*Acts.* 339

Assembly where the Party Convicted was not heard in his Own Liber LL, 5 Defence by the Justice that determined the fact And to Affirm or reverse such Judgment or Conviction according to the very Right of the Case And to Award Restitution and Execution on the Reversall or Affirmation of Any former Judgment or Conviction Any thing in the said Acts or any Other Law Judgment or Other Matter or thing to the Contrary Notwithstanding.

And Whereas Severall Persons have lately that is to say since the p. 4 last day of June last Past been Convict of Severall Breaches of the said Laws and their persons or Goods taken in Execution and Executions awarded against the Persons and Goods of Others thô not yet Executed And that it would be very Prejudicial to such of them as have been Illegally Convict to Lye in Goal or have their Goods kept from them Be it therefore Enacted by the Authority aforesaid by and with the Advice and Consent aforesaid that where any person is in Prison on Any such Conviction such Person shall be forthwith discharged Out of Custody and where the Goods of Any Persons are taken in Execution and remain in the sheriffs Custody that they shall be Immediately delivered to the Person whose Goods they were before Execution the Parties in Either Case giveing good security to render his Body to Prison or to Pay the sum he is in Prison for or deliver the Value of the Goods Executed in Case the Judgment of the Justice of the Peace shall not be reversed by the County Court And that where Executions are awarded but not Executed whether they be against Person or Goods that all such Executions shall be Superseeded untill the County Courts shall hear and Determine the matter as aforesaid.

Provided that all Persons that shall neglect or refuse to Apply to their respective County Courts next November or March Courts shall not have any Benefit or Advantage of this Act Any thing therein Contained to the Contrary Notwithstanding. And be it further Enacted that the Expiration of the said Laws shall not hinder or Impede the County Courts to Proceed in the Determination of Any former Judgment or Conviction or in Awarding Restitution and Execution According to the very Right of the Case the Expiration of the said Laws or any other Cause or Matter to the Contrary Notwithstanding.

An Act to Cut off the Entaile of a Certain Tract of Land Called Acts of 1724, Billingsley's Point, And to Enable John Jordan to make Sale of ch. 3 the Same

Whereas George Billingsley late of the Colony of Virginia deceased was Seized in ffee of a Tract of Land Called Billingsley's p. 5 Point lying in Prince Georges County in the Province of Maryland And by his last Will and Testament bearing Date the twenty first Day of December Anno Domini One thousand Six hundred and