e cause to be mixed, any corn meal or other flour with wheat flour, for the purpose of selling, or otherwise disposing of the same as wheat flour, or shall send the same out of the state for the purpose, or with the intent, of selling or otherwise disposing of it, he, sho or they, shall forfeit and pay, for each and every such offence, a sum not less than two hundred dollars, nor more than one thousand dollars, one half to the informer, and the other half to the state, and in case such offender or offenders shall be unable to pay the same, shall suffer not less than three nor more than twelve months imprisonment, in the discretion of the court.

2 And BE IT ENACTED. That it shall be the duty of every magistrate before whom any information may be ledged, and proof ed against made, of any such practice, to issue his warrant to any constable of the county in which the same shall be committed, commanding him to bring such offender or offenders before him, or any other justice of the peace for said county, who shall recognize him or them in the sum of two thousand dollars, with good and sufficient security, or in case of neglect or refusal, then to commit such offonder or offenders to prison, to take his or their trial at the next

court having competent jurisdiction. S. AND BE IT ENACTED, That it shall be the duty of the several county courts in this state to give this act in charge to the grand grand juries. juries of their respective counties.

CHAP. LXXXIII.

An Act to change the place of holding Elections in the Fourth Election Passed Jan 23 1808 District of Montgomery County. Lib. TH. No. 1, fol. 118. See 1805, ch. 97.

WHEREAS it it represented to this general assembly, by the peti- Preamble tion of a number of inhabitants of the fourth election district in Montgome y county, that they labour under considerable inconvenience, inasmuch as the place of holding elections in said district is not central, and praying that a law may pass changing the place of elections from where it is now held to Edward Berry's, commonly called Coale's Ville, in said district; and the prayer thereof appearing reasonable, therefore,

2. BE IT ENACTED, by the General Assembly of Maryland, That 2. BE IT ENACTED, by the General Assembly of Maryland, That Elections in fature all elections in the fourth election district in Montgomery at coales-villa county shall be held at Edward Berry's, commonly called Coale's-Ville, in said district, any law, usage or custom, to the contrary not withstanding.

See November 1809, ch. 110, as to holding elections in the first election dis-

CHAP LXXXIV.

An Act compelling the Proprietors of Lots binding on the Water at the Paned Jan 25 18 west end of the Bason in the City of Baltimore to extend and improve the same. Lib. TH, No. 1, fol, 118. See 1801, ch. 92.

WHEREAS a number of the inhabitants of the city of Baltimore, Preamble by their petition to this general assembly have set forth, that several proprietors of lots binding on, and entitled to the privileges of, the water, at the west end of the city of Baltimore, between Prattstreet and Forrest street, have wharfed out, extended and improve cal, the whole front of their several lots respectively, until they in-