release to him and his sureties, upon the payment of the sum of three thousand, four hundred and sixty-two dollars.

No. 16.

Assented to MHEREAS, Charles Quinland, of the Eleventh Electron District of Baltimore county, did on the first day of December, eighteen hundred and sixty-

four, voluntarily furnish an acceptable substitute to the United States Army for three years under the call of the United States for troops, dated nineteenth December, eighteen hundred and sixty-four. And whereas, the Provost Marshal, Robert Cathcart, did certify to the aforegoing facts, and further, it appears that through some neglect of the Clerks in said Provost Marshal's Office, the substitute furnished by the said Charles Quinland was not credited to the quota under the aforesaid call, by reason of which neglect the said Charles Quinland has been deprived of the benefits of the bounty given by the State to such as furnished substitutes, and whereas, the County Commissioners of Baltimore County did pay the County bounty to said Quinland upon the certificate of the said Cathcart Provost Marshal, and it is in evidence that Alexander Murdock, State Bounty Commissioner for Baltimore County, could not pay to said Quinland the amount of bounty allowed by the State because the name of said Quinland was not returned to him by neglect in the Office of said Provost Marshal; therefore,

Be it resolved by the General Assembly of Maryland, That the Comptroller be, and is hereby directed to draw his warrant upon the Treasurer in favor of Charles Quinland of Baltimore county for the sum of three hundred dollars, that being the amount of bounty allowed by the state at the time the said Quinland furnished the substitute.