

DEC. SESS.
1813.

Sheriffs hav-
ing lawfully
arrested under
writs of attach-
ment, &c. and
dying before
return day,
persons hav-
ing been taken
in execution
to be again ar-
rested on ap-
plication of
plaintiff.

least ten days before the day of sale at the court house door of the county, and at least two other public places most convenient to such goods or chattels; and in the case of the sale of negro slaves such advertisement shall also be published before the day of sale in some newspaper having circulation in the county; and in the case of the sale of lands or tenements notice thereof shall be given by advertisement set up at least twenty days before the day of sale at the court house door of the county, and at other public places in the county in which the lands or tenements shall lie, and also published before the day of sale in some newspaper having a general circulation in the county.

8. AND BE IT ENACTED, That in case any sheriff or coroner shall have lawfully arrested or taken in execution any person or persons in virtue of any writ of attachment of *capias ad respondendum*, or of *capias ad satisfaciendum*, and such sheriff or coroner shall die before the return day of any such writ, it shall and may be lawful for the sheriff for the time being, or some other of the coroners (as the case may be,) of the county, on the application of the plaintiff in any such writ or his counsel, and on producing to such sheriff or coroner as aforesaid, the writ under which the person or persons shall have been arrested or taken in execution as aforesaid, and such sheriff or coroner shall be authorised, and he is hereby required, again to arrest or take in execution under and in virtue of any such writ, the person or persons who may have been arrested or taken in execution as aforesaid, in the same manner as if such person or persons had not been before arrested or taken in execution under any such writ.

CHAPTER 103.

Passed Jan.
14, 1814.

Commis-
ioners to lay
out and open
said roads.—
Width and di-
rection.

An act to lay out and open two roads in Queen Anne's County.

Section 1. BE IT ENACTED by the General Assembly of Maryland, That John Hackett, Joseph Rochester, James Brown, Joseph B. Sparks and Winbert Tschudy be, and they are hereby appointed commissioners, and they or a majority of them are hereby authorised and directed to lay out, mark and open at the expense of the county, two roads not exceeding thirty feet wide, one of said roads to begin at or near Doctor Whittington's gate (on the road leading from Church-Hill to Chester-Town) and thence to run in the best direction, and on the most eligible ground to the lower Red Lion Mill, and thence in the best direction to the public road leading to the head of Chester. The other road to begin at the most proper and convenient part of the new road above mentioned, and to pass by Double Creek Meeting-house in the straightest and best direction to the road leading from Church-Hill to the head of Chester, so as to do as little

injury as possible roads may pass; pass through any the consent of the when so laid out the records of sa be deemed public the same manner county.

2. AND BE sioners aforesaid are hereby autho lue what damages sons through w pass by opening advantages and and the damag es being ascertaine as other county o person or person

3. AND BE I persons through pass, or his or th himself, herself o or assessment of and may be lawf county, on his o under his hand a hundred, comm ested men qualif to meet upon the ten days notice terested, and th ing each first ta peace, that he w or partiality, ass or persons, at taken, by reason their lands, sha the damages ac advantages and sition and valu the said constab aforesaid under county; but sh damages than then and in tha stance it was charges of said should award sition shall be IT ENACTE of the said low any damages b