CAP. LVILL.

against TUMULTS and DIS-ORDERS, upon pretence of preparing or prefenting PUBLIC **PETITIONS** or other ADDRESSES to the Governor, or General Affembly.

Preamble.

prevent tumultuous and other disorderly soliciting and procuring of hands by private persons to petitions, complaints, remonstrances and declarations, and other addresses to the Governor, Council and Assembly, or any or either of them, for alteration of matters established by law, redress of pretended grievances in church or state, or other public concernments, being made use of to serve the ends of factious and seditious persons to the violation of the public peace.

No perfors to folicit &c. more and affembly, unless confent to or by grand jury.

II. Be it enacted by the Governor, Council and Assembly, That no person or persons whatsoever shall solicit, labour or procure hers to petitions the getting of hands, or other consent, of any persons above the wer to the go-fernor, council number of twenty or more, to any petition, complaint, remonstrance, declaration or other address to the Governor, Council by three juffices and Assembly or any or either of them, for alteration of matters established by law in church or state, unless the matter thereof have been first consented unto and ordered by three or more justices of that county, or by the major part of the grand jury of the county or division of the county, where the same matter shall arise, at their public affizes, or general quarter sessions; and that no person or persons whatsoever shall repair to the Governor, Council or Affembly, upon pretence of prefenting or delivering any petition, complaint, remonstrance or declaration, or other addresses, accompanied with excessive number of people, nor at any one time with more than the number of ten persons, upon pain of incurring a penalty not exceeding the fum of one hundred pounds in money, and three months imprisonment without bail or mainprize for every offence; which offence to be profecuted in the supreme court, or at the general quarter lessions, within fix months after the offence committed and proved by two or more credible witnesses.

Nor repair to the governor &c. to prefent fuch petitions, &c. accompanied by more than ten perfons.

Offenders shall ілсит а репаку of £100 and three months imprisonment.

This act not to of council, &c.

Nicho addreifes vainer.

III. Provided always, That this act or any thing therein conextend to per-fons not exceed tained, shall not be construed to extend to debar or hinder any ingtwenty, pre-fending grievan- person or persons, not exceeding the number of twenty aforesaid, ces to members to present any public or private grievance or complaint to any member or members of the Council or Affembly, during the fitting of the General Affembly, or to the Governor, for any remedy to be thereupon had; nor to extend to any address whatsoever to the Governor, by all or any of the members of the Counof the council, ever to the Governor, of them, during the fitting of the General Affembly, but that they may enjoy their freedom of accels to his Excellency, as heretofore hath been used.

Αn