

DEC. SESS.  
1813.

shall become due after or during any such removal as aforesaid, which on the face thereof shall be made negotiable at the said bank where the drawer thereof shall reside in Annapolis or Easton, or the same is made payable at either of the said banks, or at the house of some person at Annapolis or Easton as the case may be, it shall not be necessary to give any notice to either the drawer or any of the endorsers of any such note, that such note has become due and payable, but that every such note shall be deemed and considered to all intents and purposes as if such note was made payable at the house to which either of the said banks shall be removed as aforesaid, and that notice given by the proper servant of the bank, at the said house to which the said bank shall be removed, that any such note hath become due, shall be to all intents and purposes held and considered, to be as completely binding on the drawer and endorsers as if notice had been personally served on them.

Affairs to be conducted at the respective places of removal. Discounts in case of the non-attendance of directors.

3. AND BE IT ENACTED, That in case of removal as aforesaid, the affairs of the said banks or either of them shall be managed and conducted at the place to which they may be respectively removed by the officers thereof, in the same manner as if no such removal had taken place, and that during such removal ordinary discounts may be made by the president and any one or more of the directors, and in case of the non-attendance of the directors the president and cashier may make such ordinary discounts, but the president and three directors shall be necessary for the purpose of transacting the general business of the company, and that all notes discounted at either of the said banks after such removal shall be made negotiable and payable in the same manner as if no such removal had taken place.

CHAPTER 110.

Passed Jan. 26, 1814

An act authorising Thomas Saulsbury, late sheriff and collector of Caroline county, to complete his collection.

Time for collection extended.

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Section 1. BE IT ENACTED by the General Assembly of Maryland, That the said Thomas Saulsbury be, and he is hereby authorised and empowered to collect until the first day of January eighteen hundred and fifteen, all balances due him as sheriff and collector of Caroline county, in the same manner as he could or might have done within the time limited by law, any law to the contrary notwithstanding.

Distress.

2. AND BE IT ENACTED, That it shall be the duty of the said Thomas Saulsbury, before he proceeds to execute or distrain the property of any person or persons for public dues in virtue of this act, to deliver to such person or persons chargeable with the same at least thirty days previous to levying such execution or distress, an account written in words at full length, of the public

dues demanded annexed if required thereof, nor any same, more than ledge.

3. AND BE IT ENACTED, That Thomas Saulsbury be, and he is hereby authorised and empowered to execute this act, shall be the office of Caroline county, of all persons in

An act

WHEREAS

by his petition that he is the surrogate of Ebenezer Mackie Mackie, that lunatic, and is in a state of hopelessly insane, devised therefor a county, being known and distributed ninety-two; unproductive to great need of attendance in her presence that a law may be passed to sell the said of the said sale and the same be

Section 1. BE IT ENACTED by the General Assembly of Maryland, That he is hereby authorised and empowered to sell the said lot and to chase money for six weeks notice in a newspaper printed in the county the payment of a deed of bargain thereof, a good said lot and pre

2. AND BE IT ENACTED

Robert Gilmor in him by this Maryland will phans' court of thousand dollars apply the proceeds the support and during her life,