## 18óo. LAWS OF MARYLAND. NOVEMBER.

CHAP. LXXXVII.

October, eighteen hundred and one, and to the end of the next fession of assembly which shall happen thereafter; and all acts and supplements thereto not herein enumerated, which would expire with the present session, are hereby continued until the thirtieth day of October, eighteen hundred and one, and to the end of the next fession of assembly which shall happen thereafter, except the acts for the destruction of crows and squirrels in Queen-Anne's county, and the destruction of crows in Kent county; provided nevertheless, that all such acts, and the supplements thereto, shall be and are hereby declared subject to any alterations which may have been made therein fince the passage of the faid laws or supplements.

LXXXVIII. Passed 10th of

An ACT to empower the judges of the court of appeals to reinstate the cause of Job Garretson against Richard Cole.

Preamble.

Dec. 1800.

THEREAS it is represented to this general affembly, that the case depending in the court of appeals of Job Garretson against Richard Cole, at June term, seventeen hundred and ninetynine, was decided without argument, by reason of the indisposition of the appellant's council, and it is stated that the decision of faid cause involves principles of great consequence to the titles to real estate: And whereas the court of appeals have expressed their regret that the law of last session did not authorife them to reinstate said cause for the purpose of hearing an argument thereon, and have intimated their willingness and desire that the same should be reinstated,

Cause to be reinstated, &c.

II. BE IT ENACTED, by the General Affembly of Maryland, That the judges of the high court of appeals may and they are hereby authorised and empowered, on motion, at their next fession, to reinstate the cause of Job Garretson against Richard Cole, if in their judgment and opinion, under all the circumstances of the case, the same would tend to do justice between the parties.

Judgment to

III. And BE IT ENACTED, That the judgment or decision of the court of appeals, in the event have effect, &c. of their reinstating said cause, shall have the same effect and operation as if it had been rendered and given at June term, seventeen hundred and ninety-nine, any law, judgment, usage or custom, to the contrary notwithstanding.

Paffed 19th of Dec. 1800. Preamble.

C H A P. LXXXIX. An ACT for the payment of the journal of accounts.

THEREAS it appears by the journal of accounts of this fession, that there is now due from this state the sum of twenty-two thousand seven hundred and sixty-three dollars and siftyfix cents current money,

Treafurer to pay, &c.

II. BE IT ENACTED, by the General Affembly of Maryland, That the treasurer of the western shore shall and he is hereby authorised and required to pay the several persons, their executors, administrators, assigns or orders, or to such of them as shall offer to receive the same, the several sums of current money allowed to them refpectively, as they appear to be fettled and afcertained by the faid journal of accounts, out of any money now in the treasury, or which shall come into the treasury, Subject to the appropriation of the general affembly.