

CHAP. 141. sustained by the said John Logsdon, Philip Worbell, John Diffenbough, John Cover, John Mathias and Peter Erb, or either of them, by the location and making the Baltimore and Reister's-town turnpike road through their lands or farms, taking into consideration the advantages and disadvantages arising by making the road aforesaid, and the said jurors shall, after valuing the damage which may be sustained by the owner or owners of the lands or farms through which the aforesaid road passes, return, under their hands and seals, to the justice who issued the warrant, one copy of their valuation in each case, one other copy to the president of the company, and one other copy to the owner or owners of the said lands, and the president of the Baltimore and Reister's-town turnpike road company shall pay, or cause to be paid, such sum in each case to the person in whose behalf such valuation shall be made, and in case of neglect or refusal by the president of said company, suit may be brought against the president of the said company by action of debt for recovery thereof by the person entitled to receive the same.

This section was repealed by 1811, ch. 195; but that act was also repealed by Nov. 1812, ch. 116.

Allowance to sheriff, &c.

3. AND BE IT ENACTED. That the justice of the peace, and sheriff, shall be entitled to receive the same fees for services performed under this act as they are allowed in similar cases, and the persons summoned as jurors to value the damages or injury sustained as aforesaid, shall each receive one dollar for every day he shall attend in the discharge of his duty for that purpose, which fees and allowance shall be paid either by the president of the company or the person or persons named in this act, as the case may be, against whom the judgment of the jury aforesaid may be adjudged.

If jury shall be satisfied that road was laid out over lands with consent of owners, they shall not find damages.

4. AND BE IT ENACTED. That if the president and managers of the aforesaid company shall produce to the jurors, summoned to value the damages, an instrument of writing, under the hand of either of the complainants, or such other testimony as shall satisfy them, or a majority of them, that such road was located and made over the lands or farms with the consent and approbation of the owner or owners thereof, then they shall not find any damages in the case, except for costs against such complainant or complainants.

CHAP. CXLII.

Passed Dec. 25.

An Act for the relief of Charles Wallace. Lib. TH. No. 2, fol. 626.
A Private Act.

The state's right released to him in lot number 36 in the city of Annapolis.

CHAP. CXLIII.

Passed Dec 25.
* Nov 1809, ch. 71.

A Supplement to the Act, entitled, An Act authorising a Lottery for raising a sum or sums of Money for the purpose of erecting a Building to be called The Baltimore Female Academy.* Lib. TH. No. 2, fol. 627.

Other managers appointed.

2. BE IT ENACTED. by the General Assembly of Maryland, That William Sinclair, William Ross, Hezekiah Price, John S. Hollins, Charles Robinson, Jacob Myers, Samuel Sterett, Robert Barry, William Steuart, Thomas Sheppard, William Jackson, Benjamin Fowler, James Biays, William Norris, Robert C. Long and James Wilson, he and they are hereby appointed managers of the lottery