THOMAS

SEC. 2. J City Counc powered to ordinance, f and to perfe opening and expedient so

An act to al Stansburi collectors ty, further

trug yas hely

estime, more

SECTION Maryland, James Spice Harford cou one, eightee and forty-th Robert L. taxes in Ha and forty-tl Isaac Stans in Harford forty-three, hundred and county and and forty-th Hugh C. W taxes for the teen hundre

енар. 133. within nine months after the appeal is taken, and upon the receipt of such transcript or record by the clerk of the Court of Appeals, he shall enter the case upon the Issue sum. docket of his court as if the term next after the date of said appeal.

To hear and determine.

SEC. 2. And be it enacted, That it shall be the duty of the Court of Appeals to hear and determine said appeals at the first term of the Court of Appeals, after such appeals are taken and transcript filed; provided, the record is filed in the said Court of Appeals within nine

the sitting of the next Court of Appeals, after said appeal is entered.

Take effect.

Provisc.

be, shall proposed to be the co SEC. 3. And be it enacted, That the provisions of the preceding sections shall take effect from the date of this law, and shall apply to case or cases now depending in the said Court of Appeals, as well as to those which may hereafter arise. his sonols remond and his bong savianos

months from the time of the appeal entered, or before

see licensed do trade or sell out it be or she feels ogthen salt of thought CHAPTER 133. Took add yet to vorry. press or period the

judge shall suppress his order likenser, presided thathif Province. the said judge shall so spaniss said license, the person

21, 1846.

Passed Feb. An act entitled, a further supplement to the act to regu-late the fees of Notaries Public, passed at December session, eighteen hundred and forty-one, chapter two hundred and eighty.

Notaries Pubbond.

Passed Feb. 20, 1846.

Clerk to make out and transmit record.

Neglect or re fuse to bond.

SECTION 1. Be it enacted by the General Assembly of Maryland, That all Notaries Public who shall be hereafter appointed by the Executive, shall be required before they shall be commissioned or authorised to discharge the duties of their office, to give a bond to the State of Maryland, with security to be approved of by the Governor, in the penalty of two thousand dollars, conditioned for the payment into the treasury of that portion of the notarial fees received by them for the use of the State, and which under the supplemental act of December session, eighteen hundred and forty-four, chapter one hundred and ninety-six, they are required to pay into the treasury.

Sec. 2. And be it enacted, That if any person who

shall be hereafter appointed a notary public, shall neglect or refuse to give the bond required by the preceding section of this act, within thirty days from the date of his appointment, it shall be the duty of the Governor to appoint some other person in his place. To base add rebau