

CHAP. 80.

Proviso

Supersedeas may be taken before one justice

ed in the said act as the circumstances of the case will admit; *Provided always*, that such supersedeas shall render the executors or administrators so superseding, liable to be proceeded against on the said supersedeas, in the same manner as if the debt so superseded had been his, her, or their own personal debt.

5. *And be it enacted*, That in cases where, by said act, a supersedeas is required to be taken before two justices, one shall hereafter be sufficient therefor.

CHAP. LXXXI.

Passed Jan 25 1821 A Further Supplement to an act for the erection of a new Court-House in Washington County

Money levied for building a gaol to be applied to completing court-house

1. *Be it enacted by the General Assembly of Maryland*, That all the money which has been levied and collected, or that is to be levied and collected during the year eighteen hundred and twenty-one, for building a gaol in Washington county, shall be paid over by the collector to the commissioners of the new court-house, to be by them applied towards finishing and completing the same.

Levy authorised, and to be paid to commissioners of court-house

2. *And be it enacted*, That the levy court of Washington county be and they hereby are authorised and required, to levy and assess on the assessable property of said county, during the year eighteen hundred and twenty-one, the sum of three thousand dollars, and the sum of three thousand dollars for the year eighteen hundred and twenty-two, which shall be paid to the commissioners of the new court-house as aforesaid.

Levy for building gaol

3. *And be it enacted*, That the levy court aforesaid be and they are hereby authorised and required to levy and assess on the assessable property of said county, the sum of three thousand dollars annually, for four years, commencing in the year eighteen hundred and twenty-two, to be applied as is directed by the act of assembly passed at December session eighteen hundred and seventeen, entitled, "An act to provide for the erection of a new gaol in Washington county."

Money unexpended to be paid over to commissioners of gaol

4. *And be it enacted*, That any monies which may remain unexpended in the hands of the commissioners of the court-house aforesaid, shall be by them paid over to the commissioners of the new gaol aforesaid.

CHAP. LXXXII.

Passed Jan 25 1821 An Act to establish the Divisional Line between Baltimore and Frederick Counties.

Commissioners to be appointed to establish line

1. *Be it enacted by the General Assembly of Maryland*, That the levy courts of Baltimore and Frederick counties, on or before the first day of December next, shall each appoint two persons of discretion and good judgment, as commissioners to run and establish the line between said counties, by setting up large stones at the end of each line agreeably to the original division, and when so run and established, shall be the proper divisional line between said counties for ever hereafter.

In case of disagreement may appoint one from adjoining county

2. *And be it enacted*, That it shall be the duty of the said commissioners, or a majority of them, as soon as they can conveniently after their appointment proceed to the discharge of their duty, and in case of disagreement, they may appoint among themselves one commissioner from an adjoining county, and the

commissi
their du
respectiv
skill and
between
agreeabl
sembly o
fifty, cha
a survey
in the pe

3. *And*
majority
and esta
shall cau
out also
cifying t
made by
and certi
ty court,
county o
counties

4. *And*
of Baltin
inhabitan
the neces
which to

An Act to
Camp o

1. *Be*
whosoeve
booth or
anywise
cider, ale
quarterly
Prince-G
Montgom
meeting,
twenty d
where the
and the o
nothing h
vent any
do so, fro
her respe

2. *And*
this act, s
other hor
meeting
continuan
the chief
every suc
applied as