

Lib. B. L. C. the said Clerk to be paid him by the severall Takers up of the said Lots which said Entrys they shall Cause to be made up in a well bound book and Lodged with the Clerk of Kent County Court for the Inspection of any person. Saving to his most Sacred Majesty his heirs and Successors the Right Honourable the Lord Prop^{ty} his heirs and Successors and all Bodys Politick and Corporate and to all persons that heretofore have purchased and had Conveyed to them any Lot as aforesaid Adjoining to the said Sixty Acres of Land and all persons not mentioned in this Act their Several & Respective Rights any thing in this Act to the Contrary notwithstanding.

p. 165 And Be it further Enacted by the Authority advice and Consent aforesaid that every person taking up or being in possession of any of the Lots taken up in the aforesaid Town shall be Chargeable with and Lyable to the payment of One penney Sterling money per Annum for Each Lott to the said Right Honourable the Lord Proprietary and his Heirs for Ever and the Clerk of the said Commissioners do Transmitt to his Lordships Agent An Account of all Lotts taken up pursuant to the Direction of this Act. And Whereas some people have heretofore purchased and have Conveyed to them Sundry Lots on the Land aforesaid Adjoining to or near the said Ferry Landing Be it Enacted by the Authority Advice and Consent aforesaid that the said Sixty Acres aforesaid shall be Laid out with a little Detriment to such purchasers as possible and that such former purchasers shall and may have a good and Sufficient title to their Severall Lots as any after Taker up or purchaser by Virtue of this Act and performing what is Herein required shall or may have and that such Lots so as aforesaid heretofore taken up and Conveyed shall be Reputed and taken to be part of the said George Town any thing herein or any Law or Custom to the Contrary in any wise Notwithstanding

Chap. XXII A Supplementary Act to An Act Entituled an Act for the Tryal
 [Supple- of all Matters of Fact in the Countys where they have Arisen
 ments 1731. or shall Arise the Continuance of Causes in the Provincial Court
 ch. 1] and Adjournment of that Court and for Continuieing the Same &
 p. 165 for the Continuance of Causes in the Provincial and County
 Courts and to Enlarge the time for taking out Execution.

Whereas by the said Act it is Enacted that where any General Verdict shall be found in any Criminal Case against any person before the said Justices of Assize wherein the Judgment is not Certainly Known and Settled by Law or wherein the said Justices or Either of them should be in any Doubt or Under Any Difficulty what Judgment to give upon such Verdict that then and in such Case no Judgment should be given but that the Judgment be referred to be Given on such Verdict to the Consideration of the Provincial Court who should and might give Judgment therein by means whereof after