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which this is a supplementary act, to make out and tender to the said Dec. Ses. 1822 levy court at their first meeting in the month of May in each and every year, a statement of their accounts and expenditures, with the necessary vouchers for the preceding year; which accounts shall be passed and settled by the said levy court, previous to making the

new appointments of trustees for the ensuing year.

8. And be it enacted, That all accounts settled by the overseer of the poor, shall be on oath or affirmation, that they are just and true, which oath or affirmation shall be administered by one of the trustees, and the overseer shall, at the expiration of each and every year, return to the said trustees, on oath or affirmation, a fair and regular account in writing of all the stock, farming utensils and other things then remaining in his hands, or which may come to his hands aforesaid, together with a statement of the crop and other articles made on the estate of the alms house, and an account of all the expenses and charges attending the maintenance and support of the poor in said alms house, and all monies received by him for the sales of the produce of their labor and otherwise; which said statements and acounts, the trustees are hereby directed to lay before the levy court at their annual meeting in May.

9. And be it enacted, That all the meetings of the said trustees for Place of meet the poor, necessary to be held for carrying into effect the provisions of this act, or of the original act, to which this is a supplementary act, shall be held at the alms house in said county, except such meetings as may be necessary for the settlement and passing their ac-

counts with the levy court.

10. And be it enacted, That the clerk of the levy court shall be allowed twenty five cents for each certificate of appointment, which tions. he shall make out and deliver to the sheriff, and the sheriff shall be allowed fifty cents for the delivery of each of the said certificates to the persons appointed, all of which charges are to be levied, collected

and paid over as other county charges are.

11. And be it enacted, That from and after the organization of this Prohibition. institution, under the provisions of this act, it shall not be lawful for any trustee to furnish on his own account, supplies of any description, for the use of the alms house, and if any trustee shall in violation of this act, furnish supplies to said institution, he shall upon evidence of the fact being offered to the levy court of the county aforesaid, forfeit for the use and benefit of the institution, whatever supplies he may have furnished, and forever after be rendered incapable of acting as one of the trustees to said institution.

19. And beit enacted, That any thing in the original act to which Repeal. this is a supplementary act, as relates to PrinceGeorge's county, which is repugnant to or inconsistent with the provisions of this act, shall

be, and the same is hereby repealed.

CHAPTER 122.

An act for the support of Sarah Taggart, of Kent county. Be it enacted by the General Assembly of Maryland, That the levy court of Kent county be, and they are hereby authorised and required to levy annually on the assessable property of said county, so long as they shall see cause, the sum of thirty dollars for the support and maintenance of Sarah Taggart, and that the same, when so levied, shall be collected by the collector of said county, and by him paid annually to the said Sarah Taggart, or to her order.

Compensa

Passed Feb Levy \$30.