"or Tenements of the laid E: F: to be by him shewn unto you "or found within your Precinct to the acceptance of the said A: "B: to satisfy the aforesaid Sum. We Command you to take the Body of the said E: F: and him commit unto our Goal in in our County of aforesaid and detain in your Custody, within our faid Goal in until he pay the full Sum above mentioned with your Fees, or that he be Discharged by the said A: B: or otherwise he Order of Law, hereof fail not, and make Return of this Writ with your doings thereon, unto Our said Count of to be holden at upon the Day of next Witness Esar; at the.

Day of in the Year of Our Reign, Annoque Domini.

Clerk.

And be it starther enacted, That it shall be in the Power of any Plaintiff or Defendant to Maintain or Defend his Cause of Suit in his own proper Person, according to the Rules and Practice of the Court, or by his Attorney; and that this Act shall continue and be in Force, for the Space of Two Years from the Publication hereof and until the End of the Session of the General-Assembly then next following.

Publish'd According to Law, the 5th July 1766.

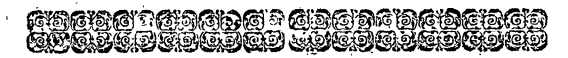
An Act to prevent the Multiplicity of Law Suits.

Be Gouncil and Affembly, That in all Actions fued on Booksel Accounts, the Defendant in such Cause may file his Account against the Philistin with the Clerk of the Court, Provided,

the fame be done at least Seven Days before the Sitting of the Court and the said Court is hereby impowered to proceed on Issue joined to inquire into the Merits of both Accounts, before one and the fame Jury, and on the Verdict of the Jury to award Costs as they hall find, whether for the Plaintiff or Defendant. And where the Acison shall be commenced on any Bond, Bill, Note or Aggreemeht in Writing, the Defendant may in like Manner file his Receipt or Discharge for part or the Whole, according as he hath made Payment. Provided, such Receipt or Discharge be in Writling, figured by the Plaintiff or his Attorney, lawfully impowered to receive the same, and and the Court is hereby impowered to proceed to examine in to the Merits of the same, in the same manner as in Book Accounts, between the Plaintiff and Defendant, and Equitably to reduce all fuch Bonds, Notes, Bills, and Writings Obligatory to the just Debt with Interest, Damages and Cost, according to the Nature of such Writing, Deed or Instrument, and the Jury are hereby impowered to give their Verdict accordingly.

And be it further enacted, That this Act shall Continue and be in Force for the Term of Two Years from the publication hereof, and until the End of the Session of the General-Assembly, then next following.

Publish'd According to Law, the 5th Day of July 1766.



## An Act Concerning Bail.

E it enacted, by the Commander in Chief,
the Council and Assembly, That in all Causes wherein
a Creditor shall not proceed by Attachment, but
by Arrest of the Body of the Debtor, the Debtor
or his Attorney may file Comman Bail for the appearance