

C H A P.  
LXXII.  
If not applied  
for, to be again  
advertised, &c.

III. AND BE IT ENACTED, That if no person shall apply for such runaway within the space of thirty days from such commitment, then it shall be the duty of such sheriff, if residing on the western shore, to cause the said runaway to be advertised, as heretofore directed, in the Maryland Journal and George-town Weekly Leger, and, if residing on the eastern shore, to cause the same to be advertised in the Maryland Herald and Maryland Journal within sixty-days from such commitment; and to continue the same therein until the said runaway is released by due course of law.

Penalty for ne-  
glect, &c.

IV. AND BE IT ENACTED, That if any sheriff shall refuse or neglect to comply with the directions of this act, he shall, for every such refusal or neglect, forfeit and pay the sum of twenty pounds current money to the owner of such runaway.

Duration.

V. AND BE IT ENACTED, That this act shall commence and be in full force from the first day of April next.

Passed 22d of  
Dec. 1792.  
\* 1768, ch. 4.

C H A P. LXXIII.  
A Supplement to an act, \* entitled, An act for the preservation of the breed of fish. Lib. JG. No. 1. fol. 680.

This act was to commence on the first day of March then next, and to continue in full force for three years, &c. Continued by 1796, ch. 64, to 20th October, 1798. Expired.

Passed 23d of  
Dec. 1792.  
\* 1791, ch. 67.

C H A P. LXXIV.  
A Supplement to an act, \* entitled, An act regulating the mode of staying execution, and for repealing the acts of assembly therein mentioned. Lib. JG. No. 1. fol. 681.

Execution may  
be issued, &c.

BE IT ENACTED, by the General Assembly of Maryland, That execution may be issued on any judgment or decree rendered or to be rendered in any court of law or equity, or orphans court, or by any single magistrate, in this state, at any time within two months from the time of the rendition of such judgment or decree, any thing in the said act to which this is a supplement to the contrary notwithstanding, provided such judgment or decree shall not have been superseded agreeably to the directions of the said act.

And shall be  
endorsed, &c.

II. AND BE IT ENACTED, That the clerk or register of the court out of which any execution shall issue, shall endorse on such execution the day on which the judgment or decree, on which such execution shall issue, shall have been rendered, but the omission of such endorsement shall be no cause to set aside such execution; and the judge, justice or justices, before whom any supersedeas shall be taken, shall give a certificate thereof, expressing the names of the plaintiff and defendants, the court in which, and the sum for which the judgment or decree was rendered, and the time of entering into the supersedeas, and if it shall appear that such supersedeas was not entered into within two months from the time of the rendition of the judgment or decree, no execution shall be stayed thereby.

C H A P. LXXV.  
An ACT in favour of the president and directors of the Patowmack company and the commissioners of the federal buildings. Lib. JG. No. 1. fol. 682. Repealed by 1794, ch. 66.

C H A P. LXXVI.  
An ACT for establishing and securing the salary of the chancellor.  
Lib. JG. No. 1. fol. 683.

Preamble.

Supplementary and other acts 1797, ch. 71, 1798, ch. 86.  
WHEREAS the declaration of rights directs, that a salary be secured to the chancellor during the continuance of his commission; and the nature of his office, as well as the provisions of law, require the residence of the chancellor at the seat of government,

Chancellor's  
salary.

II. BE IT ENACTED, by the General Assembly of Maryland, That the chancellor shall be entitled to receive for all duties and services whatever prescribed, or to be prescribed, by law, an annual salary of nine hundred and fifty pounds current money, during the continuance of his commission, to be paid quarterly.

An addition was made by 1797, ch. 71, to the salary of the chancellor as such, and as judge of the land-office, of £. 175; and by 1798, ch. 86, the chancellor is entitled to receive, for all duties prescribed, or to be prescribed, by law, an annual salary of £. 1275; both of these acts were to continue till the 20th October, 1800, &c.

III. AND,