

DEC. SESS.
1814.

moved from any other piece of plate, knowing such stamp, mark or impression, to be forged, counterfeited or transposed, or removed as aforesaid, or shall wilfully or knowingly have, or be possessed of any mark or stamp, which hath been, or shall be forged or counterfeited in imitation of, and to resemble any mark or stamp to be used as aforesaid, every such person offending in any such or either of the cases aforesaid, being thereof lawfully convicted, shall forfeit and pay the sum of five hundred dollars, to be recovered by action of debt in Baltimore county court, in the name of the mayor and city council of Baltimore, the one half thereof to the said mayor and city council of Baltimore for the use of the city, and the other half thereof to the use of the informer, and shall be committed by the court in which judgment shall be given thereon to the penitentiary of the state of Maryland, there to remain and be kept at hard labor for any time not exceeding the space of five years, nor less than one year, and until payment be made of the said forfeiture.

Not to affect sales in virtue of executions.

6. AND BE IT ENACTED, That nothing contained in this act, or the act to which this is a supplement, shall be construed to affect the sale or disposition of silver plate, or manufacture of silver, the property of any debtor taken in and by virtue of any execution or judicial writ, or of any insolvent debtor, which sale or disposition shall be authorized and made in conformity to the laws of this state.

Assayers shall not be concerned in manufacture.

7. AND BE IT ENACTED, That it shall not be lawful for the assayer appointed under the act to which this is a supplement, or for any assayer who may hereafter be appointed under said act, or be concerned, or any-wise interested, in the manufacturing or sale of silver plate, or manufacture of silver within the city or precincts of Baltimore, under the penalty of the forfeiture of his office, and of the bonds which he shall have given in conformity to the third section of the act to which this is a supplement.

8. AND BE IT ENACTED, That this act and the act to which this is a supplement be and the same is hereby extended to the precincts of the city of Baltimore.

CHAPTER 107.

Passed Jan 30,
1815.

Parker Bowen may proceed to collect

An act for the benefit of Parker Bowen and Burgess Wallett.

SEC. 1. BE IT ENACTED by the General Assembly of Maryland, That Parker Bowen, administrator of Benjamin T. Bower, be, and he is hereby authorized and empowered at any time previous to the first day of January, in the year eighteen hundred and sixteen, to proceed and collect the county tax of said county for the years eighteen hundred and thirteen, and eighteen hundred and fourteen, by execution if necessary in the same

manner as have done

2. AN or any pe are hereb to the fir to proce county ta dred and which we ing, late s for collect Fleming e the same f to distrai as the saic to receive foresaid.

3. AN ty of the either of ty of any virtue of chargeabl levying s ten in w him, her that they nor any th than credi

4. AN Bowen arive any b collection bert W. F vert and M for the ins

An act ex

Sec. 1. B Maryland Ball, John Stall, Thomon, John nin, Reub Thomas, J ilijah Bean derson of hot county