

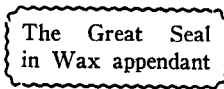
And the said Jonas Green having due unto him the sum of Nine Pounds twelve shillings Current Money for two Record Books furnished by him for the use of the Publick Be it further enacted by the Authority Advice and Consent af.<sup>d</sup> that the Treasurer of the Western Shore shall out of the Publick Money now in his Hands pay to the said Jonas Green or his Order on Demand the af.<sup>d</sup> sum of Nine Pounds twelve Shillings Current Money

Liber H. S.  
No. 1  
[Allowance  
for two  
Record  
books]

24.<sup>th</sup> Novem.<sup>r</sup> 1763  
Read and Assented to  
by the Lower House of  
Assembly  
Signed p Order  
M Macnemara Clk Lo Ho :

On behalf of the Right  
Honourable the Lord  
Proprietary of this Pro-  
vince I will this be a Law  
Hor.<sup>o</sup> Sharpe

24.<sup>th</sup> Novem.<sup>r</sup> 1763  
Read and Assented to  
by the Upper House of  
Assembly  
Signed p.<sup>r</sup> Order  
J Ross Clk Up Ho



No. 33 An Act to revive Kent County November Court and to Continue  
XXIV] the Process therein

Whereas on the third Tuesday in November this Present Year the County Court of Kent County According to Adjournment from August Court did sit and from day to day did Adjourn in the usual manner until the twenty first day of November aforesaid on which day the Weather being bad a Sufficient Number of the Justices of the said County to hold the said Court did not meet According to Adjournment by means whereof the same Court and Business therein are Discontinued to the Great inconvenience of the Inhabitants of the said County It is therefore prayed that it may be enacted And be it enacted by the Right Honourable the Lord proprietary by and with the Advice and Consent of his Lordships Governor and the Upper and Lower Houses of Assembly and the Authority of the same that all Actions and Business whatsoever brought to Judgment or other Determination in the said Court shall stand Good and be Effectual and all Actions and Bussiness Depending in the said Court and at the Time of the Discontinuance aforesaid not fully Completed and ended shall be and Stand in all Circumstances and to all intent and Purposes continued to the first Tuesday in December next as fully and effectually as if the said Court and the Bussiness therein had not been discontinued and that the Justices of the said County Court shall on the said first Tuesday in December Set and take Cognizance of Proceed in hear and Determine all such Actions and Bussiness in as full and Ample manner and with the same Powers and Authorities as they might or ought to have Done if the said Court had been regularly Adjourned to that day and had not been discontinued as aforesaid any Defect whatsoever in the Continuance of the said Court or any want of Continuance or other Defect therein or any thing in the Act for limitting the Continuance of Actions in any wise Notwithstanding And be it further enacted

[Passed  
26<sup>th</sup> of  
November]

p. 529