CHARLES RIDGELY, OF HAMPTON, ESQ. GOVERNOR.

Montgomery counties, to be recorded among the records of said CHAP. 65. counties; whereupon the levy courts of said counties shall appoint an overseer to open and clear said road, agreeably to the plots and certificates aforesaid; and said road when cleared and opened as aforesaid, shall be and the same is hereby declared to be, for ever afterwards, a public road.

3. AND BE IT ENACTED. That the said levy courts of the coun-Levy authorised. ties aforesaid are hereby authorised to open the said road at the expense of the said counties, by a levy on the assessable property of the said counties, if in the judgment and discretion of the said levy

courts the public utility and advantage require it.

4. AND BE IT ENACTED, That the said commissioners, or a ma- Damages to be asjority of them, shall value and ascertain the damages that may be sustained by each and every of the persons through whose lands the said road may pass, by the opening the same, taking into consideration the advantages and disadvantages, if any, and the damages so ascertained shall be levied and assessed as other county charges are, and shall be paid over to the persons respectively through whose land the said road may pass; Provided however, that no provise. person or persons through whose land the said road may pass, and who has signed the petition for the same, shall be entitled to any

damages by virtue of this act.

5. AND BE IT ENACTED, That if any person or persons through moned to ascertain whose land the said road may pass, or his or their guardian or damages. trustee, shall conceive himself, herself or themselves, aggrieved by such valuation or assessment of damages by the commissioners aforesaid, it shall or may be lawful for a justice of the peace of said counties, on his or their application, to issue his or their warrant, under seal, directed to a constable of the flundred, commanding him to summon twelve disinterested men, qualified to serve as jurors in the county courts aforesaid, to meet upon the premises upon a certain day, of which ten days nonce at least shall be given to the party or parties interested; and the said jurors, when so met. and having each first taken an oath before some justice of the peace, that he will, without favour, affection, prejudice or partiality, assess the damages sustained by the person or persons at whose request such inquisition shall be taken, by reason of opening the said road through his, her, or their land, shall thereupon value and ascertain the damages accordingly, taking into consideration the advantages and disadvantages, if any, and such inquisition and valuation shall be final and conclusive between the parties respectively.

CHAP, LXVI.

An Act extending the time for taking the Bond of the Sheriff of Balti- Passed Jan. 27 1818 more County. Lib. TH. No. 5, fol. 555.

BE IT ENACTED, by the General Assembly of Maryland, That Time extended for the time for taking the bond of the sheriff of Baltimore county be taking bonds extended to the fifteenth day of February next, and that if the said sheriff shall at any time before or on the fifteenth day of February next, give a bond in all other respects agreeably to law, the said bond shall have the same effect, to all intents and purposes, as if the same had been taken on or before the time prescribed by law.