DEC. SESS. 1813.

the foot ways in front of each such lot, or in case of neglect or refusal of such owner or occupier to do the same, to have the same paved at the expense of such owner or occupier, as the case may require; to cause owners or occupiers of lots in the said town or its additions, or any of them, through which water has heretofore been usually conveyed, or through which water at the time then being actually passes, to keep the channels open and unobstructed, and in case of their, or any of their refusal or neglect so to do, to have the same opened and cleansed at the expense of such owner or occupant, as the case may require; to cause all the streets and alleys of the said town, and every of its additions, to be opened and kept open whensoever they may be obstructed or inclosed, at the expence of him, her or them, that created the obstruction or inclosure; to cause all nuisances to be removed from the said town and its additions, or any of them, at the expence of him or them who produced, caused or erected the same; to determine all disputes respecting the limits and boundaries of lots in the said town or its additions, or any of them; which determination shall be final against all persons having knowledge of the same, unless controverted in the proper court of law within twelve months after notice or knowledge of such determination; to impose a fine of one dollar on any person who may discharge a gun or other fire arms in the said town or its additions or any of them, except on days in which the militia may be mustered or paraded therein, and the like fine upon all persons or any person who may suffer their chimnies or any of them, to flame out in the said town or its additions, or any of them; and the same fine on any person driving, straining or riding at an immoderate gait, any horse or horses through the said town or any of its additions.

14. AND BE IT ENACTED, That the said com-

14. AND BE IT ENACTED, That the said commissioners, or a majority of them, shall have full power to levy on all taxable property in the said town and its additions, a sum annually, not exceeding twenty-five cents on every hundred dollars worth of taxable property in any one year, which they may collect as other county taxes are collected, or in any other mode which to them may seem better, provided the same be adopted by ordinance, and apply the same, when so collected, to the expenses of the said corporation, and the other objects by this act contemplated, and shall in like manner, apply all other monies coming to their hands as be-

longing to the said corporation.

Public mo-

Tax on pro-

Application of

proceeds.

15. AND BEIT ENACTED, That the said commissioners, or a majority of them shall be entitled to demand and have from the commissioners of Elizabeth-Town, for the time being or any former commissioners of said town, all public monies belonging to the said town remaining unexpended in the hands of them or any

of them, together wi to the said town, or taxes or fines uncol belong to the corpo collected, sued for an hereafter to be appoil lected, sued for and a of Elizabeth-Town when received shall

16. AND BE IT I nalties incurred und sums of money expetue of this act, in rewater courses or in sways, & for any othe provisions of this act dividual or individual or in in the same manner by law in the state o

17. AND BE IT ers of Hager's-Town for which they were German and an Eng Town, a statement for that year, and statheir treasurer's han tants of the said town

18. AND BE IT fore passed for re Town, Washington ers for the said town ed.

ed

A supplement to the company to make land, and for to several banks in a purposes.

Section 1. BE IT blu of Maryland, I the time being, of t city of Baltimore, time being of the cocheague Bank angany be, and they ared a body politic, by agers and Company and by the same no of the aforesaid bar