An Acr, entitled, an Act to pay Jurors in Baltimore, for removed cases from Harford County, and for other purposes.—1839, ch. 265.

County or city from which cause is removed, to pay expenses.

SEC. 1. Be it enacted, by the General Assembly of Maryland, That when a cause or prosecution is removed from Harford county to Baltimore county, for trial, or from Baltimore county or city of Baltimore, to Harford county, for trial, the county or city from which the remove is made, shall pay all the expenses of such trial incurred in the paying of jurors, bailiffs, and the officers of court during the time occupied by such trials, and also in the paying of witnesses in criminal cases, where, by law, the county or city is bound to pay the witnesses.

County or city where trial is had, to pay and collect from where cause originated.

SEC. 2. And be it enacted, That the county or city where the trial is had, or to which the cause or prosecution is removed, shall, in the first place, pay to the jurors, bailiffs, and all other persons, such portion of the expenses as may be due to them respectively, in the same manner and at the same time as if the expenses had accrued from the trial or pendency of a cause or prosecution originating in such county or city, and that the county or city from which such cause or prosecution may be removed, shall pay to the county or city to which the same may be removed, all such expenses as arise from the trial or pendency thereof, instead of paying the same to the persons and individuals for whose per diem, mileage fees, and services, the same may be due, and the commissioners, treasurer or other proper officers of said counties or city, are respectively authorized to receive from each other such expenses; but the persons and individuals to whom such expenses are to be paid for per diem, mileage fees, or services, are not to be delayed in receiving what may be due to them, by reason of any delay there may be in the said counties or city paying each other.

An additional Supplement to the Act, entitled, an Act to authorize the Governor and Council of Maryland to appoint the Inspectors of Flour for this State, passed at December session, eighteen hundred and twenty-five, chapter one hundred and seventy-four.—1839, ch. 268.

Flour of superior quality to be branded 'family'.

SEC. 1. Be it enacted, by the General Assembly of Maryland, That from and after the first day of April, eighteen hundred and forty, it shall be the duty of the general inspector of flour in the city of Baltimore, to cause all barrels and half barrels of flour of a superior quality to that which is denominated and branded 'superfine,' to be branded with the word 'family,' which brand shall be considered the best or finest brand, and if any person or persons, other than the inspectors of flour duly appointed, shall place the said brand on any cask, barrel or half barrel of flour, he shall forfeit and pay to the state a fine of