

Liber H. S. and with such Judgment End or Determination as shall from the  
 No. 1 Major Part of the said Dockets and the Justices Sheriffs and  
 Attorneys Entries thereon and from such Executions as are already  
 issued or such Judgments Ends or other Determinations respectively  
 (always giving the Preference to such Executions already issued in  
 such Points as they shall be entitled to a Preference in) appear to  
 have been the Judgment End or other Determinations of such Cases  
 respectively

[Executions, &c. to be entered in like manner] And be it further Enacted That all and every the Executions and other Judicial Process grounded upon any Judgment or Determination made or obtained in the said Court and which Execution or other Judicial Process has been returnable and returned to the said Court and all and every the Acts or Proceedings of the Justices the Sheriff or the Clerk of the said County by Virtue and in Pursuance of such Executions or other Judicial Process shall be ascertained entered and made up in like manner

[Difficulties arising, the Justices to assist] And be it further Enacted That in Case of any uncertainty or other Difficulty to the said Clerk in making such Abstract Minute or Abridgment he shall and is hereby required and directed to apply to the Justices of the said County at any future sitting in Court for their Assistance and Direction therein and they are hereby Authorized and required to give the same

[Such abstract and Executions so entered to be good and valid] And be it further Enacted by the Authority aforesaid that such Abstract Minute or Abridgment so as aforesaid by the said Clerk entered and all Executions and other Process already issued or to be issued and all Acts and Proceedings in Pursuance and by Virtue thereof shall be and shall be deemed construed and taken to be as good valid and effectual to all Intents and Purposes whatsoever as if the Judgments Ends or other Determinations of the same respective Executions and other Judicial Process had been regularly entered up or were now actually remaining or filed among the Records and Proceedings of the said County Court in usual fform any Law Usage or Custom to the Contrary in any wise notwithstanding

[Causes not determined, the Justices to proceed in a summary way, or in Equity, and all Entries and Executions thereon to be valid] p. 676 And be it further Enacted by the Authority aforesaid That all such Causes as were not determined in the said Court shall and may be heard and determined and the Justices of the said County for the Time being are hereby authorized and impowered to hear adjudge of and determine the same either in a summary way by the best Evidence the Nature of each Case will admit of or by Bill filed on the Equity side of the said County Court as to the Plaintiffs in such Suits or Actions shall seem meet and for that Purpose the said County Court is hereby also authorized and impowered as a Court of Equity to hold plea of such sums so as aforesaid heretofore sued or Prosecuted to any Amount not exceeding the Jurisdiction of the Law side thereof and that such Hearing and Determination either in a summary Manner or in Equity as aforesaid and all Entries and