

Dec Ses 1824

Jurors for county business.

city of Baltimore, at the time of the institution of the suit or rendition of the judgment appealed from.

2. *And be it enacted,* That the sheriff of said county, to every court hereafter, to be held for said county, shall summon twenty-three good and lawful men, residing in the said county, without the limits of the city, ten days at least, before the day appointed for holding said court, as grand jurors; and shall return a pannel of them to the first day of said term; and the said sheriff shall also summon twenty-five good and lawful men, from the counties aforesaid, at least ten days before the time of meeting said court, as petit jurors; and return a pannel of them on the third day of said term, to serve during the sitting of the said court, for the sole transaction and dispatch of the legal business of said county; and it shall be the duty of said sheriff, in summoning the said jurors, to notify each in writing, of the day and hour when he is to attend said court.

Expenses, how to be levied.

3. *And be it enacted,* That all the necessary expenses which may be incurred during the sitting of said court, for the sole transaction of the business of the county, without the limits of the city, shall be paid by a levy on all the assessable property in said county, without the limits of the city aforesaid; which amount shall be distinctly ascertained and certified by the clerk of said court, to the levy court of said county, who shall cause the same to be levied and paid as other county charges are.

Jurors for city business.

4. *And be it enacted,* That the sheriff of said county, shall summon twenty-five jurors every three weeks, during the session of said court, for the trial and hearing of causes and appeals, originating in the city of Baltimore, from within the limits of said city, giving at least five days notice in writing, to each juror, of the day and hour when he is to attend said court.

Separate dockets, ac'ts and evies.

5. *And be it enacted,* That it shall be the duty of the clerk of Baltimore county court, to keep a separate docket for all business, originating in the county aforesaid, without the limits of the city aforesaid, from that of the city; and that all expenses incurred in the prosecution of causes, suits or appeals, and summoning jurors in Baltimore county court, while sitting, for the sole transaction of the business arising within the city aforesaid, shall be ascertained by the clerk of said court; and the amount thereof certified by said clerk, separate and distinct from that of the county to the levy court of said county, who are hereby authorized and directed to assess and levy the same on all the assessable property within the said city; and collect the same as other charges are collected from said city, any custom or usage to the contrary notwithstanding.

CHAPTER 66.

Passes Feb. 1, 1825.

An act authorizing John Heiner, George Troxell and John Harbaugh, senior, of Frederick county, to sell and convey the Parsonage house and lot in Emmittsburg.

Sale and transfer authorized.

*Be it enacted by the General Assembly of Maryland,* That John Heiner, George Troxell and John Harbaugh, senior, of Frederick county, be, and they are hereby authorized and empowered to sell and convey to the Reverend David Bossler, by a good and suf-

ficient de reformed Emmitts ground town, by proveme ances, w ders of thirty-five recorded No. 5, f had, will Troxell empowered purchase use of th

An act to parts of the divi at Dec Decemb Sec.

That all made su hundred be divid and the

2. An nine sepa taken an they are

3. An jamin R of them

hereby : gany co the sam fourth, f election seventh gard to of said d numero number; election house of place of out; and trict, wh ing the e the said eighteen