

C H A P. LXXXVIII.

An Act for Payment of Fees due from Criminal Persons. Lib. LL. N<sup>o</sup> 3. fol. 202. OBS. Passed 9th of Dec. 1704.

Re-enacted 1715, ch. 26.

C H A P. LXXXIX.

An Act for causing Grand and Petit Jurors, and Witnesses, to come to the Provincial and County Courts. Lib. LL. N<sup>o</sup> 3. fol. 203. REP. 1715, ch. 49; and 1719, ch. 16. Ditto.

A new Law made 1715, ch. 37.

C H A P. XC.

An Act for the Preservation of the several Harbours and Landing Places within this Province. Lib. LL. N<sup>o</sup> 3. fol. 205. REP. 1735, ch. 16. Ditto.

A new Law made 1735, ch. 16.

C H A P. XCI.

An Act for Rebuilding the Stadt-House at Annapolis. Lib. LL. N<sup>o</sup> 3. fol. 207. OBS. Ditto.

C H A P. XCII.

An ACT declaring the Divisions of several Counties within this Province, made by Virtue of a former Act, entitled, \* *An Act for the Division and Regulating several Counties within this Province, and Constituting a County by the Name of Prince-George's County, within the same Province, to be firm and stable.* Lib. LL. N<sup>o</sup> 3. fol. 208. Ditto. \*1695, ch. 13.

**W**HEREAS by an Act of Assembly, made at an Assembly held at Annapolis, the Eighth Day of May Sixteen Hundred Ninety-five, entitled, *An Act for the Regulating and Division of several Counties within this Province, and Constituting a County by the Name of Prince-George's County within the same Province,* which is now executed, several Divisions and Partitions were made: And by another Act of Assembly made the Third Day of April Sixteen Hundred and Ninety-eight, entitled, *An Act ascertaining the Bounds and Limits of Ann-Arundel and Baltimore Counties,* several other Divisions and Partitions, Lines and Land-Marks, were made, relating to the Bounds of both the said Counties. Preamble reciting the Act of 1695, ch. 13. and 1608, ch. 13.

II. **Be it Enacted** by the Queen's most excellent Majesty, by and with the Advice and Consent of her Majesty's Governor, Council, and Assembly of this Province, and the Authority of the same, That such Partitions and Divisions, Lines and Land-Marks, as by the Directions of the said Act were made, shall remain firm and stable for ever. The Divisions made by those Acts confirmed.

III. **And whereas** there are several Counties that are divided by navigable Rivers, and no Rule yet made how far the Jurisdiction of each County shall extend on the River; **Be it therefore Enacted** by the Authority aforesaid, That every County lying on any navigable River, in this Province, shall extend its Jurisdiction from the Shore to the Channel of such River that divides the County; and be divided from the other County by the Channel of the said River. And that where any Ship or Vessel shall ride at Anchor in the Channel of such River, Process may be served on board the said Ship, by the Officer of either County that can first serve it. But when moored by any Hold on the Land, shall be supposed to lie in that County to whose Shore she is fastened, if moored. The Jurisdiction of Counties separated from each other by any navigable River, settled.

Examined and Compared with the Record, REVERDY GHISELIN, THOMAS BACON.