

III. AND BE IT ENACTED, That if either of the said companies in the said original act mentioned shall not proceed to commence and carry on the work on said roads respectively within the time limited by said act, or shall not, within the time therein also limited to complete said roads respectively, according to the true intent and meaning of the said original act, and this supplement thereto, then and in either of those cases all and singular the rights, liberties, privileges and franchises, by the said original act, or by this supplement, granted on, in and to, the said road, wherein such default shall have been made as aforesaid, shall revert to the respective counties through which it passes, any thing in the said original act to the contrary notwithstanding.

C H A P.  
CI.  
Rights, &c. to  
revert, &c.

C H A P. CII.

An ACT to empower the clerk of Calvert county to remove certain records from the seat of justice.

Passed January 19, 1805.

WHEREAS by a law passed in the year seventeen hundred and forty-eight, chapter seven, the several clerks of the counties were authorised to remove out of their offices the four last dockets and papers, and the situation of the clerk of Calvert county rendering it expedient to extend the number of dockets which he may be permitted to remove; therefore,

Preamble.

II. BE IT ENACTED, by the General Assembly of Maryland, That it shall and may be lawful for the clerk of Calvert county to take, remove, or carry out of his public office, the last eight court dockets and papers next preceding the time of such taking out, and the same to keep at his own house, or any other place more suitable to his conveniency within the county, for and during such time as to him shall seem necessary, without being liable to incur the penalty imposed by law for removing records.

Clerk may remove dockets, &c.

C H A P. CIII.

An ACT to extend the powers of the levy court of Harford county in the case therein mentioned.

Passed January 19, 1805.

WHEREAS judgments were recovered in the general court, and also in Harford county court, against John Love, late a collector of the third district in said county, and his securities, for the same sum or sums of money due from him as collector of said district, which judgments, as rendered in the county court, are satisfied and paid by the said Love, with costs, and the said judgments in the general court stand open for interest and costs against him and his securities, and it being reasonable the costs of the suits in one of the said courts, should be reimbursed; therefore,

Preamble.

II. BE IT ENACTED, by the General Assembly of Maryland, That it shall and may be lawful for the levy court of Harford county to draw on any of the present collectors of said county having any fraction in their hands, in favour of the said John Love, for such sum or sums of money as he, in their judgments, shall be entitled to, on account of the costs, either of the suits in Harford county court, or in the general court, as they shall adjudge and direct, and in case there should be no fraction in the said collectors hands, that then it shall be lawful for the levy court aforesaid to levy upon the assessable property in the county, in the same manner as other county charges are levied, the amount of the costs aforesaid, which in their judgments they shall consider him entitled to as aforesaid, and the same, when levied, shall be collected as other county levies, and shall be paid to the said John Love, or his order.

Court to draw on the collector, &c.

C H A P. CIV.

An ACT to authorise the vestry of Saint-Paul's parish, in Baltimore county, to draw a lottery within the city of Baltimore.

Passed January 19, 1805.

WHEREAS by an act, entitled, An act to erect Baltimore-town, in Baltimore county, into a city, and to incorporate the inhabitants thereof, the drawing of lotteries within the said city is confined to special purposes; therefore,

Preamble.

II. BE IT ENACTED, by the General Assembly of Maryland, That from and after the passage of this act, it shall and may be lawful for the mayor and city council of Baltimore to authorise the aforesaid vestry to institute a scheme of a lottery within the said city, consisting of one or more classes, and to dispose of tickets in such lottery, for the purposes aforesaid, under such limitations as the mayor and city council shall by ordinance direct and appoint, any thing in the said act to the contrary notwithstanding; provided, that not more than twelve thousand dollars be raised by any scheme in virtue of this act.

Mayor, &c. may authorise a lottery, &c.