

The treasurer of the western shore to have the care of the debt books and other papers relative to the revenue of the late proprietaries, and the bond to be answerable—1781, ch. 20, sec. 4, 169

The governor and council empowered to make rules, &c. for the treasurers in issuing their titlings or orders for warrants—1781, ch. 20, sec. 6, 170

The treasurers respectively shall finally ascertain the value of the land and improvements therein mentioned, and shall receive the money therefor—1781, ch. 20, sec. 9, p. 169 ; 1795, ch. 61, sec. 4, 324

See *Land and Land-office.*

The treasurer directed to return the caution money paid on certificates, which, by the chancellor, may be decreed void, and to retain the certificates so endorsed as vouchers—1785, ch. 67, sec. 2, 322

The sheriffs to pay over to the treasurers annually, on or before the tenth of November, all money received on account of fines, &c. except the costs—1795, ch. 74, sec. 3, 7, 327

The clerks to transmit annually, on or before the tenth of November, to the treasurer of the western shore, lists of executions for fines, and of the sums acknowledged to be received therefor by the sheriffs—1795, ch. 74, sec. 5, 328

A copy of any of the books, papers, entries or proceedings, of the treasury, attested and sworn to be true copies by the treasurer, shall be received in evidence in any court as if the original books, &c. were produced—1798, ch. 108, 416

Payment to be made to the treasurer in cases of escheat of a part of lands held in tenancy in common—1800, ch. 70, 431

A stated account, signed by the treasurer, to be produced on motion for judgment against county clerks—1800, ch. 82, sec. 4, 432

The form and penalty of the bonds to be given by the treasurers, prescribed—1801, ch. 66, sec. 1, p. 457 ; sec. 3, 458

The security to be approved by the governor and council—1801, ch. 66, sec. 1, 457

The governor and council empowered, when the securities become invalid, to require such treasurers to give bond, &c.—1801, ch. 66, sec. 2, 457

A refusal within twenty days to be a disqualification, and the vacancy to be filled by the governor and council, during the recess of the assembly—1801, ch. 66, sec. 2,* 458

To pay the valuation of slaves or servants, where punishment is commuted, on the order of the governor—1802, ch. 92, 467

Treasurer may compound with persons who have made discovery of property liable to confiscation—1802, ch. 100, sec. 8,† 469

In case such person neglects to purchase state's right, may be disposed of to any other person—1802, ch. 100, sec. 9, 470

Persons purchasing may prosecute suit for recovery of said property—1802, ch. 100, sec. 10, 470

Deeds to be executed by the chancellor—1801, ch. 100, sec. 11, 470

Bonds to be a lien on the property—1802, ch. 100, sec. 12, 471

* See 1823, ch. 195.

† See note thereto.