

C H A P.
VII.

March Court last, and still remain undetermined, shall be in the same Situation, State, and Condition, at the next *June* Court to be held for *Baltimore* County, and the Justices of the said County Court, for the Time being, shall, and may then proceed to the Hearing and Determining, or further Continuing, and thereafter Hearing and Determining the said Criminal Process and Proceedings respectively, as the Case may require, as fully and effectually as the Justices of the said Court could, or might lawfully have done at the County Court of the said County, in the said Months of *November* or *March* last, any Discontinuance, or any other Matter or Thing to the contrary, notwithstanding.

Proviso.

IV. **Provided always,** That this Act, nor any Thing herein contained, shall revive or continue any Writ of *Capias ad Respondendum*, or any Writ of *Capias ad Satisfaciendum*, returnable in any of the said County Courts in the Month of *November* or *March* last, nor shall any of the said Actions or Suits, which were depending in any of the said Courts of Law, and which are now abated, or abateable by the Death of any Party thereto, be revived or continued by virtue of this Act. **And it is hereby Declared,** That all Writs, Precepts and Process, may, and shall issue, returnable to *Baltimore* County Court at *Joppa*, the First Tuesday of *June* next, and tested the last Day of the last Sitting of that Court, in the same Manner, and of the same Force and Effect, as if that County Court had regularly adjourned from *November* to *March*, and again had met pursuant to such Adjournment.

Actions in
Frederick.

V. **And be it further Enacted,** That all Actions which were depending in *Frederick* County *November* Court last, in which any *Nonpros*, Discontinuance, or Judgment hath been entered, in the Absence of the Attorney or Attornies of the Plaintiff or Defendant, against whom such *Nonpros*, Discontinuance, or Judgment hath been entered, shall, at the Request, and on the Prayer of such Plaintiff or Defendant respectively, by him or herself in Person, or by his or her Attorney or Attornies, at *Frederick* County *June* Court next, be revived and continued to the same *June* Court, and shall then remain, stand, and be in the same State and Condition, as such Actions respectively were at *November* Court aforesaid, and shall be tried, heard, and determined, as if no *Nonpros*, Discontinuance, or Judgment had therein been entered or happened, any Thing to the contrary notwithstanding.

Proviso, with
regard to
Bail.

VI. **Provided always, and be it Enacted,** That this Act, nor any Thing herein contained, shall extend, or be construed to charge or make liable the Bail in any Action in any of the County Courts aforesaid, which hath been discontinued, and is by this Act revived and continued, where the Principal, after the First Day of *November* last, and before the making of this Act, hath actually absconded, or removed out of the County where such Action was depending, or the Bail or Sureties bound by Recognizance for the Appearance of any Person or Persons criminally prosecuted at the said *Baltimore* County *November* or *March* Courts, and on which Recognizance no Default was then entered, but in such Cases such Bail and Sureties shall be, and are hereby discharged, any Thing to the contrary notwithstanding.

From the
First of *August*
past, to the
First of *June*
next, not to
be reckoned
in the Time
of Limita-
tion, &c.

VII. **And be it further Enacted,** That all that Space and Time, from the First Day of *August* Seventeen Hundred and Sixty-five, to the First Day of *June* Seventeen Hundred and Sixty-six, inclusive, shall not run, be had, reckoned, or estimated as Part of the Time limited for the bringing or prosecuting any Action or Suit, or of the Year and Day limited for the issuing Executions on Judgments; and that this Act shall and may be taken Advantage of in Bar of the Act of Limitation, without any special Replication, any Thing to the contrary hereof notwithstanding.

VIII. **And**