shabitants bak

T. WATKINS LIGON, ESQUIRE, GOVERNOR.

either berore or after judgment, and no appeal shall be taken from the judgment of said justice in any of the cases hereinbefore mentioned.

by hope annelstangered at sort there are the appropriate

Assess who say becomes the real parties of the other and the say

to be

n

n

d

15

wit

1075

bun

dree

Istie

5(1)

de vi

100

50e

i to

到的

bns

ratios

acata-

经验验

ESSE.

didds.

ED)

Bogs

200

SEC. 2. And be it enacted, That this act shall be inforce from and after the day of its passage. of their billions of the party one and are all

In force.

Amount of the state of the stat CHAPTER 139.

AN ACT to provide for the speedy collection of State Passed and County Taxes in Baltimore county, and to au- Mar. 9, 1854. thorise the County Commissioners of said county to effect a loan in anticipation of the same.

SECTION 1. Be it enacted by the General Assem- Authorityte bly of Maryland, That the commissioners of Balti-levy. more county, are hereby authorised and required to levy upon the assessable property of Baltimore county, on or before the first day of April, eighteen hundred and fifty-four, the State tax for the year eighteen hundred and fifty-four, and the county taxes for the year eighteen hundred and fifty-three, and eighteen hundred and fifty-four, so as to bring up the arrear of levy for the current year, eighteen hundred and fifty-four; and it shall thereafter be their duty to levy the State and county taxes for said county, on or before the first day of March, in each and every current year, for which such taxes may be due and payable.

Sec. 2. And be it enacted, That for the purpose Arrears of of bringing up the arrear levy for eighteen hundred and taxes. fifty-four, the said commissioners are hereby authorised and required to apply to the credit of said levy, all monies heretofore levied for the repairs of the court house under authority of the acts of eighteen hundred and thirty-four, and eighteen hundred and thirty-seven, relating to the repairs of said court house; and also, all monies heretofore levied for the use of the Mayor and City Council of Baltimore, which several sums, may not have been paid over, as prescribed by said acts of eighteen hundred and thirty-four, and eighteen hunand to 20 miles decree suspensible serious is but yetter of