act of Assembly of this Province, for Limiting the Continuance of Actions in the several Courts within this Province, and ascertaining the Manner of taking the Evidence of Seafaring Men, and for granting Appeals from the Chancery-Court to the Governour and Council, no Cause is suffered to continue therein longer than Four Courts from the Court of Appearance.

And whereas the Prolixity of some Causes in the Court of Appeals next preceeding July Court aforesaid, prevented the same Court from finishing what Business then depended, which was thereupon continued to July Court last, which was the last Court, that one or more of those Causes could be continued, without transgressing the aforesaid Act. And forasmuch as a sufficient Number of the Members of that Court did not then meet to proceed to Business, the Causes then depending could not be heard, nor regularly continued according to the strict Rules of Law, so that the Parties may be in Danger of suffering, without their Default: For Prevention whereof,

Be it Enacted, by the Right Honourable the Lord Proprietary, by and with the Advice and Consent of His Lordship's Governour, and the Upper and Lower Houses of Assembly of this Province, and the Authority of the same, That all Actions that were depending in the High Court of Appeals, 'till July last, be and stand in all Circumstances, and to all Intents and Purposes, fully continued to the End of the second Court of Appeals that shall sit to do Business after this present General Assembly; any Discontinuance or Want of Continuance, or other Defect therein, or any Thing in the said Act for Limiting the Continuance of Actions, in any wise notwithstanding.

An Act for the Continuance of Process in Baltimore County Court.

1722
Chap. XI
[See note to
ch. VII]

Whereas the Business depending in Baltimore County, in August last, could not be determined, and that the Justices of that County