

A P P E N D I X.

AS the editor, with an indifferent share of health, was unassisted in his irksome, tedious employment, it was perhaps impossible for him entirely to avoid error. On a revision of the whole, he perceives that he has omitted to note in his index some few of the material provisions in the laws, and some others, that may hereafter be probably fought for. He has likewise discovered some wrong references. He has therefore annexed a short supplemental table; and, at the end of it, he has noted the mistakes in his principal index. As to errors of the press in the acts at large, he considered the examination of those, and the comparing them with the originals or the old printed copy, as out of his department. But, from the singular accuracy and attention of Mr. Green, he believes, that no material error will be therein found: And as to the abstracts and notes, although the editor has perceived in these some trifling errata, he did not think it worth while to point them out.

A ANNAPOLIS.

ITS corporation enabled to sell certain lands, and, for a limited time, to lay a tax, and to regulate ordinary-keepers and retailers. November, 1779, ch. 11.

ARMY.

A body of militia to the amount of 2000 men to be selected, armed and disciplined. October, 1780, ch. 27.

N. B. In the abstract of the act, 12000 and 8000 are inserted instead of 1200 and 800.

Two battalions of militia to reinforce the American army. May, 1781, ch. 15.

An armament to be fitted out, consisting of two galleys, and not more than eight barges. May, 1781, ch. 34.

B BALTIMORE-TOWN.

A SUPPLEMENT to the act for regulating the export of flour, &c. October, 1780, ch. 36.

A supplement to the act respecting Hanover-lane. 1784, ch. 46.

C CÆCIL COUNTY.

VISITORS to be chosen for its school. October, 1777, ch. 5.

CONFISCATION.

Commissioners in certain cases enabled to bring suit. November, 1783, ch. 34.

COURTS.

The court of appeals, and several county courts, adjourned. May, 1766, ch. 7.

Several county courts adjourned. October, 1778, ch. 1.

Dorchester county court adjourned. March, 1780, ch. 19.

Several county courts adjourned, and every court in the state empowered, during the war, to continue causes at discretion. May, 1781, ch. 1.

Trivial suits in the provincial court prevented. 1771, ch. 11.

D DEBTS, PRIVATE.

FULL abstracts of the bills relating to supplies are not given. By these a private debtor, chargeable with interest, is authorized to discount for each £. 100 of the principal, as follows:

In 1777	he may discount	10 <i>l</i>	}	Even if he do not actually pay the interest in these years. For the year 1780 no discount is authorized.
In 1778,	-	25 <i>l</i>		
In 1779,	-	25 <i>l</i>		
In 1781,	-	20 <i>l</i>		
In 1782,	-	20 <i>l</i>		
In 1783,	-	20 <i>l</i>		

£. 600

E R R A T A to the INDEX.

- I**N the 10th article under *Army*, for *ch. 5*, read *ch. 8*.
- I**n the 2d article under *Anne-Arundel county*, for *September*, read *November*.
- I**n the 10th article under *Baltimore-town*, for *September*, read *November*.
- I**n the 1st article under *Contract*, for *ch. 18*, read *ch. 28*.
- I**n the 7th article under *Confiscation*, for *1782*, read *1781*.

In 1784	he may discount	10 <i>l</i>	}	Provided he pay the interest within a month of the day.
In 1785,	-	10 <i>l</i>		

£. 100

In 1786 he may discount 10*l*, provided he make appear, that he pays assentment on a capital equal to the principal.

ILLUSTRATION.—On the 31st of December, 1776, a man passed his bond for £. 100; on the 31st of December, 1786, he comes to discharge it.

Principal,	-	-	-	£. 100	0	0
Interest for ten years,	-	-	-	60	0	0

According to contract, amount of both,	160	0	0
From which he may deduct, absolutely,	6	0	0

Balance,	154	0	0
From which, if he paid interest punctually in 1784 and 5, he may deduct,	1	0	0

From which, on the second condition, he may deduct,	153	0	0
	0	10	0

Legal balance, £. 152 10 0

Congress, act of assembly, and convention money, to be no longer a tender for any debt created after this act. June, 1780, ch. 28, sec. 4.

DEBTS, PUBLIC.

An act for the liquidation and payment of debts due from persons attainted of high treason. April, 1782, ch. 36.

Supplements. November, 1782, ch. 24, November, 1783, ch. 34.

F FINES.

MODE of recovery and the application of fines, penalties, forfeitures and amerciaments. February, 1771, ch. 6.

T TALBOT COUNTY.

A POOR-HOUSE to be built. 1774, ch. 16.

W WASHINGTON COUNTY.

COURT to levy money for finishing public buildings. 1784, ch. 30.