1794.

LIV.

two affociate justices thereof, and in case of death, sickness, absence, removal, CHAP. relignation or disqualification, of one of the associate justices, the other shall call in two justices of the peace, who shall, with him, judge of the sufficiency of the securities offered by the sheriff, and attest the execution of the said bond; and that all sheriffs bonds shall hereafter be taken according to the form following; that is to fay, "Know all men by these presents, that we, and " --- of --- county, in the state of Maryland, are held and firmly bound " unto the state of Maryland in the full and just sum of ten thousand pounds "current money, to be paid to the said state, or its certain attorney; to the " which payment well and truly to be made and done, we bind ourselves, our " heirs, executors and administrators, jointly and severally, firmly by these pre-" sents: Sealed with our seals, and dated this - day of -, in the year "---. The condition of the above obligation is such, that if the above " bounden —, as sheriff of — county, do and shall well and faithfully " execute the same office in all things appertaining thereto, and shall also render " to the several officers within this state a just and true account of all sees placed " in his hands for collection, within the time limitted by law, and shall also well "and truly pay all fums of money received by him, and also collect and pay all " public dues, fines and forfeitures, which are due or belonging to the state, and " shall also well and faithfully execute and return all writs, process and warrants, " to him directed and delivered, and shall also pay and deliver to the person or " persons entitled to receive the same, all sum or sums of money, tobacco, goods, " chattels or property, by him levied, seized or taken, agreeably to the directions " of the writ, process or warrant, under which the same shall have been levied, " seized or taken, and also shall keep and detain in safe custody all and every per-" son or persons committed to his custody, or by him taken in execution, or "who shall be committed for the want of bail, without suffering them, or any "of them, to escape or depart from his custody, and shall also satisfy and pay "all judgments which shall or may be rendered against him as sheriff, and shall " also well and truly execute and perform the several duties required of or imposed "upon him by the laws of this state, then this obligation to be void and of none "effect, otherwise to remain in full force and virtue in law;" which bond shall be attested by the judge or justices before whom the same shall be taken, and delivered by the said judge or justices, immediately after the execution thereof, to the clerk of the county court, to be by him recorded, and a copy thereof, certified under the seal of the court, shall be good evidence to prove the execution of such bond in any court of this state; and the clerk of the several county courts of this state are hereby required, after recording the same, to transmit an attested opy of faid bond to the clerks of the general courts of the respective shores of his state, to be lodged with them for safe custody.

IX. And he it enacted, That it shall and may be lawful for the clerks of the Clerks, on apeveral county courts, and they are hereby authorised and required, on applica- may issue extion of the plaintiff or plaintiffs in any judgments of their courts respectively, ecutions, &c. upon return of nulla bona by the sheriff or coroner on a fieri facias issued in the wunty where such judgment hath been, or hereafter may be obtained, to issue executions on faid judgments against the goods and chattels, lands and tenements of any defendant, lying and being in any other county than that in which such udgment was or shall be obtained, which execution shall be directed to, and erved by, the sheriff or coroner, as the case may require, of the county in which uch goods and chattels, lands and tenements, may be and lie, and returned to the court of the county of which he is theriff or coroner; and it shall be sufficient or the plaintiff, to entitle himself to the benefit of such execution, to produce, before the court to which the same shall be returnable, a short copy of the judgement by him obtained, attested by the clerk of the court before which the same

X. And be it enacted, That in every suit which shall or may hereaster be or- In certain ered or directed on any administration, testamentary, inspector's, collector's, or be endorsed, heriff's bond, the clerk shall, and he is hereby directed, before the issuing of the &c. writ, to endorse thereon the name or names of the party or parties at whose initance,