1788. November.

LAWS OF MARYLAND.

Passed 22d of Dec. 1788. An ACT to repeal an act, (a) entitled, An act to alter the place for holding elections for delegates to the general affembly in Baltimore county. Lib. JG. No. 1. fol. 53.

(a) May, 1788, ch. 14.

Anachrepealed.

BE IT ENACTED, by the General Assembly of Maryland, That an act, entitled, An act to alter the place for holding elections for delegates to the general assembly in Baltimore county, passed at a session of assembly begun and held at the city of Annapolis on the twelfth day of May, in the year seventeen hundred and eighty-eight, be and it is hereby repealed.

C H A P. XXXI.

An ACT enlarging the time for collection of officer's fees by execution. Lib. JG. No. 1. fol. 53.

Certain persons may collect, &c.

DE IT ENACTED, by the General Assembly of Maryland, That it shall and may be lawful for all and every person and persons who executed the office of sheriff in any county next before the last general election of sheriffs, and for all present and suture sheriffs of any county in Maryland, and all and every of the said sheriffs are hereby authorised and empowered to receive and collect, by execution or otherwise, all officers sees which have been or shall be put into their respective hands for collection within the time limitted by law, in the last year of their respective offices, and all sees which became or shall become due to the said sheriffs respectively for official services performed in the second year of their respective offices, in as sull and ample manner as the said sheriffs respectively might or could have received and collected the same during the time of their being sheriffs respectively, for the space of one year next ensuing the expiration of their respective offices.

Provifo.

II. PROVIDED ALWAYS, AND IT IS ENACTED, That before any collection as aforefaid shall be made of the said officers sees by execution, the person hereby authorised to collect the same shall deliver to the person from whom the same is demanded, or leave at his or her place of abode, a particular account, written in words at full length, of the several services for which the said sees are charged, and shall make the following oath, or affirmation, before some justice of the peace, to be written on the same paper with, or annexed to, the said account: "I, A. B. do swear, or affirm, that I have received no part or parcel of the money or tobacco charged in the above account, or any security or satisfaction for the same, except what is credited in the said account:"

C H A P. XXXII.

An ACT to make valid the proceedings of Augustine parish, in Cacil county. Lib. JG. No. 1. fol. 54.

C H A P. XXXIII.

An additional supplement to the act (b) to regulate public ferries.

Lib. JG. No. 1. fol. 55.

(b) November, 1781, ch. 22.

Persons licented, to keep good anchors, {cc.

DE IT ENACTED, by the General Assembly of Maryland, That from and after the first day of February next, every person to whom a licence has been or shall be granted to keep a public serry across Chesapeake bay, shall be obliged to carry on board each public serry-boat a good and sufficient anchor and cable, a small yawl with a good pair of oars, and also hatches and a substantial pair of oars and setting poles for the aforesaid serry-boat, under the penalty of ten pounds current money for every such neglect, to be recovered before a single magistrate, either on the eastern or western shore, at the election of the prosecutor, and to be applied as other sines not particularly appropriated.

C.H.A.P. XXXIV.

An ACT to enable the high court of appeals to continue certain causes therein mentioned. Lib. JG. No. 1. fol. 55.

·Preamble.

WHEREAS there is now depending in the high court of appeals the following actions, to wit:

Robert Smith's leffee against John Volgamott and Christian White, John Taylor against Richard Dallam, and Joseph Sprigg and others against John Weems, which actions cannot be continued, under the subsisting laws of this state, beyond the present term;

II. BE