

CHAP. 223. SEC. 3. *And be it enacted*, That this act shall not continue in force longer than one year from the date of the passage thereof.

In force 1 year

CHAPTER 222.

Passed Mar. 2, 1846. *A further additional supplement to the act entitled, an act for the recovery of Small Debts.*

Fieri facias,
&c may issue
&c.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That from and after the passage of this act, a fieri facias, venditioni exponas or capias ad satisfaciendum, may be issued by any justice of the peace in this State, on a short copy of a judgment rendered by any magistrate or district court in any county of this State, and also by any magistrate or district court in any county in this State, or a short copy of a judgment rendered by any justice of the peace in any county in this State, in the same manner as is now the practice on a short copy of a judgment by a single justice of the peace residing in the same county; *provided always*, that the said short copy be certified in the usual manner by the clerk of the county court, of the county where the said judgment may be rendered, and the seal of the office thereto annexed.

Proviso.

Magistrates to keep index of docket, under penalty of \$10

SEC. 2. *And be it enacted*, That hereafter, it shall be the duty of the several magistrates, or district courts, and justices of the peace in this State, to keep full alphabets or indexes to their dockets, under a penalty of ten dollars, to be recovered on presentment by a grand jury, one-half to be to the informer, who shall be a competent witness, and the other half to be paid to the levy court or treasurer of the primary school fund in the county, to be rateably distributed among the said schools.

CHAPTER 223.

Passed Mar. 2, 1846. *An act for the benefit of William Bryan, collector of taxes for the Third Collection District of Anne Arundel County.*

Authorised to collect.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That William Bryan, collector of taxes for

the third of the years hundred and empov now remain tract, in the privileges a case made

SEC. 2. an shall, in aforesaid c of the peac and unpaid or satisfact than the cr

SEC. 3. tinue in f thereof.

An act to w

Be it en That all su the presen same are h the last M session of ded howev strued so may have fied at the to extend or any act ever, or th them.