III. And for the more effectually avoiding secret and clandestine Marriages; C H. A P. Be it Enacted, by the Authority, Advice and Consent aforesaid, That any Perfon or Persons resident in this Province, who shall get their Marriage solemni- Penalty on Persons getzed in any the neighbouring Colonies, during such their Residence in this ting their Province, unless where the Woman so married shall be Resident of that Marriage so-Place where such Marriage shall be solemnized, the Man so married shall be any neighliable to the Fine of Five Thousand Pounds of Tobacco; to be recovered as bouring Coaforesaid, to the Use aforesaid.

IV. and for ascertaining to the Minister a Fee for Marriages, in other Minister's Cases than the Act for Establishment of Religious Worship provides for; Be Fee for Marit Enacted, That in case any Persons married by Licence, and that shall be married in the Parish Church or Chapel of Ease, or come to such Minister's House to be Married, there shall be paid as a Fee, by the Persons to be Married, for such Marriage, the Sum of Ten Shillings and no more: And in case of Publication of Banns, the Persons so to be Married shall come to the Minister's Dwelling-House to be Married, there shall be paid to the Minister as a Fee for such Marriage, One Hundred Pounds of Tobacco, or Six Shillings and Eight-pence Current Money, ready Pay, and no more. and it is hereby Declared, That whenever any Fee is allowed for Marrying Persons whose Banns are Publish'd, such Fee shall be taken as a full Fee for the Publication of the Banns, as well as for the Solemnization of such Marriage.

V. Provided, That this Act, or any Thing therein contained, shall not this Act fall not shall not extend, or be construed to extend, to any Persons of Persuasions in Religion extend to different from that of the Church of England; but that all such Persons, and Persons of the Manner of their Proceedings in Marriage, may intirely remain unaltered different Perfusions from by this Act, and in the same Circumstance, as if this Act had never been the Church of made; any thing therein before to the contrary notwithstanding.

Examined and Compared with the Original Act, REVERDY GHISELIN, THOMAS BACON.

At a Session of ASSEMBLY begun and held at the 1718. City of Annapolis, in the County of Ann-Arundel, the 22d Day of April, and ended the 10th Day of May, in the 3d Year of the Dominion of the Right Honourable CHARLES, absolute Lord and Proprietary of the Provinces of Maryland and Avalon, Lord Baron of Baltimore, &c. Annoq; Domini 1718, were Enacted the Laws following, viz.

JOHN HART, Esq; Governor.

## C H A P. I.

A Supplementary ACT to the \* Act directing the Manner of Passed 10th Electing and Summoning Delegates and Representatives to serve in succeeding Assemblies, &c., Lib. LL. Nº 4. fol. 383.

\* 1716, ch. 11. See an explanatory Act 1724, ch. 18.

HEREAS there has been some Doubts concerning the issuing of Preamble. Writs of Election, and the Time for Elections, upon the Death or Removal of any of the Delegates within the several Counties of this Province, and City of Annapolis, during the Being or Sitting of any Session of Assembly; for the removing whereof for the suture,

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II. Be