tificate from the said Magistrate of the Death and Value of such Slave or C H A P. Slaves, out of the Public Stock of this Province, in the Hands of such XIV. Treasurer, without Fee or Reward.

By 1753, ch. 26, the Persons so Killing, shall not hereby be exempted from undergoing a legal Trial: But if it appear upon Evidence, that such Killing was done in the lawful Execution of this Act, then such Person shall not only be acquitted, but also the Public of this Province shall pay all the Costs and Charges of such Prosecution.

X. And be it further Enasted, That if any Free Person shall entice and Penalty on persuade any Slave within this Province to Run away, and who shall actually Free Persons Run away from the Master, Owner or Overseer, and be convicted thereof, any Slave to by Confession, or Verdict of a Jury upon an Indictment or Information, Run away; shall forseit and pay the sull Value of such Slave to the Master or Owner of such Slave, to be levied by Execution on the Goods, Chattels, Lands or Tenements of the Offender; and in case of Inability to pay the same, shall suffer One Year's Imprisonment without Bail or Mainprize. And that if any on any white White Servant shall entice or persuade any such Slave to Run away, and who try of the shall actually Run away, that the Offender, shall, after the Expiration of his same, Time of Servitude, become a Servant to the Master or Owner of such Slave, for and during the Term of Four Years, or satisfy and pay to the Master or Owner, the Value of such Slave; to be adjudged, in either case, at the Trial, by the Court before whom the Fact shall be tried; and that the Fact may be where to be tried either in the County where the Offences shall be committed, or where tried.

XI. And to the End this Act may be known by all fort of People; Be it Sheriffs to Enaited, by the Authority aforesaid, That the several Sheriffs within this Pro-read this Act vince, shall read, or cause this Act to be read, at the Court house Door, on each Court, the Second Day of each of the Four County Courts, in every Year during on Penalty of the Continuance of this Act, on Pain of forseiting Five Pounds Current Mo-51. ney for every Neglect, to be recovered as aforesaid, with Costs of Suit, by Indictment or Information, in the Court of the County where such Neglect shall happen, and be applied to destray the County Charge.

XII. Provided always, That where any Money shall be paid by virtue of No condemany Act or Acts of this Province, for any Slave or Slaves who shall Die in ned Slave to Goal after Sentence, or shall be Executed; It is hereby Declared and Enasted, who was not That such Payment shall be made for such Slave or Slaves who were actual an Inhabitant Inhabitants within this Province, at the Time such Fact committed, and not of the Fact.

XIII. This Act to continue for Three Years, and unto the End of the next Continuance. Session of Assembly which shall happen after the End of the said Three Years.

Examined and Compared with the Original Act, Reverdy Ghiselin, Thomas Bacon.

Farther continued by 1754, ch. 11; and 1757, ch. 26.

An ACT to establish the Special Court Records of Anne-Passed 8th Arundel County. Lib. B.L.C. fol. 538.

See 1705, ch. 1; 1719, ch. 16; and 1723, ch. 20.

HEREAS by one Act of Assembly of this Province, entitled, An Preamble, reAct for the Relief of Anne-Arundel County, and all Persons concerned in the Records thereof lately Burnt, made at a Session of Assembly begun and held at the Town and Port of Annapolis, the Fisteenth Day of
May, Anno Domini One Thousand Seven Hundred and Five, a Commission
issued to several Commissioners therein named, to hear and determine all Differences, Claims, and Demands whatsoever, between any the Inhabitants, or
other Persons interested in the Lands lying within the County aforesaid; and