for which, on the final casting up of the polls a majority of legal votes shall C to VP. appear, shall be the place where the court-house and prison of said county shall be crected, and shall for ever be deemed and taken to be the true and proper place where the courts and elections of the faid county shall for ever thereafter be held.

IV. And be it enasted, That the justices of Harford county are hereby au-Justices to thorned and required, if a majority of votes should appear in favour of Havre-purchaseland, de-Grace, to purchase in see a quantity of land, not exceeding two acres, within the faid town, for the purpose of building thereon a court-house and prison for the faid county, and shall cause the said land to be laid out by the surveyor of the county with good and sufficient boundaries, and a certificate thereof to be delivered to the clerk of the county, to be by him recorded; and the faid justices shall pay the purchase money out of the money collected by act of assembly for the building a court-house and prison in said county, and on payment of such purchase money, the said land shall become the property of the said county for ever; and if the said justices and the owner of the land cannot agree on the price thereof, or the owner shall be under any disability to contract for the sale thereof, the said justices are authorised to order the sheriff of Harford county to summon twelve freeholders on the said land, who shall be empannelled and sworn as a jury, to inquire the value of the said land, and the said justices shall pay the sum declared by the said jury to be the value of the land out of the money aforesaid, and thereupon the property in the faid land shall be vested in the said county for ever for the purposes aforesaid.

V. And be it enacted, That the said justices of Harford county be authorised Rent houses? to rent, at the expence of the county, such house or houses at the place to be &c. afcertained agreeably to this act, as they may think proper, in which to hold the courts for the said county, and to keep the books, papers and records thereof until the court-house shall be built; and the said justices may also procure, at the county charge, some fit, convenient and safe building, at the place to be ascertained agreeably to this act, for the custody of debtors and prisoners, until the prison for the said county shall be built, and ready for the reception of debtors and prisoners.

VI. And be it enacted, That the justices of Harford county be empowered And contract and required to contract as soon as may be for the building of a court-house and court-house, prison at the place determined on by election as aforesaid, and to pay the ex- &c. pence thereof out of the money already collected for that purpose, or any other money collected for the use of the said county unappropriated; and the said justtices are required first to agree for the erecting a prison for the said county, and to apply as much of the public money belonging to the faid county as may be necessary for that purpose.

An ACT to revive and continue the proceedings of the orphans Passed Januacourt of Dorchester county.

HEREAS the orphans court of Dorchester county was to be held on Preambles the second Tuesday in December, and no justices attended to call and adjourn the same by reason of the inclemency of the weather, whereby all process and proceedings in said court were discontinued: For remedy whereof,

II. Be it enacted, by the general assembly of Maryland, That every action, process Actions, &c. and proceeding, depending in the faid court on the second Tuesday of December aforesaid, shall be and is hereby revived and continued until the second Tuesday in February next, and on the said day every action, process and proceeding, shall stand and be in the same state and condition, to all intents and purposes, as the same were in the said second Tuesday of December aforesaid; and the said orphans court, on the second Tuesday in February, seventeen hundred and eighty-seven.