IV. Provided allo, That nothing in this act shall extend, or be construed to CHAF extend, to charge or make liable the bail given to the sheriff for the appearance of Provide any person or persons, on any suit or process returnable at March court last, or the bail or fureties bound by recognizance for the appearance of any person or persons criminally presented at the said March court, and on which recognizance no default was then entered, but such bail or sureties shall be in the same state and condition as if this act had not been made.

V. And, whereas write and other process have been issued by the clerk of Caroline county aforesaid, fince the discontinuance of all business in said court as aforesaid, returnable to the next county court to be held for said county; Be it cnafted, That all writs and other process that have been iffued by the clerk of All write, & ... the faid county fince the Monday before the third Tuesday in March last, shall good and abe as good and available in law as if the faid justices had qualified and adjourned the faid court, and regularly held the fame according to law, and as if the process and proceedings of the said court had not been discontinued.

VI. And be it enacted, That the erection of the public buildings in Caroline Erection of county, shall be suspended till the end of the next session of assembly, any law to buildings suspended. the contrary notwithstanding.

C H A P. XXXIII.

An ACT to prevent the inconveniencies arising from slaves being Passed May permitted to act as free.

That any person who Penalty on Maryland, That any person who permitting shall permit and authorise any slave belonging to him or herself in his or flaves to hire her own right, or possessed in the right of another, to go at large or hire themselves, him or herself within this state, shall incur the penalty of five pounds current &c. money per month, except ten days at harvest.

II. And be it enaced, That any person who shall hire a slave by contract with On hiring by fuch flave, shall incur the penalty of five pounds current money per month, ex- cept as before excepted; provided, that any person may permit his slave, being a pilot, to hire himself in such capacity, and any person may employ as a pilot, any flave known, or generally reputed to be a pilot, before the paffing this act.

III. and be it enaced, That all the penalties aforesaid shall be recovered be- How penalfore a fingle justice of the peace, in the same manner as small debts out of court ties are to be recovered, are recovered, and any sum so recovered shall be to the sole use and benefit of the &c. informer; provided the offence be fufficiently proved without his or her own teftimony, otherwise such recovery shall be to the use and benefit of the poor of fuch county where the offence shall be committed.

IV. And be it enacted, That the operation of this act shall commence on the Commencefirst day of January next, and shall be read aloud by the clerk of each county ment, &c. court at the March and April courts, during the continuance of this act.

V. This act to continue in force during the term of seven years, and to the Continuance. end of the next fession of assembly which shall happen thereaster.

> C H A P. XXXIV.

An ACT respecting insolvent debtors.

Passed May

HEREAS the confinement of the persons of debtors is inconsistent Preamble. with the principles of humanity, and it is reasonable, where debtors will bond fide surrender all their property to the use of their creditors, that thereupon they should be discharged from their debts then due:

II. Be it enacted, by the general affembly of Maryland, That any debtor for Certain debtany fum above three hundred pounds current money, may apply by petition in by petition to writing to the chancellor, and offer to deliver up to the use of his creditors the chancel-

all lor, &c.