

pairs of the public roads ; the opening of new roads, designating the several sums allowed to individuals for lands over which roads shall have been laid out ; with such other items as the said commissioners may judge will have a tendency to convey general information concerning the various transactions of the year.

1838, ch. 55, see 'Roads,' post.

CONSTABLES.

1836, ch. 190, see 'Commissioners of Tax,' ante page 1820.

CONVEYANCES.

1836, ch. 93, see 'County Court,' post.

COUNTY COURT.

AN ACT to provide for the meeting of the Court of Carroll County, and for other purposes—1836, ch. 93.

Meetings
prescribed.

SEC. 1. *Be it enacted, by the General Assembly of Maryland,* That the judges of the third judicial district of this state, be, and they are hereby required to meet at Westminster, in Carroll county, and hold court for the transaction of business twice in each and every year, one session of the court to commence upon the first Monday of April, and the other session of the court to commence on the first Monday of September, and that the first session commence on the first Monday of April, eighteen hundred and thirty-seven.

As to place.

SEC. 2. *And be it enacted,* That until the erection of a court-house in said county, the said judges may in their discretion hold their court in any house in the town of Westminster which they may select and be able to procure for that purpose ; and they are hereby authorized to contract and agree at the county charge for a convenient place in the said town to hold their courts, and for a convenient place in the said town for the keeping their books, papers and records.

Enrolment
of convey-
ances made
valid.

SEC. 3. *And be it enacted,* That all conveyances of real property in Carroll county, made and executed since the confirmation of the act establishing said county, shall be as good and valid to all intents and purposes whatever, if enrolled amongst the records of said county within six months after the appointment of a clerk in said county, as if they had been enrolled within six months from their execution and delivery ; and all conveyances of personal property in said county required by law to be recorded, shall be as good and valid, to all intents and purposes whatever, if recorded among the said records within twenty days from the appointment of a clerk for said county, as if recorded within twenty days from their execution and delivery.