SEC. 2. And be it enacted, That if the said loan contem- Lovy diplated by the first section of this act, be made and obtained rected. with the assent and concurrence of the said levy court of Kent county, then the said levy court of Kent county be, and they are hereby authorized and required to levy upon, and collect from the inhabitants of Kent county, the said sum not exceeding ten thousand dollars, borrowed upon the faith of the county as aforesaid, as other charges are levied and collected, and that the same be paid over to said trustees or their order; Provided nevertheless, that a sum not exceeding twelve hun- Limitation. dred dollars, and the interest accruing upon the said loan, shall be levied in any one year.

SEC. 3. And be it enacted, That the trustees aforesaid, and Authority their successors for the time being, shall be and they are to receive. hereby authorized and empowered to demand, receive and recover from the collector of said county, the said sum so levied and collected as aforesaid, at the times they respectively become due.

SEC. 4. And be it enacted, That so much of the act to which Repealing this is a supplement, as may be inconsistent with, or contrary clause. to the provisions of this act, be and the same is hereby repealed.

An Acr relating to Pensions by County Assessment.—1835, ch. 307. See 'Charles County,' title 'Poor,' ante page 1859.

PRISONERS.

An Acr to increase the allowance to Sheriffs for keeping Prisoners in Gaol, and finding them Victuals, in the several Counties therein mentioned.-1816, ch. 178.

See 'Calvert County,' title 'Prisoners,' ante page 1743.

REGISTER.

An Acr to compel the Registers of Wills in the several Counties herein mentioned to keep each his office at the Seat of Justice in the County for which he shall be Register .- 1804, ch. 39. See 'Charles County,' title 'Register,' ante page 1861.

ROADS.

An Acr relating to the Public Roads in Kent County .- 1799, ch. 81. Repealed by 1800, ch. 58.

An Acr for the improvement of the Public Roads in Kent County .- 1800, ch. 58.

WHEREAS, the present law relating to the public roads in Preamble. Kent county, has been found to bear very unequally on the citizens thereof, and inadequate to the purposes for which it was intended; therefore,

SEC. 2. Be it enacted, by the General Assembly of Maryland, thorized for repairing That the justices of the levy court for Kent county, or a ma-roads.