

CHAP. 170.

CHAPTER 169.

Passed May 19, 1852. *AN ACT to provide for payment of expenses occasioned by the Removal of Civil Causes.*

Expenses to be borne by county or city from which removed.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That whenever a civil cause is removed for trial from one county to another county, or from a county to Baltimore city, or from Baltimore city to a county, the cost and expenses, occasioned by such removal, (except those which are chargeable against the parties litigating,) shall be borne by the county or city, from which such cause has been removed.

Costs to be ascertained by clerk.

SEC. 2. *And be it enacted,* That the particulars and amount of such costs and expenses shall be ascertained by the clerk of the court to which such cause has been removed; and, being examined and approved by the judge, shall be certified by him accordingly.

Authority to levy for costs, &c.

SEC. 3. *And be it enacted,* That it shall be the duty of the county commissioners of the county, or the mayor and city council of Baltimore, as the case may be, from which such cause has been removed, to levy the aforesaid costs and expenses upon the assessable property of the said county or city, as the case may be, and when collected, to order payment of the same to the county commissioners of the county, or to the register of the city of Baltimore, or to their order, to which the said cause may have been removed as aforesaid.

In force.

SEC. 4. *And be it enacted,* That this act shall take effect from its passage.

CHAPTER 170.

Passed May 22, 1852. *AN ACT authorising the Orphans' Court of Worcester county to complete the Record of Proceedings of the late Orphans' Court of said county.*

Authority to order register of wills to record proceedings.

Be it enacted by the General Assembly of Maryland, That the Orphans' court of Worcester county, upon being satisfied that any decision or other proceeding of the late Orphans' court of said county, which should have been made a matter of record among the proceedings of said court, has not been recorded,

E.
shall
order
decisi
made
the s
made
AN
St
the
SE
of M
Slack
and C
ed co
groun
the ci
one n
and o
into a
servat
conve
streets
laid o
Poppl
afores
timor
ty of
happe
ploy s
a secr
be pa
sioner
to be
SE
comm
plana
lodges
for Ba
count
SE
of av