

for a period of not less than one year, nor more than three years, in the discretion of the court; provided, however, that nothing herein contained shall be construed to prohibit the *bona fide* issuing of duplicate receipts, acceptances or other vouchers aforesaid, with the word "duplicate" conspicuously written or printed upon the face thereof, in the stead of any original outstanding receipts, acceptances or other vouchers aforesaid, which may have been lost, destroyed or mislaid.

State v. Bryant, 63 Md 66.

1876, ch. 202, sec. 7.

7. No person having any claim, right or action whatever under this article or otherwise upon or under any instrument declared negotiable thereby, or by reason of the issuing, negotiation or holding of said instrument, or the doing of any matter or thing by this article forbidden or made punishable, shall be in any way hindered or precluded from asserting or maintaining the same by or because of any prohibitory or punitive provision in this article contained.

ARTICLE XV.

BOUNDING LANDS.

- | | |
|--|--|
| <ol style="list-style-type: none"> 1. What court to issue commission. 2. Who entitled to commission. 3. When lands lie in this or adjoining State or in adjoining counties. 4. Separate parts of same tract 5. Notice of proposed commission, how given. 6. How commission to be issued. 7. Notice of meeting of commissioners. 8. Oath of commissioners. 9. Meeting of commissioners 10. Summons for witnesses. | <ol style="list-style-type: none"> 11. Attachment for non-attendance. 12. Oath to surveyor and chain-carriers. 13. Depositions of witnesses 14. Marking boundaries; plats and certificates. 15. When record conclusive; qualifications. 16. Lines fairly agreed on not to be varied 17. Lines and boundaries agreed on may be recorded. 18. Compensation of commissioners. |
|--|--|

P G. L., (1860,) art 15, sec. 1. 1786, ch. 33, sec 2.

1. Any commission authorized by this article may be issued by the circuit court for the county where any part of the land