

C H A P.
VI.A Tender of
Tobacco le-
gal from the
1st of Nov. to
the last of
May yearly.

II. Be it therefore Enacted, by the Right Honourable the Lord Proprietor, by and with the Advice and Consent of his Lordship's Governor, and the Upper and Lower Houses of Assembly, and the Authority of the same, That all Debtors tendering Tobacco at any Time between the First Day of November, and the Last Day of May yearly, shall have the same Privileges, Benefits and Advantages as they might have had by virtue of the said recited Act, in case of Tenders between the First Day of November and the Last of March yearly, any Limitation therein contained to the contrary notwithstanding.

Tobacco to
be paid ac-
cording to
Contract.

III. Provided always, That the Creditor shall not be obliged to receive Tobacco of less Weights, or worse Quality, than the Debtor hath contracted to pay; any thing in this, or the said recited Act to the contrary notwithstanding.

How Tobac-
coes paid to
the Sheriff
may be view-
ed.Penalty on
Sheriffs ex-
cuting with-
out suffering
such View.

IV. And be it Enacted, That Tobacco to be paid to the Sheriff, in Discharge of Public and other Dues and Fees, shall and may be viewed and examined, as the said recited Act directs Tobacco to discharge other Debts to be viewed and examined; and that where any Person hath good merchantable Tobacco in Hogsheads, (or in Parcels, if the Debt be but a Parcel) ready to pay the Sheriff, and tenders the same, and that notwithstanding such Tender, the Sheriff shall take the Party tendering such Tobacco, or his or her Goods in Execution, without suffering such Tobacco to be viewed, or allowing a reasonable Time for such View, not to exceed Ten Days, that in all such Cases, the Sheriff shall not only have no Fees, but also be liable to an Action of False Imprisonment, or Trespass, and to pay double Damages and Cost of Suit to the Party grieved; any Law, Usage, or Custom to the contrary notwithstanding.

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

C H A P. VII.

Passed 4th
Nov. 1724.

An Act to confirm unto William Anderson of Ann-Arundel County, Planter, a certain Tract of Land herein after mentioned. Lib. L. N^o 5. fol. 11. PR.

C H A P. VIII.

Ditto. An Act for the Naturalization of John Swineyard of Baltimore County, Planter. Lib. L. N^o 5. fol. 11. PR.

C H A P. IX.

Ditto. An Act for confirming a certain Deed of Settlement made by Robert Proctor, of certain Lands and Tenements therein mentioned, to his then Wife Rachel, now called Rachel Freeborn; and to invest the said Rachel with other Lands, in pursuance of one Deed of Gift Settlement. Lib. L. N^o 5. fol. 12. PR.

C H A P. X.

Ditto.

* 1715, ch. 36.

An ACT repealing Part of an Act, entitled, * An Act laying an Imposition on Negroes, and several Sorts of Liquors imported; and also on Irish Servants, to prevent the importing too great a Number of Irish Papists into this Province. Lib. L. N^o 5. fol. 15.

That Part of
the Act of
1715, ch 36,
which im-
poses 9 d. per
Gallon on
Rum, &c.
by Land
from Pensyl-
vania, re-
pealed.

BE it Enacted, by the Right Honourable the Lord Proprietor, by and with the Advice and Consent of his Lordship's Governor, and the Upper and Lower Houses of Assembly, and the Authority of the same, That the Part of the said Act imposing Nine-pence per Gallon on Rum, Spirits, Wine and Brandy, to be imported from Pennsylvania, and the Territories thereto belonging, by Land, shall be utterly repealed and made void.

II. Provided always, That nothing in this Act shall extend, or be construed to extend, to exempt Persons bringing any of the said Liquors from Pennsylvania by Land, from paying the Duty of Three-pence per Gallon for the