CHAP. 224.

Sec. 4. And be it enacted, That the said commissioners are hereby empowered to authorise the supervisor of any public road in Calvert county, to contract for such wood, timber, or other materials, as may be necessary to construct, or keep in good repair, any such road, causeway, or bridge. Provided, however, that nothing in this act shall be a supervised to the contract of the co

Compensatio

by law or contract to keep any bridge in repair.

Sec. 5. And be it enacted. That no supervisor shall be privileged to receive pay for a greater number than ten days in each year, and the said supervisors shall receive, for each day that he may have worked upon said roads, provided said number of days does not exceed ten, the sum of not less than one, or more than two dollars, at the discretion of said commissioners court.

extend to, or effect any cases where persons are compelled

Penalty for ne cut to furni fands, &c. Sec. 6. And be it enacted, That whenever any master, owner, or overseer, shall neglect or refuse to comply with the requisition made by any supervisor, agreeably to the provisions of this act, for hands, horses, or ploughs, the said master, owner, or overseer, shall be subject to a fine of double the per diem allowance made by this act, for hands, horses or ploughs, for each and every hand, horse or ploughs for each and every hand, horse or plough so refused or neglected to be sent, to be recovered as other small debts are, one half for the use of the supervisor of the Hundred in which the said master, owner or overseer may reside, and the other half for the use of the county.

## CHAPTER 224.

Paurd Mar. 15,1833 An act for the relief of George Fouke and Elizabeth his wife, and Henry and Louis Fouke.

Preamble.

WHERKAS, it has been represented to this General Assembly, by the petition of George Fouke and Elizabeth his wife, and Henry and Louis Fouke, that a judgment of affirmance has been entered in the court of appeals, in a cause from the court of chancery, in which they were appellants against a certain Henry Kemp, under a misconception of the arrangement of the business of the court, and of the counsel of the parties, and praying that the same may be

reinstated for argument in the said court—Therefore,

Be it enacted by the General Assembly of Maryland,

That the court of appeals may, at their discretion reinstate