either meine Process, or of Execution, and shall fail, neglect, or omit, to C HA P. bring into Court, such Defendant, or Defendants, and therefore shall be Judgment to amerced by the Justices aforesaid, or have his Default entered, then, and in be entered for either such Case, it shall and may be lawful for the Justices aforesaid, in the the Plaintiff, Name of the Plaintiff or Plaintiffs, and to, and for his, her, or their Use, shoriff, Se. on Motion, to order and direct Judgment to be entered up, against such Sheriff, or Coroner, for the Sum in which the said Sheriff, or Coroner, shall be amerced, or for the Sum and Costs recovered, against the Person, or Persons, taken on Execution, which respective Judgments, shall have the Force and Effect, to all Intents and Purposes, of any Judgment, rendered on the Verdict of a Jury.

II. Provided always, That before the said Judgments shall become absolute, Proviso. for the said Sum, in which the aforesaid Sheriff, or Coroner, shall be amerced, or for the Sum and Costs recovered, against the Person or Persons, taken on Execution, against the said Sheriff, or Coroner, the Plaintiff, or Plaintiffs, his, her, or their Executors, or Administrators, shall make appear, to the Satisfaction of the Justices aforesaid, a Demand by him, her, or them, or his, her, or their Attorney at Law, made of, or from the Sheriff, or Coroner, aforesaid, of the Sum in which such Sheriff, or Coroner, shall be amerced, or of the Sum and Costs recovered against the Person, or Persons, taken on Execution, as aforesaid, and also the Refusal or Neglect of the Sheriff, or Coroner, to pay the same respective Sums, according to such Demand; and also, that the Plaintiff, or Plaintiffs, his, her, or their Executors, or Administrators, or his, her, or their Attorney at Law, in the Case of such Amerciament, as aforesaid, upon the return of any Writ, being mesne Process, offered or tendered to the said Sheriff, or Coroner, an Assignment of the Cause of Action, when the same Cause of Action shall arise on Contract, whereupon the original Writ issued.

III. And be it Enacted, by the Authority aforesaid, That it shall, and may Sheriff, &c. abe lawful, for the Sheriff, or Coroner, who shall be amerced; as aforemay have said, and unto whom any such Cause of Action, arising on Contract, shall satisfied the original be assigned, as aforesaid, and who shall have paid, or satisfied the same, to Plaintiff, &c. the original Plaintiff, or Plaintiffs, his, her, or their Executors, or Admini-may bring Suit, Sc. strators, or Attorney at Law, to bring Suit thereon, for the Recovery of the same, under, and by virtue of such Assignment; and that the Defendant, or Defendants, his, her, or their Heirs, Executors, or Administrators, shall have the same full Advantage, and Benefit of Defence, on such Suit, to all Intents and Purposes, as he, she, or they might have, or be entitled unto, upon a Suit, prosecuted in the Name of the original Plaintiff, or Plaintiffs.

H A P. XI. An ACT for the Relief of Joseph Scott, of Worcester County. [A Private Act.]

C H A P. An ACT reviving and continuing an Act, entitled; An Act to establish a Market, at the Market-House in Chester-Town, in Kent County; and for the Regulation of the said Market.

E it Enacted, by the Right Honourable the Lord Proprietary, by and with The Act of the Advice and Consent of his Lordship's Governor, and the Upper and continued 3 Lower Houses of Assembly, and the Authority of the Same, That an Act Years, &c. of Assembly of this Province, entitled, An Act to establish a Market, at the Market-House in Chester-Town, in Kent County; and for the Regulation of the faid Market, made at a Session of Assembly, begun and held at the City of Annapolis, the Seventeenth Day of March, One Thousand Seven Hundred Pppp