

CHAP. 295.

3d & 5th Congressional districts

Elections—
totaCase of portions
of each district, &c.

Two ballot boxes, &c.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That the lines, boundaries and limits of the third and fifth congressional districts of this State, be and remain the same as they were before the erection of Carroll county.

SEC. 2. *And be it enacted,* That the voters residing in that part of Carroll county which lies within the said third congressional district, shall vote for a member of Congress for said third congressional district, and that the voters residing in that part of Carroll county which lies within the said fifth congressional district, shall vote for a member of Congress for said fifth congressional district, at the same time and places, and before the same Judges of election respectively, at which and before whom, they vote for Delegates to the General Assembly of Maryland.

SEC. 3. *And be it enacted,* That in all cases where a portion of the said third congressional district and a portion of the said fifth congressional district shall be contained in one election district of Carroll county, the Judges of election of said district, shall keep a separate box in which the ballots of the voters of the third congressional district shall be deposited, and also a separate box, in which the ballots of the voters of the fifth congressional district shall be deposited, and that the pole be kept open, and that all other formalities and requisitions be complied with as regards said elections that are now required by law in the election of Representatives in the Congress of the United States from this State.

CHAPTER 295.

Passed Mar. 21, 1837, *A Supplement to the act to Incorporate the Hagerstown Bank.*

Preliminary acceptance

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That if the president and directors of the Hagerstown bank shall on or before the first day of January next, pass and file with the Governor and Council of the State of Maryland, a resolution authorized at a general meeting of the Stockholders of said bank, of which ten days notice shall be given in all