

**SEC. 5.** *And be it enacted,* That a certificate signed by the clerk of the county court, expressing the number of days which any juryman or state witness may have attended said court, and the sum due to him for such attendance, shall be a sufficient authority to the said collector, to pay the amount so specified in the said certificate. Certificates.

**SEC. 6.** *And be it enacted,* That the said collector shall annually settle his account with the said levy court, for the moneys which he may have collected under the provisions of this act, and pay over to the said levy court any surplus remaining in his hands, which surplus, if any, shall be applied to county uses. Collector to settle annually.

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#### METHODIST CAMP MEETINGS.

The local laws for their protection are merged in 1824, ch. 53, ante page 803.

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#### LEVY COURT.

See title 'Commissioners of Montgomery County,' ante page 2032.

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#### MAGISTRATES' COURTS.

A SUPPLEMENT to an ACT to establish Magistrates' Courts in the several Counties of this State, and to prescribe their Jurisdiction, so far as the same relates to Montgomery County.—1838, ch. 278.

*Be it enacted, by the General Assembly of Maryland,* That from and after the first day of May next, the justices of the magistrates' court, in and for Medley's, or the third district of Montgomery county, or a majority of them, shall hold their monthly court, for the said district, at least once in every month, at Poolesville, and Barnesville, alternately. Court in Medley's district.

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#### NEGROES, FREE.

1823, ch. 161, merged in 1831, ch. 281, ante page 1035.

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#### POOR.

1787, ch. 16, see 'Harford County,' title 'Poor,' ante page 1957.

1825, ch. 150, repealed by 1835, ch. 307, ante page 1859.

AN ACT to enlarge the Powers of the Trustees of the Poor in Montgomery County, and for other purposes.—1826, ch. 29.

**WHEREAS,** it sometimes happens that persons labouring under bodily infirmities, or other afflictions, in consequence of their being destitute of friends or connexions, may be reduced to the necessity of going to the county poor's-house, whilst they may, notwithstanding, have some remnant of property left, or some debts due to them; *And whereas,* it is just and right if the county takes such persons upon their bounty for support, that any property or debts that may remain to them, should go to the use of the county; therefore, Preamble.