" affirmed, as well the Debt, Damage, and Cost, adjudged by the Justice C H A P. " from whose Judgment such Appeal shall be made, as also all Cost and Da-

" mage that shall be awarded by the Court before whom such Appeal shall " be heard, tried, and determined, then the said Bond to be and remain in

" full Force and Virtue, otherwise to be of none Effect."

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

C H A P.

A Supplementary Act to the Act, entitled, & An Act for Emitting and making Passed 21st Current Ninety Thousand Pounds Current Money of Maryland, in Bills of Nov. 1763. Credit. Lib. H.S. fol. 512. OBS. k 1733, ch. 6.

N. B. By this Act, the several Naval Officers were directed to pay into the Hands of the Commissioners of the Loan Office, before the 6th October 1764, good Bills of Exchange upon London, payable at Thirty Days Sight, for the Amount of the Duty of 15d. per Hogshead, which they shou'd respectively receive for Tobacco exported after the 1st December 1763, instead of remitting such Bills to the Trustees in London, pursuant to the Original Act. And the said Commissioners were directed and impowered to receive the same, and enter them in their Books, to the Credit of the Province of Maryland: Which Bills fo received, to be the first Bills of Exchange by them paid away, to those who shou'd bring in Bills of Credit, to be sunk at the End of the last Sixteen Years; and the Delivery thereof by them, to be a Payment and Discharge of fuch Bills of Credit, as fully and amply as Bills drawn by the faid Commissioners, upon the Trustees in England, according to the Directions of the Original Act.

> C H A P. XXIII.

An ACT for the Advancement of Justice. Lib. H.S. fol. 513. Passed 21th

HEREAS, notwithstanding the several Laws heretofore made for Preamble. the Advancement of Justice, Amendment of the Law, and Aiding and Supplying several Defects in Judicial Proceedings, great Delay, Trouble and Expences, have been, and still are, occasioned by Demurrers, Arresting and Reversing of Judgments, and Staying Executions by Writs of Error and Appeal, there being yet no sufficient Provision made for the aiding such Omissions, Errors and Impersections, as are usually taken Advantage of by special Demurrers, and also for aiding such Defects in the Entries of Clerks, as are frequently taken Advantage of, on the Prosecuting Writs of Error, or Appeals, as well as divers other Advantages of other Defects, or pretended Defects, or Errors, which only serve to Prevent, or Divert the Examination of, and giving Judgment on, the very Right of the Cause: For Remedy whereof,

II. Be it Enacted, by the Right Honourable the Lord Proprietary, by and Courts of with the Advice and Consent of his Lordship's Governor, and the Upper and Lower Law shall Houses of Assembly, and the Authority of the same, That in all Actions to be ment accordcommenced after this Session of Assembly, the Justices of the several Courts ing as the of Law within this Province, shall Proceed, and give Judgment, according Right of the as the very Right of the Cause, and Matter in Law, shall appear to them, shall appear without regarding any such Omission, Defects, Advantages, or Pretences as to them, aforesaid, so as sufficient Matter shall appear in the Proceedings, upon which garding Othe Court may proceed to give Judgment, according to the very Right of missions, Erthe Cause and Matter in Law, and that it shall appear that the Action shall rors, &c. be commenced after the Cause thereof shall accrue, and that no such Judgment shall be reversed or set aside, or Execution thereon delayed, for or by reason of any such Impersection, Omission or Desect; any Law, Usage, or Custom, to the contrary notwithstanding.

III. Provided always, and be it Enacted by the Authority aforesaid, That But shall not nothing in this Act shall extend, or be construed to extend, to any Writ, extend to Pro-Declaration, or Suit of Appeal of Felony, or Murder, or to any Indictment, Treason, Feor Presentment of Treason, Felony, or Murder, or other Matter, or to any lony, or on Process upon any of them, or to any Writ, Bill, Action, or Information, tutes. upon any Penal Statute.

IV. And