IV. And be it further Enasted, That the several County Courts within C H A P. this Province, respectively, shall have Power and Authority, when and as often as they shall find necessary, to oblige such Guardian or Guardians to The Court give new and better Security; and upon such Guardian or Guardians Resulal, may oblige to proceed therein according to the Displication of Guardians Resulal, such Guardians to proceed therein according to the Directions of an Act of Assembly, en-ans to give titled, An Additional and Supplementary Act to the Several Acts for Administra-new Security according to tion of Justice in Testamentary Affairs, in case where any Guardian, or other 1729, cb. 24, Person, in Possession of any Orphan's Estate, should refuse to give new or §. 6. better Security for fuch Estate.

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

H A P.

An Act for dividing of certain Warehouses in Kent County, therein named. Passed 23d
Til RIC fol FFO FYD Lib. B.L.C. fol. 559. EXP.

To continue in Force till the 1st December 1753.  $\mathbf{C}$ 

An AEt continuing an AEt, entitled, " An AEt for the more effectual destroying Squirrels and Crows in the Counties of Kent, Queen-Anne's, and Talbot; and for destroying Red Foxes in the said Counties. Lib. B.L.C. fol. 560. EXP.

> a 1749, ch. 9, hereby continued 3 Years, &c.  $\mathbf{H}$ A P.

A Supplementary Act to an Act, entitled, b An Act to enable the Justices of Charles County to affess and levy on the Taxable Inhabitants of that Part of the late Reverend Mr. Donaldson's Parish, which lies in the said County, Fifty-sive Thousand Pounds of Tobacco; and for other Purposes therein mentioned. Lib. B.L.C. fol. 561.

b 1751, ch. 9. Part of the Tobacco granted by which Act, not being raised through Neglect of the Vestry, the present Act enabled them to levy 18333th Tobacco, so as aforesaid neg-

lected.

H A P. VII.

A Supplementary ACT to the Act, entitled, \* An Act for the Ditto. Appointment of Constables, and what relates to their Office; \*1715,ch.15. and ascertaining what Persons are Taxables. Lib. B.L.C. fol. 561.

THEREAS by the above recited Act, it is amongst other Things Preamble: Enacted, "That the Justices of Peace in every respective Coun-"ty of this Province, at the first County Court held after Mi-" chaelmas, shall appoint Constables in each Hundred of their several and re-" spective Counties; and the said Constables so appointed, shall, before they " enter into that Office, take the several Oaths appointed to be taken by all " Officers, by the Acts of Assembly of this Province, and the Oath of a And whereas it often happens, that the Persons so appointed as aforesaid, delay taking the Oaths aforesaid, by which Means the Hundred for which fuch Person is appointed, remains a considerable Time without a Constable.

II. Be it therefore Enacted, by the Right Honourable the Lord Proprietary, The County by and with the Advice and Consent of his Lordship's President, and the Upper and Clerk shall certify the Lower Houses of Assembly, and the Authority of the same, That from and after Appointment the End of this Session of Assembly, the Clerk of every County Court respect of Constables tively, after the Appointment of every Constable in such County, shall significant within sive nify such Appointment under his Hand, and deliver the same to the Sheriff Days, and the of the said County within Five Days after every such Appointment, under the Sheriff deli-Penalty of Twenty Shillings, to be recovered before a fingle Magistrate as in within ten case of small Debts, to and for the Use of the County where such Neglect of Days, on Notice shall be made: And the Sheriff shall, within Ten Days, after such 20 Shillings. Delivery as aforesaid, deliver the same to each respective Person so appointed