

habitants of the said Part of *Caroline* County, and to return the same to C H A P. X.
 their next Levy Court; and to order the Constables of the several Hun-
 dreds in that Part of *Dorchester* County, now included in *Caroline* Coun-
 ty, to make out a List of the taxable Inhabitants in that Part of *Caroline* County, to
 County, and to return the same at their said Court; and, from the said
 Lists, the said Justices are hereby impowered and required to fix and
 ascertain what Quantity or Proportion of Tobacco the taxable Inhabi-
 tants of that Part of *Queen-Anne's* County, now included in *Caroline*
 County, ought to be taxed, to make up an equal Contribution with the
 taxable Inhabitants of that Part of *Dorchester* County, now included in
Caroline County; and which said Quantity of Tobacco the said Justices
 shall be, and they are hereby impowered to levy and assess, by Three
 equal Assessments, with their Public and County Levy, the next Year
 and the Two Years succeeding, on the taxable Inhabitants of that Part
 of *Queen-Anne's* County, now included in *Caroline* County, the said
 Quantity of Tobacco, ascertained as aforesaid, to be an equal Proportion,
 as aforesaid, together with Five per Cent. to the Sheriff for Collection;
 which said Quantity of Tobacco, so assessed and levied, shall be collected
 by the Sheriff of *Caroline* County, of the taxable Inhabitants of the said
 Part of *Caroline* County, in the same Manner as other Public and County
 Levies are, by Law, collected; and the said Tobacco, when collected,
 shall be paid by the said Sheriff to the Commissioners aforesaid, and ap-
 plied by them towards building the Court-House and Prison in the Coun-
 ty aforesaid.

XII. And be it enacted, That the Commissioners aforesaid, or the
 major Part of them, shall be, and they are hereby authorized and re-
 quired to contract and agree for the building of the said Court-House and
 Prison, which said Court-House and Prison shall be built and erected on
 the Land to be purchased as aforesaid; and the said Place, after the
 Commencement of this Act, shall be called *Eden-Town*.

XIII. And be it enacted, That all Causes, Pleas, Process, and Plead-
 ings, which now are or shall be depending in *Dorchester* and *Queen-Anne's*
 County Courts, before the Monday after the Second Tuesday in *March*,
 shall and may be prosecuted as effectually as they might have been, had
 this Act never been made.

XIV. And be it enacted, That the Justices of *Dorchester* and *Queen-*
Anne's Counties shall be, and they are hereby respectively impowered,
 upon Application, to issue Executions, or other legal Process, upon all
 Judgments had and obtained, or to be had and obtained, in *Dorchester*
 or *Queen-Anne's* County Courts, against any Inhabitant of *Caroline* Coun-
 ty, and to enforce the same; which said Writs shall be directed to the
 Sheriff of *Caroline* County; and the said Sheriff is hereby authorized and
 directed to serve and return the same to *Dorchester* and *Queen-Anne's*
 County Courts respectively, with the Body or Bodies of the Person or
 Persons, if taken, against whom such Writ or Writs shall issue for that
 Purpose; and, during the Attendance of the Sheriff of *Caroline* County,
 at *Dorchester* or *Queen-Anne's* County Courts, he shall have a Power to
 confine in *Dorchester* or *Queen-Anne's* County Jail respectively, if he
 should think it necessary, such Persons as he shall have in Execution;
 but after his Attendance shall be dispensed with by the said Courts re-
 spectively, he shall then, in a reasonable Time, remove such Persons as
 he shall have in Execution to *Caroline* County Jail, there to be kept till
 legally discharged.

XV. And,