## JOHN H. STONE, Esquire, Governor.

1795.

officers, and be subject to the inspection of any person who shall reasonably re- CHAP quire the fame.

IX. And be it enacted, That the said examiner and register shall be entitled to Examiner, the like fees of office for their respective services as are now, or may from time &c. entitled to fees, &c. to time, be allowed by law to the examiner and register of the land-office for the western shore for the like services, and the said register shall also be entitled to such sees for issuing subpænas and attachments out of the said land-office, as are allowed for subpænas and attachments issued out of the court of chancery.

X. And be it enacted. That the several acts of assembly now in force for the Acts declared government of land affairs, and of the respective officers concerned therein, on to be in force, the western shore, shall be and they are hereby declared and adjudged to be in force and of full effect for the government of land affairs, and of the respective officers concerned therein, on the eastern shore, except so much thereof as is virtually altered by this act.

XI. And be it enacted, That common or special warrants may issue from the Common land-office on the eastern shore for any deficiency in any grant, on such deficiency mayiffue, &c. appearing on a certificate of resurvey, and also in the case of caution money paid, and the grant or certificate vacated; provided, that no warrant shall issue for any fuch deficiency upon any grant or certificate which shall be issued or made before the first day of March next, until a certificate shall be obtained from the register of the land-office of the western shore, and produced to such register on the eastern shore, that no warrant has been before issued for such deficiency, or any part thereof, nor the party under whom he claims in any manner satisfied for the same, as far as appears by the records of his said office.

XII. And be it enaced, That the register of the land-office on the eastern Register may shore may issue subpœnas, to summon parties to appear before the judge of the issue subpœnas, &c. faid land-office to maintain or answer any caveat, or to require the attendance of any witnesses to give testimony on any caveat, provided there be not less than fifteen days between the date of the subpæna and the day of the return thereof; and every sheriff shall obey such subpæna, and, on return thereof, attachment for contempt shall be issued by the said register against any witness who shall not attend, and the judge of the said land-office may fine such witness for non-attendance, as in cases of attachments issued out of the general court; and every witness shall have the same allowance for his attendance, and itinerant charges, as on subpænas out of the general court, and may compel the party, at whose request he is summoned, to pay him the same, either by attachment out of the county court of the county wherein the person indebted resides, or by warrant before a justice of the peace, if under ten pounds current money; and the judge of the faid land-office may compel the person against whom he shall determine on the caveat to pay all the legal costs attending the same, and may also by rule, direct any deposition to be taken, and received as evidence before him on the hearing of any caveat, provided reasonable notice in such order be given to the other party.

A P. LXII. H

An ACT for erecting a bridge over the Eastern branch of Patow-Passed December 22 mack river.

HEREAS it is represented to the general assembly, by the petition of Preamble. Notley Young, Daniel Carroll, of Duddington, Thomas Law, William Mayne Duncanson, George Walker and Matthew Wigfield, that they, together with others, are desirous of forming a company for the purpose of erecting a bridge over the Eastern branch of the Patowmack river, from the lower end of Kentucky avenue, in the city of Washington, to the land of Matthew Wigfield: And whereas this general assembly approve the measure, which, if effected, will greatly tend to the benefit and convenience of the citizens of this

II. 25e