

1792.

L A W S of M A R Y L A N D.

C H A P. XLI. Proviso.

V. Provided always, That if any person or persons against whom any decree shall be made by virtue of this act, his, her or their heirs, devisees or representatives, or any person claiming under them, shall appear in the court of chancery at any time not exceeding eighteen calendar months from the time of making such decree, and request a review of the same, the chancellor, upon a bill filed by such person or persons, shall proceed to an examination of the matters in dispute, and to a final decree, according to the equity of the case, in the same manner as if the said person or persons, or those under whom they claim, had originally appeared before him.

C H A P. XLII.

Passed December 22.

A Supplement to the act, entitled, An act to establish a market in Frederick-town, in Frederick county, and for the regulation of the said market. *Orig. 1770 see Hannons Laws.*

Preamble.

WHEREAS it is represented to this general assembly, by the petition of sundry inhabitants of Frederick county, that the market law to which this is a supplement is defective, in as much as it does not assign at what hour the said market should begin, and there are no powers under the said original law investing the clerk of said market with authority to seize provisions wanting sufficient weight, and to guard against persons forestalling and engrossing provisions brought or bringing to said market during the market-hours: And whereas the prayer of the said petition is reasonable and just; therefore,

1785. ch. 54.
1795. ch. 7-

Market-hours, &c.

II. Be it enacted, by the General Assembly of Maryland, That the market-hours for said market shall be from sunrise to nine o'clock in the morning; and it shall be the duty of the clerk of said market, at the opening of the said market, to give notice thereof, by ringing a bell or giving some other signal; and if any person or persons shall sell or purchase any provisions before the market-hours aforesaid, such person or persons shall forfeit and pay, for every such offence, a sum not exceeding two pounds, to be recovered before a justice of the peace, to be applied to the purposes of the original act.

1795. ch. 7.

Provisions to be of sufficient weight, &c.

III. And be it enacted, That all provisions brought to said market shall be of good and sufficient weight and measure, to be weighed and measured, if necessary, by the clerk of said market; and if any provision brought to said market should not be of sufficient weight and measure, it is hereby declared to be the duty of said clerk to seize the same, and to lay such provisions, with the cause of such seizure, before some justice of the peace, who is hereby authorized to condemn said provision to be applied to the uses mentioned in the original act.

No person to engross, &c.

IV. And be it enacted, That no person or persons shall engross or forestal any provisions within the market-hours aforesaid, or within one mile coming thereto; and if any person shall engross or forestal any provisions, it is hereby declared to be the duty of such clerk, and all other persons, to complain to a justice of the peace, who is hereby authorized and empowered to condemn such forestalled and engrossed provision, at his discretion, for the uses mentioned in the original act.

C H A P. XLIII.

Passed December 22.

A Supplement to an act, entitled, An act to establish a market in Elkton, Cæcil county, and for the regulation of the said market.

Preamble.

WHEREAS it is represented to this general assembly, that the market law to which this is a supplement is defective, in as much as it does not assign at what hour the said market should begin, and there are no powers, under the said original law, investing the clerk of the said market with authority to seize provisions wanting sufficient weight, and to guard against persons forestalling and engrossing provisions brought or bringing to said market during the market-hours; therefore,

II. Be