". ACT for altering the swenty-third article of the con-fitution and form of government of this flate, and fach parts of the twenty-fifth and twenty-fixth articles of the fame as reflect the time or choosing the governor and the council to the governor.

HEREAS it will greatly conduce to the promotion of public convenience, that the annual conflictutional fession of the legislature should commence on the third Monday in December instead of the

first Monday in November,

II. Be it enaded, by the General Assembly of Maryland,
That the time of holding the annual session of the legislature, fixed by the constitution and form of government on the first Monday in November, shall, after the confirmation of this act, be changed to the third Monday in December in each year, and the first session under and by virtue of the alteration contemplated by this act shall be and commence on the third Monday in December, one thousand seven hundred and nine-

III. And be it enaded, That after the meeting of the general affembly of Maryland in virtue of this act, the governor of this flate shall from thenceforth be elected annually on the Monday next after the commencement of each session thereof, and that the council to the governor fiall be appointed and elected annually on the fueflay next after the commencement of each feffion thereof; and the faid governor and council, who shall have been elect I and appointed next preceding the commence-ment of this act, shall continue to act as such, and be wested with all the powers and authority given to them respectively by the constitution, until the appointment of a governor and council in virtue and pursuance.

IV. And be it enalled, That this act faall be published for the confideration of the people at leaft three months previous to the next election of delegates, and if confirmed by the general assembly at their next session which shall ensue the laid general election, then this act, and the regulations herein contained, shall taken and received as part of the constitution and form of government of this state, and every thing in the said constitution and form of government to the contrary is and shall be hereby repealed.

An ACT to atter such parts of the constitution and form of government which provent persons conscientisusly scru-pulous of taking an oath from being members of the legillature, elettors of the fenate, or to bold offices of profit and truft.

BE it enaded, by the General Affembly of Maryland, That every person being a member of either of the r-ligious sects or societies called Quakers, meno-Tunkers or Nicolites, or New Quakers, and who shall be conscientiously scrupulous of taking an oath on any occasion, being otherwise qualified and duly elected a senator, delegate, or elector of the senate, or being otherwise qualified and duly appointed or elected to any office of profit or trust, on making affirmation instead of taking the several oaths appointed by the confitution and form of government, and the feveral acts of affembly of this state now in force, or that hereafter may be made, such person may hold and exercises any office of profit or trust to which he may be appointed or elected, and may, by such affirmation, qualify himself to take a seat in the legislature, and to act therein as a member of the same in all cases whatever, or to be an elector of the fenate, in as full as d ample a manner, to all intents and purpofes whatever, as persons are now competent and qualified to act who not conscientiously (crupulous of taking such

II. And be it enalled, That if this act shall be confirmed by the general affembly, after the next election of delegates, in the first fession after such new election, constitution and form of government directs, that in such case this act, and the alterations and amend. ment of the constitution and form of government therein contained, shall be taken and confidered, and shall constitute and be valid, as a part of the said con-fitution and form of government, to all intents and purposes, any thing in the faid conflitution and form of government contained to the contrary notwithstand-

III. And be it enalled, That the several clauses and fections of the conflitution and form of government contrary to the provisions of this act, so far as they resp et either of the seets or societies aforesaid, shall be and are hereby declared to be repealed and annulled, on the confirmation hereof.

An ACT to repeal the fortieth festion of the constitution and form of government.

WHEREAS the fortieth section of the constitution by forme as inconfident with the thirtieth fedion of the declaration of rights, and great inconvenience and in-jury to the public and individuals may refult from officers of government being removeable only for mifthe viour, on conviction in a court of law; II. Be it enalled, by the General Assembly of Maryland,

That the faid fortieth fection of the confliction and form of government be repealed, and any officer mentioned in the lame fortieth-fection shall be removed for missehaviour, on conviction in a court of law, and may be removed by the governor, upon the address of the general affembly, provided that two thirds of all the numbers of each house concur in such address.

III. This act to take place on its being confirmed by the general affembly after the next election of delegates,

in the first session after such new election, according to

An ACT concerning the jurisdition of the general court.

HERBAS it is declared by the bill of rights, that the trials of facts where they arife is one of the greatest securities of the lives, liberties, and estate of the people: And whereas the decision of causes in the general court, without very great delay and expence, is impracticable; therefore,

II. Be it enalled, by the General Assembly of Mariland,
That from and after the end of this session of assembly,

all actions or fuits at law whatfoever fiall be commenced, profecued, and carried on to final judgment, in the respective county courts of the counties wherein the defendant or desendants may reside, and not elsewhere, and the feveral and respective county courts shall have full hower and authority to hear and determined to the feverant assumes the county courts shall have full hower and authority to hear and determined to the feverant assumes. mine all fuch fuits and actions.

III. Provided nevertbeless, That nothing contained in this act that be confirmed to abridge or limit, in any infance, whatever, the jurification, authority and powers, of the justices of the peace, as established by the laws of this state.

And be it enalled, That in all fuits or actions at law hereafter to be commenced or inflittuted in the county courts of this state, the justices of the several courts, upon suggestion supported by affidavit, or other fatisfactory proof, that any fuit or action can-not be fairly or impartially tried in fuch county, shall and may order and direct the record of their proceedings in such suit or suits to be transmitted to the justices of any adjoining county court for trial, and the justices of such adjoining county court shall hear and determine the same in the same manner as if such suit had been originally instituted therein; provided nevertheleis, that such suggestion be made during the term next after, or in which the iffue shall or may be joined in fuit or action.

V. And be it enalled, That any party or parties aggrieved by any judgment or determination of any county court in any civil fuit or action, or any protecution for the recovery of any penalty, fine or damages, shall have full power and right to appeal from fuch judgement or determination to the general court; provided, that no such appeal shall stay execution of a judgment against any detendant or defendants, unless bond and security be given as prescribed by the act for regulating writs of error, and granting appeals from and to the courts of common law within this province, passed at a session of assembly begun and held at the city of Annapois the tweny-seventh day of October, in the year leventeen hundred and thirteen.

VI. And be it enaded, That if any trespass thall lie committed, on any real property within this state, and the person or persons committing the same shall remove. from the county where such property may be, or cannot be found in such county, such trespasser may be sued in any county where he or she may be found.

VII. And he it enacted, That if the plaintiff or plaintiffs, defendant or detendants, in any fuch action of trespals, shall move the court in which such action is brought for a warrant of refurvey, to locate the lands on which fuch tref; als was committed, it shall and may be lawful for the court to iffue such warrant to the furveyor and sheriff of the county where such land

VIII. And be it enaded, That all warrants, process and subpoenas, iffued out of any county court of this state, directed to the sheriff, or coroner or surveyor, or any other county, shall be executed in the same manner as warrants, process or subpoents, which have hereto-fore issued out of the general court of this state, and every jurisdiction or power incident the eto, and which hath or might have been exertifed by the general court, or any of the officers of the fame, shall and may be exercised by the respective county courts of this state, and

IX. And be it enadled. That in case any plaintiff or laintiffs, his, her or their executors or administrators, shall think proper to iffue process against any bail which have heretofore been taken in any action depending in the general court, or against the executors or admini-trators of such bail, the cierk of the said court, upon application of the faid plaintiff or plaintiffs, or his, or their attorn y, executors or administrators, shall make out and transmit to the justices of the courty court in which the faid bail, or his, her or their execu-tors or administrators, shall refule, an exemplification of the record of the proceedings of such court, upon which all fuch process and proceedings shall be had in the county court, as if (such bail had been originally

taken therein.

X. And be it enadled, That in case the person or perfons who shall have become bail for any defendant or defendants in any action now depending in the general court, shall remove from, or cannot be found in, the county in which he or they refided at the time he or become bail in such action, the county court of the faid county court of the faid county shall, upon the return of two nibils to any scire facias issued against such bail, and upon default of his or their appearance,

enter judgment thereupon against such bail.

XI. And be it enasted, That in case of any judgment rendered in the general court, upon which it shall be necessary to issue a scire faciar to obtain the effect of the faid judgment, the clerk of the general court, upon application of the plaintiff or plaintiffs, or his or their attorney, executors or administrators, shall make out and transmit to the justices of the court of the county in which the defendant or defendants, or his, her or their executors, administrators or turtenants shall refide, or in which the faid defendant or defendants, his, her or their executors or administrators last resided, in case of removal out of the state, an exemplification of the record and proceedings of such court, upon which sall uch process proceedings shall be had in the county court, as if the original judgment had been rendered

XII. And be it enaded, That the juffices of the feveral and respective county course that have exclusive jurisdiction and authority to try, according to law, all and every person or persons who shall have committed, or shall commit, any offence or crime whatsoever, although it may subject such person or persons to the fender or offenders in due course of law in the county court of the county in which the crime hath been or shall be committed, shall give judgment according to the nature and quality of the crime or offence.

the nature and quality of the crime or offence.

XIII. And be it enalted. That if any party presented or indicted in any of the county courts of this state, shall suggest to the court in which such prosecution is depending, that a sair and impartial trial cannot be had in such court, and shall support such suggestion by assistant, or other satisfactory evidence, it shall and may be lawful for the said court, in their discretion, to order and direct the record of their proceedings in the said prosecution to be transmitted to the justices of any adjoining county court sail hear and determine the same in the same manner as if such prosecution had been originally instituted therein.

been originally inflituted therein.

XIV And be it enalted, That if the attorney-general, or the profecutor for the flate, shall suggest to any sounty, court before whom an indicament is or may be depending, that the state cannot have a fair and impartial trial in such court, it shall and may be lawful for the said court, in their discretion, to order and direct the record of their preceedings in the said profecution to be

transmitted to the justices of any other county court for transmitted to the justices of such country court for trial, and the justices of such country court half ben and determine the same in the same manner as if such profecution had been originally commenced there.

XV. And be it enalled, That the justices of the 6:4 county courts shall in all cases civil, to be tried before the files bills of exceptions. them, fign and allow bills of exceptions, where the fame thall be defined by the parties, or their countil

or either of them.

XVI. And be it enalled, That in all cases of appeals or writs of error hereafter to be profecuted or brought before the general court or court of appeals, as the cafe; may be, by plaintiff or defendant, upon a bill or bills may be, by platter or detending, upon a onl or bills of exception, where the judgment shall be reverted, they general court, or court of appeals, shall direct their clerk to return the transcript of the record to the clerk of the county court that gave the judgment, with a writ of proceedings to fuch county court, directing them to proceed in such action, and to a new trial thereof in the same manner as if no trial had taken place, or any appeal had been prolecuted, or writ of error brought, and the opinion of the general court, in case there be no appeal therefrom, or writ of error brought thereon, or the court of appeals, as the cale may be, shall be conclusive in law as the question by them de. cided; and such county court, on receiving such write of procedendo, shall proceed in such action to a new trial thereof, in the same manner as if no trial had taken place, or any appeal had been proceeded, or wirel brought, and fhall direct fuch action to be tred at the court to which the faid writ of procedends that be returned, of the plaintiff or defendant shall give notice of trial at fuch court, above thirty days before the fitting thereof, to the adverse party, or to his it-torney at law or in fact, and the trial can be had a such court with justice to the parties, and if not, such action my be continued in like manner as other actions, according to the discretion of the court, and the app. he on such reversal may be compelled to pay the costs in the general court, or cour, of appears, by execution iffued therefrom, returnable to the county court that gave the judgment, and all former and fe-ture costs in the county court of fuch action shall abide the final event thereof, and if the appeal or error fail be in de for feveral exceptions, the general court, x courts of appeals, that give judgment on every tree

XVII. And be it enafied, That as focu as the levered fuirs, postecutions and causes, now depending in the general court of this state, it ill have been heard and determined, it fail not be lawfal for the faid court to furnmen any grand or petit jury upon any or after whatfoever, any thing contained in the acts of afternby of this finte to the contrary notwithstanding.

XVIII. And be it enaded, That all acts of affembly, criticitions and authority, repugnant to, or incomfiltent with, the providors of this law, are hereby re-pealed, abtogated and annulled.

XIX. This act to be published at least three months before the next election of delegates, and to take place and be in force for the term of three years, on its being latified and confirmed by the general aliembly after the next election of delegates, in the first tession after fuch new election, according to the constitution and form of government, any thing in the fity-fixth feetion of the fild conditution and form of government to the contrary notwithstanding.

## For PRIVATE SALE,

HE subscriber will dispose of, at PRIVATE SALE, his dwelling PLANTATION, lying on West River, about twelve miles below the city of Annapolis, containing five hundred and nineters acres of VALUABLE LAND, well adapted to farming and planting, has a very great proportion of woodland and valuable meadow, there are fifteen acre now in timothy, and thirty more may be made at a very finall expence. The fituation of the dwellinghouse commands as extensive view of the bay, &c. and fituated in a neighbourhood of feveral of the most respectable characters in Maryland. The improvements are all built within four years, confifting of a two flory framed dwelling-house, well finished and painted infide and out, a kitchen and store-room et each end, conveniently conftructed, milk house, smots house, poultry houses, corn house, several negro quarters, stable, four tobacco houses, and a decent overfeers house, conveniently constructed for a gented family, a cow-house, &c. all in good order. The purchaser may also be accommodated with a luge stock of horses, cattle, theep and hogs, and some valuable well broke mules, with every necessary plaztation utenfil, there are several small apple orchards, with a variety of young fruit trees of every kind; & great many other conveniences might be enumerated on faid land, but as its prefumed any person inclined to purchase will view the premises, any further description is deemed unnecessary, more than the terms will be made easy to the purchaser, and policifion given the first of December.

EDWARD HALL. N. B. A fet of orderly SLAVES will be SOLD for a term of years, on faid land. Welt-River, June 7, 1795

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