

relate to the inspection of flour, provision, butter and liquors, shall extend, and are hereby extended, to the precincts of said city, in as full and ample a manner as if the precincts of the city of Baltimore had been mentioned therein, and the different inspectors, authorised for that purpose by the mayor and city council, shall have the same power to inspect any flour, provisions, butter or liquors, in the precincts of the city of Baltimore, that they now have in said city, and shall, when called upon, inspect flour, provisions, butter or liquors, in the precincts, in the same manner, and under the same restrictions and penalties, that are imposed in case of failing to inspect the like articles in the city of Baltimore; and the different inspectors shall be entitled to the same fees for inspections in the precincts as they are authorised to receive for inspections under the laws of this state, or under the ordinances of the corporation of the city of Baltimore, in said city, and all acts done by the inspectors appointed for the city of Baltimore, within the precincts of said city, shall be as valid as if the said inspections had been made within the said city; *Provided*, that nothing in this act contained shall extend, or be construed to extend, to authorise any inspector of flour to inspect the same in or at any mill within the said precincts.

CHAP. 83.

See 1816, ch. 299.

CHAP. LXXXIV.

An Act to revive and aid the Proceedings of Calvert County Court. Passed Jan. 7, 1803
Lib. JG. No. 4, fol. 463.

WHEREAS it is represented to this general assembly, that the county court of Calvert county stood adjourned until the twelfth day of the present month of December, and that no one of the justices, or clerk of the said court, attended to call and adjourn the same, whereby divers actions, suits and proceedings, both civil and criminal, were discontinued, and the said justices cannot legally hold the said court until the next meeting appointed by law; for aiding therefore the said actions, suits and proceedings, and for saving as far as may the survivors from the damage that might otherwise be occasioned by such discontinuance,

2. BE IT ENACTED, by the General Assembly of Maryland, That all actions, suits, indictments, plas, process and proceedings, depending in the said court on the said twelfth day of December instant, and all actions since commenced, or hereafter to be commenced, shall be and are hereby revived and continued, and shall be in the same state and condition, to all intents and purposes, as if the said court had met and been continued by regular and lawful adjournments, any thing in any law to the contrary notwithstanding; *Provided always*, that nothing in this act shall extend to, or affect *Actions, suits, &c.* *December last* *revived and con-* *tinued.* *Proviso.* or make liable, the bail or security for any person's appearance at the said court to have been held on the twelfth instant, in any action or indictment, unless in the case of a person under prosecution for any crime or misdemeanor a default was entered on the recognizance before the said discontinuance, or the sheriff was amerced before such discontinuance for default of the defendant's appearance in any civil suit, but any recognizance entered into by the principal shall stand as an obligation for him to appear at the next meeting of the court, in the same manner as if the condition thereof was for his appearance at the next court, and if he shall not appear on call-