

session of assembly which shall happen thereafter; *Provided never- CHAP. 106.*  
theless, that the several acts and supplements thereto, herein men-  
tioned, shall be and are hereby declared subject to any alterations *Proviso.*  
which have been made therein since the passage of the said laws or  
supplements.

For further continuances see the general continuing acts of 1805, ch. 109, and  
1806, ch. 52, and those at every annual session thereafter.

2. AND BE IT ENACTED, That every act of assembly that *Acts continued.*  
would expire on or before the end of the next session of assembly,  
except as herein before excepted, be and the same is hereby con-  
tinued until the end of the said next session of assembly.

The following acts are not continued by the first section of this act,  
having been limited to the end of this session, and probably were intended to  
be continued by the second section, viz. 1794, ch. 9: An act for the establishment  
of a market for the sale of live stock at Westminster town, in Frederick county,  
1794, ch. 19. An act for the weighing of hay, and cording of wood, in Elkton, Ce-  
cil county. And 1796, ch. 32, An act for the preservation of the breed of fish in Pa-  
tuxent river.

CHAP. CVII.

A Supplement to the act\* for the valuation of Real and Personal Pro- *Passed Jan. 8, 1803*  
perty in this State, so far as relates to the appointment of Commis- *\* 1797, ch. 39.*  
sioners of the Tax for Harford County. Lib. JG. No. 4, fol. 333.

This act repealed by 1803, ch. 92, s. 51.

CHAP. CVIII.

An Act to alter, change and abolish, such parts of the Constitution *Passed Jan. 9, 1803*  
and Form of Government as relates to the establishing a General  
Court and Court of Appeals. Lib. JG. No. 4, fol. 334.

This act was not confirmed as a part of the constitution.

CHAP. CIX.

A Supplement to an act, entitled, An act relating to Writs of Capias *Passed Jan. 8, 1803*  
ad Satisfaciendum, passed at November Session, seventeen hundred  
and eighty-nine.† Lib. JG. No. 4, fol. 335.

BE IT ENACTED, by the General Assembly of Maryland, That *† Ch. 42.*  
in case any writ of *capias ad satisfaciendum* has been or shall be is- *In certain cases*  
sued out of the court of chancery, (a) on which there hath been or *plaintiff may pro-*  
shall be an arrest of the defendant or defendants, if the plaintiff or *ceed against de-*  
plaintiffs, with the consent of the defendant or defendants, have *endant.*  
elected, or shall elect, not to call the said execution during the term  
to which it was or may be returnable, it shall be lawful for such  
plaintiff or plaintiffs to proceed against every such defendant or de-  
fendants, and his, her or their heirs, devisees, executors or admi-  
nistrators, by a new execution, or such other process as the nature  
of the case may require, for such sum of money or tobacco as may  
remain unsatisfied on his, her or their judgment or decree, in the  
same manner that he, she or they, might have done if such defen-  
dant or defendants had not been arrested on the former writ of exe-  
cution.

(a) See 1785, ch. 72, s. 23.