II. AND be it Enacted, by the Right Honourable the Lord Proprietary, Money, to be by and with the Advice and Confest of his Lordship's Governor, and the derick County, Upper and Lower Houses of Assembly, and the Authority of the same, That for Mr. George the Justices of Frederick County, for the Time being, shall, and may, and they are hereby authorized and directed to affels and levy on the taxable Inhabitants of the said County, the aforesaid Sum of One Hundred and Eighteen Pounds Current Money, in Bills of Credit, together with the Sheriff's Salary of Five Pounds per Centum for Collection, at the laying of the next County Levy; which said Sum of One Hundred and Eighteen Pounds, shall be collected by the Sheriff of the said County, who is hereby authorized and directed to collect the same, and to pay the said Money, when so collected, to the aforesaid George Gordon, or his Executors or Administrators.

## ADVERTISE MENT.

IN printing the Laws which were made and passed in October last, there happened an Omission of one small Paragraph in the Act intituled, An Act to prevent Masters of Ships and Vessels from clandestinely carrying Servants and Slaves, or Persons indebted, out of this Province; which was not discovered 'til the Laws of that Session were published and dispersed all over the Province. Reader is therefore defired to infert the following Clause, in Page 57 of that Session, immediately after the Word notwithstanding, at the End of the IVth Paragraph, and preceding the continuing, and last, Paragraph, viz.

V. "PROVIDED nevertheless, and it is hereby Enacted and " Declared, That where it shall happen, the Master of such Ship or Vessel " as aforefaid, shall by Reason of Sickness be rendered unable to attend on "Iuch Naval-Officer, that then and in such Case, the chief Mate or next "Officer of fuch Ship or Vessel, shall be admitted to make Entry of the " said Ship or Vessel; and that afterwards, the said Master, as soon as he is able, and before the Clearing of the said Ship or Vessel, shall be, and " is hereby obliged to take the said Oath, or Affirmation if a Quaker, as s aforementioned."

[This Omission was occasioned by the above Paragraph being indersed (among other Things) on the Back of the Printer's Copy, and there being no Note of Reference in the Body of the Bill for it's being inserted.]