Liber H. S. March Courts now last past in any of the said Counties and Which No. I have been Actually executed Shall be and are hereby revived and p. 610 Continued and Shall be returnable and returned to the next June Court of the County Where the same hath been executed and in and upon Such Replevins and Attachments the said County Courts respectively shall and may Proceed hear and determine in the same manner as such Courts might have done at the respective Courts to Which the same Writs of Replevin and Attachment were returnable

Process in Baltimore1

And be it further Enacted That all Criminal Process and Pro-[Criminal ceedings Which Were depending in or returnable to Baltimore County November or March Court last and Still remain undetermined Shall be in the same Situation State and Condition at the next June Court to be held for Baltimore County and the Justices of the said County Court for the time being Shall and may then proceed to the Hearing and determining or further Continuing and thereafter hearing and determining the said Criminal Process and Proceedings respectively as the Case may require as fully and effectually as the Justices of the said Court could or might lawfully have done at the County Court of the said County in the said Months of November or March last any discontinuance or any other Matter or thing to the Contrary Notwithstanding

[Proviso]

Provided always that this Act nor any thing herein contained Shall revive or Continue any Writ of Capias ad Respondendum or any Writ of Capias ad Satisfaciendum returnable in any of the said County Courts in the Month of November or March last nor Shall any of the said Actions or Suits Which were depending in any of the said Courts of Law and Which are now abated or Abateable by the Death of any Party thereto be revived or Continued by Virtue of this Act. And it is hereby declared that all Writs Precepts and Process may and Shall Issue returnable to Baltimore County Court at Joppa the first Tuesday of June next and Tested the last Day of the last Sitting of that Court in the same Manner and of the same force and Effect as if that County Court had regularly Adjourned from November to March and again had met pursuant to Such Adjournment.

[Actions in Frederick]

And be it further Enacted That all Actions Which Were depending in Frederick County November Court last in Which any nonpros Discontinuance or Judgment hath been entered in the Absence of the Attorney or Attornies of the Plaintiff or Defendant against Whom Such nonpros Discontinuance or Judgment hath been entered Shall at the request and on the Prayer of such Plaintiff or Defendant respectively by him or herself in Person or by his or her Attorney or Attornies at Frederick County June Court next be revived and Continued to the same June Court and Shall then remain Stand and be in the same State and Condition as such Actions respectively were at November Court aforesaid and