SEC. 3. And be it enacted, That all laws and usages repug- Repeal. nant and contrary to this act, be, and the same is hereby repealed.

An Acr authorizing the Levy Court of Caroline County to make the Sheriffs of said County, an allowance for ironing and unironing Criminals committed to their custody -1827, ch. 135.

WHEREAS, it is represented to this general assembly, by the Preamble. petition of the sheriff of Caroline county, that the levy court of said county has refused to make him any allowance for ironing and unironing prisoners committed to his care; And evhereas, the said levy court has doubts as to their power to make such allowance; therefore,

SEC. 1. Be it enacted, by the General Assembly of Maryland, Allowance 50 cts. each. That from and after the passage of this act, that it shall and may be lawful for the levy courts of Caroline county aforesaid, to allow the sheriff of said county, not exceeding the sum of fifty cents, for ironing and unironing criminals committed to his custody, as often as it may be necessary to iron and uniron the same.

SEC. 2. And be it enacted, That the levy courts aforesaid, therefor. be, and is hereby authorized to levy the same, on the assessable property of the county aforesaid, as other county charges are levied and collected.

## REGISTER.

Ar Acr to direct the Register of Wills of Caroline County to keep his Office in Denton, in said County, and there to deposite the Records, Books and Papers, belonging to said office.—1802, ch. 63. Merged in 1811, ch. 158.

A SUPPLEMENT to an Act, entitled, an Act to direct the Register of Wills of Caroline County to keep his office in Denton in said County, and there to deposite the Records, Books and Papers, belonging to said Office.—1811, ch. 158.

Be it enacted, by the General Assembly of Maryland, That Register to it shall be the duty of the register of wills of Caroline county, at his office and he is hereby directed and required, from and after the first in Denton. Monday of March next, to give daily attendance, (Sundays excepted,) himself or by a deputy, at his office in the town of Denton in said county, for the transaction of such business as appertains to his office; and if the said register of wills shall refuse or neglect to comply with the provisions of this act, he shall for such neglect or refusal forfeit and pay a sum not exceeding five dollars, for every day he shall so neglect or refuse to comply with the provisions, to be recovered by indictment before the judges of the county court of said county, to be collected as other fines are, and applied to the use of said county, any thing in the act to which this is a supplement to the contrary notwithstanding.