## An ACT reviving and continuing the ACT for ascertaining the Gauge and Tare of Tobacco-Hugshead, &c.

E it Enicted by the Right Honourable the I and Proprietary, by and with the Advice and Consent of His Lordship's Governour, and the Upper and Lower Houses of Assembly, and the Authority of the same, That the above mention'd Act, entituled, An Act for ascertaining the Gauge and Tare of Tobacco-Hogsbeads, and to prevent crep- ascertaining ping, cutting and detacing Tobacco taken on Board Ships or Vessels upon the Gauge of Tibacco Hig-Freight, and for laying un Impesition on Tobacco per Hunsbead, for the Sup- sheads, &c. port of Government, and for the encouraging Settlements in this Province, by ascertaining the Manner of paving His Lordship's Alienation-Fines and Quit-Kents, for the Term therein proposed; and for taking off the Three Pen e per Hogshead formerly raised for the Publick Charge, made at a Sessi ns of Assembly begun and held at the City of Annapolis the Twenty Mear 1717, Eighth Day of May, Anno D m' One Thouland Seven Hundred and Seventeen; he and is hereby revived and continued to he remained in full continued Force, from the Twenty Ninth Day of september next, until the Twenty in Force till Ninth Day of Sertember, which shall happen in the Year of our Lord One Thousand Seven Hundred and Twenty I hree-

## A Supplementary A C I to the Act for Stay of Execution after the Tenth Day of May Yearly. ...). 80

THEREAS at a Session of Assembly begun and held at the City of Airmopolus, the Twenty Sixth Day of April, Anno Dom' One i houland Seven Hundred and Fifteen, it was thought necessary for the Good and Quiet of the Inhabitants of this Province, to Enact a Law, Entituled, An act for the Stay of Exccution, after the Tenth Day of May Yearly: But foralmuch as by the aforementioned Law, there is no Provision made for the Stay of any No Provision Fragueties of the High Course of Appendix of the High Course of the High Course of Appendix of the High Course of the High Course of Appendix of the High Course Execution, issuing out of the High Court of Appeals, the High Court of by any formet Chancery, the Commissaries Court, nor of small Debts recovered before Assior the any one of the Justices of the County Courts; and this present General stay of Execu-Assembly having taken the same into their serious Consideration, think cur of the it but just and reasonable, that all Executions issuing out of the Courts Court of Appropriate or Judgment in Small Dobte recovered before a Tudion of the Courts peals, Chanaforesaid, or Judgments in small Debts recovered before a Justice of the cery, or Com-Peace, shou'd be under the same Restrictions and Limitations as to the missaries, &c. Stay of Execution yearly, as thole issuing out of the Provincial and County Courts: It is therefore prayed that it may be Enacted,

And be it Enacted by the Right Honourable the Lord Proprietary, by and with the Advice and Consent of his Lordship's Governour, and the Upper and Lower Houses of Assembly, and the Authority of the same, That from the senth Day and after the end of this present Sessions of Assembly, and after the of May Tenth Day of May in any Year, that in all Judgments or Decrees whatlo-Yearly. ever obtained in the High Court of Appeals, the High Court of Chan-

Be it enalled'