At a Session of ASSEMBLY, begun and held at the City of Annapolis, in MARYLAND, the Tenth Day of July, 1729, the following LAWS were Enacted.

An ACT repealing Part of an Act, Intituled, An ACT against Forging and Counterfeiting of Foreign Coins, Gold or Silver; made at a Session of Assembly, begun and held at the then Town and Port of Annapolis, the Twenty Sixth Day of March; Anno Domini 1707.

HEREAS at a Session of Assembly, begun and held at the City of Annapolis, Anno 1707, there was an Act passed, to prevent, amongst other Things, the Clipping of all Sorts of Foreign Coins; but forasmuch as such Coins, both of Gold and Silver, do at this Time pass Current by Weight, and not by Tale, as heretosore, whereby the Mischiess of Clipping are effectually prevented; and seeing that the Cutting or Clipping of Foreign Coins is now in some measure necessary for the making of Change; this present General Assembly taking into their serious Consideration the grievous Penalties inslicted by the said Act upon Persons Clipping Foreign Coins as aforesaid, have thought sit to repeal so much of the said Act as related thereunto:

WHEREFORE, Be it Enasted, by the Right Honourable the Lord Proprietor, by and with the Advice and Consent of his Lordship's Governour, and the Upper and Lower Houses of Assembly, and the Authority of the same, That that Part of the said Act that relates to Clipping the Coins therein mention'd, be, and is hereby utterly repealed, and made void.

A Supplementary ACT to the ACTS for regugulating Writs of Error, and granting Appeals from and to the Courts of Common Law, within this Province; and for Regulating Appeals from the Court of Chancery.

HEREAS, in and by the said Act, amongst other Things, it is enacted and contained, That in all Appeals and Writs of Error from the Courts of Law, to the Governour and Council, it should and might be sufficient for the Council only, to hear and determine Matters of Controversy, whereof the first of the Council in Commission, being present, should preside; whose Judgment thereupon should be definitive, in as sull and ample Manner, as if the said Governour were actually present and presiding.

AND