	Chu	zp.	Sec.
	the act of 1835, ch. 201, as directs that if		
	the monies received by the chief justice of		
	District Court be sumcient to pay the Po-		
	diem allowed to the district justices, the		
	vy court &c to nav such sums as shall make		
	up the full amount &c. repealed, so lat as	38	1
	relates to	,,0	
	Additional court instituted in Havre-de-		
	Grace with all the powers, &c. within the		
	limits of said town as other district courts, &c. Governor to appoint three justices, &c.	"	2
	In all agged of attachment, repleving		
	ver gra inrightetion of said court not ca		
	alugies but concurrent with tity tours		
	of appealing from decision of a justice of the		
	manage to said court repealed.	"	3
	Clark of the court of may blace his ices		
	in the bands of the sperill didn't time so		
23	twoon let lanuary and 1st April 1st		
910	year, to be accounted for on or before	110	
	November &c.		
	Additional poll to be held in second district at Havre-de-Grace, &c.	139	1
	Commissioners to appoint judges, &c.		
	ombans court of to pay to E. Healy, WI-		
	days of lamos Healt silling dillount us no mus		
	entitled to receive as his proportion of school		
	fund for educating poor children, wide wite	143	
	nay over to the heirs of, &C.	230	
1	Act relating to school fund of, &c.	200	
	Trustees of the poor of, or super-		
	visor under their direction to keep an ac- count of sales made, and an account of all		
	articles purchased, &c. to be verified and		
	returned to commissioners of, &c. copy of		
	such accounts to be set up at the place of		
	bolding elections. &C.	202	1
	Trustees to cause list of paupers to be	"	
	kent &c.		2
	Omission to discharge the duties, &c. to		3
	be deemed a misdemeanor, &c.		3
HANCE,	WM.—May place his fees for 1842 in the hands		
	of the sheriffs of the counties at any time before the 1st of May 1843, sheriffs not to		
l be be	be liable for said fees before 10th December		
	then next ensuing.	62	MAH.
	then lieve champa.		