

CHAP. 195. *forementioned place, they shall report such opinion, in writing, to the levy court aforesaid; and each of the commissioners hereby appointed shall have an allowance of two dollars for each and every days attendance in discharge of the duties herein required, to be levied, collected and paid over, as other county charges are levied, collected and paid over.*

Persons aggrieved
may appeal to
county court

4. *And be it enacted, That if any person or persons whose land may be condemned for the landing aforesaid, shall conceive himself, herself, or themselves aggrieved, either by the assessment of damages, or by the location and condemnation as aforesaid, it shall and may be lawful for such person or persons to pray an appeal from the decision of said commissioners, or the said levy court, to the judges of Somerset county court, who are hereby authorised and empowered to empanel a jury, and by a feigned issue or issues to be framed for that purpose, try any fact or facts that may be thus put in issue, and finally to decide on such appeal as to them shall seem just and equitable.*

CHAP. CXCVI.

Passed Feb 16 1821 A Further Additional Supplement to the act, entitled, An act to regulate the Inspection of Salted Fish.

Inspector not to
receive more than
four cents for
every barrel, &c

Be it enacted by the General Assembly of Maryland, That from and after the passage of this law, it shall not be lawful for any inspector of salted fish, appointed under the act to which this is a further additional supplement, or the several supplements thereto, to demand or receive any greater or larger sum than four cents for each barrel, half barrel, or tierce of herrings, by them inspected, any thing in the original act to which this is a further additional supplement, and the several supplements thereto, to the contrary notwithstanding.

CHAP. CXCVII.

Passed Feb 16 1821 An Act respecting the Bond to be given by the Register of the Court of Chancery.

Bond may be ap-
proved and probat
of witnesses ta-
ken before chief
judge or any asso-
ciate

Be it enacted by the General Assembly of Maryland, That the securities in the bond required by law to be given by the register of the court of chancery, may be approved, and the probat of the witnesses thereto may be taken by the chief judge, or an associate judge of any of the judicial districts of this state, and such bond, when so approved and taken, shall be as good and valid as if the same had been taken in the manner now required by law.

CHAP. CXCVIII.

Passed Feb 16 1821 An Act for the relief of Poor and Distressed Families in cases of Execution for Debt, and Distress for Rent.

Bed, bedding, &c
not to be taken in
execution, &c

1. *Be it enacted by the General Assembly of Maryland, That no sheriff, constable, or other officer, shall seize and take in execution the bed, bedding, wearing apparel, or other necessary articles of house-keeping, of any defendant, provided the amount thereof does not exceed the sum of fifty dollars; and if any sheriff, constable, or other public officer, shall hereafter levy any execution, he shall leave in the hands and possession of the defendant or defendants, bed, bedding, wearing apparel, and necessary articles of house-keeping, to the amount of fifty dollars; and if*

the defe
aggriev
ficer lev
dule to
suing su
the retu
said cou
shall be
ficer. l
bed, be
house-ke
order a
to the c
lars; an
ecution
riff, co
possess
than t
sheriff
schedu
defend
suing t
the ca
public
dants,
or just
consta
the pr
and po
fifty d
2. J
for re
son le
the te
necess
lars; a
himse
tices
who s
in the
if it s
cordi
much
as wi
of th
3.
April
rectin
limit