

Authority of the same That all legal Fees Which have arisen and are not already otherwise paid and allowed or Which Shall hereafter arise on the Prosecution of any Negro or other Slave in any County Court Whether Such Slave be convicted or acquitted Shall be chargeable to and Paid by the respective County Where Such Prosecution Shall be had and assessed in the County Levy of Such County,

Liber H. S.
No. 1

1766 May 27th
Read and Assented to
By the Lower House of
Assembly
Signed p Order
M Macnemara, Cl lo ho

On behalf of the Right
Honourable the Lord Pro-
prietary of this Province
I Will this be a Law
Hor.^o Sharpe

27th May 1766
Read and Assented to
By the Upper House of
Assembly
Signed by Order
U Scott Cl. Up. Ho:

The Great Seal
in Wax Appendant

No. 7 An Act for reviving and continuing of Actions and Process in Several of the Courts of Law Within this Province

Be it Enacted by the Right Honourable the Lord Proprietary by and With the Advice and consent of his Lordships Governor and the Upper and Lower Houses of Assembly and the Authority of the same That all and every Action Suit Process and Proceeding Which were depending in the high Court of Appeals held the third Tuesday of February last or Which were depending on the Tryal Continuance or Imparlanse Dockett or on Amercement in any of the County Courts of Saint Mary's, Charles, Ann arundel, Calvert, Baltimore, Prince Georges, Kent, Talbot and Dorchester Counties held in November or March last, and Which Were not then determined Shall be and are hereby revived and Continued, That is to say the said Actions Suits Process and Proceedings in the Court of Appeals until and to the Court of Appeals to be held on the third Tuesday of October next, and those in the said County Courts untill and to the next June Court of such County respectively all every of Which Actions Suits process and Proceedings Shall Stand remain and be in the Same Plight Quality and Condition to all Intents and Purposes at the respective Courts hereafter to be held as aforesaid as the same were in at the respective before mentioned Courts and Times now past, and the Several Courts aforesaid may and Shall respectively proceed in, hear try and Determine each and every of the said Actions and Suits in the same manner that Such Courts of Law might have legally done at the aforesaid Courts and Times now past as aforesaid any discontinuance or want of Continuance of all or any of the said Actions Suits Process and Proceedings Notwithstanding.

[Actions, Suits, Process, &c. heretofore depending, Revived and Continued]

And be it further enacted That all Writs of Replevin and Writs of Attachment for Attaching Lands Tenements Goods Chattels Rights or Credits or any of them returnable to the November or

[Writs of Replevin, &c., returnable last November, Made returnable to June]