

ND.

ectively entitled to receive  
entitled to damages refusing  
the tender shall be consider-  
e commissioners to proceed  
damages had been received :  
ntained shall be so construed  
of damages to such person  
d to receive the same, with-  
g such tender; and as a com-  
ollector shall be entitled to  
to be by him collected, of

202.  
t entitled, an act for the re-  
of Montgomery county.  
the General Assembly of  
December session, eighteen  
g and empowering Henry  
ry county to remove and  
ithin one year after the pas-  
hereby revived and continu-  
uary, eighteen hundred and

203.  
ichael of Frederick county.  
the General Assembly of  
derick county court, or any  
and directed to extend and  
ck county, the full benefit of  
mber session, eighteen hun-  
e relief of sundry insolvent  
s thereto, without requiring  
nce the assent of two thirds

204.  
avis, of Talbot county.  
the General Assembly of  
y judge of Tatbot county  
hem are hereby authorised  
is the benefit and relief of  
mber session eighteen hun-  
benefit of sundry insolvent  
o, without compelling him  
o many of his creditors as  
o thirds of the debts due by  
r the benefit of this act, and  
Davis, all the benefits, ad-  
aid act and the supplements  
on the same terms and con-  
nt of two thirds of his cre-

CHAPTER 205.

*A further additional supplement to an act entitled, an act to di-  
rect descents.*

Sec. 1. BE IT ENACTED by the General Assembly of  
Maryland, That it shall not be necessary if the county court  
shall deem it to be for the interest of all persons concerned, for  
the purchaser or purchasers of any part of the real estate of any  
person dying intestate, which hath been, or which may be sold  
by commissioners under the act to direct descents, and the sup-  
plements thereto, or where any one of the representatives of such  
intestate may have elected, or shall elect to take the same at  
the valuation made or to be made by commissioners as is by  
said act allowed (and directed, to give bond as is required by  
said acts, to each of the representatives of such intestate; but  
that such purchaser or purchasers, or person having elected, or  
who may elect to take such real estate, shall give bond to the  
state of Maryland, in such penalty and with such security as  
the court from which such commission hath issued, or may is-  
sue, shall direct and approve, conditioned for the payment of  
the amount of the valuation or purchase money (as the case may  
be) to the legal representative of such intestate, in such pro-  
portions as each may be entitled agreeably to the order of the  
court; which bond shall be recorded among the records of the  
county in which the commission hath issued, or may issue; and  
upon such bond or an office copy thereof, suit or suits may be  
instituted against the obligors therein, or any of them, for any  
breach of the condition thereof by any person interested  
therein.

DEC. SESS.  
1815.

Passed Jan.  
29, 1816.  
Bond o the  
state of Ma-  
ryland—to be  
recorded.

CHAPTER 206.

*A supplement to the act entitled, an act to authorise the filling  
up and extending of certain lots on the south side of the basin  
in the city of Baltimore.*

Passed Jan.  
29, 1816.

WHEREAS, doubts are entertained whether a recovery can  
be had in the suits instituted under the act to which this is a  
supplement, for the sums assessed by the jury impannelled in  
pursuance thereof, and by them directed to be paid to the corpo-  
ration of the city of Baltimore, and to John Mickle, because  
the sheriff by whom they were summoned and sworn, omitted  
to make a formal and sufficient return of their verdict to the  
Register of said city.—Therefore,

Preamble.

SEC. 1. BE IT ENACTED by the General Assembly of  
Maryland, That for the purpose of ascertaining and assessing  
the damages which the corporation of the city of Baltimore, or  
any person may have suffered, or shall suffer by reason of ex-  
tending and wharfing out the lots permitted to be extended and  
wharfed out by the act to which this is a supplement, and by  
the act supplementary to that act, and also what sum of money  
each individual benefited thereby shall contribute and pay to-  
wards compensating the corporation of the city of Baltimore, or  
any person or persons injured by the extending and wharfing  
out the said lots, the Mayor of the city of Baltimore for the  
time being, for and on behalf of the said corporation, and other  
person or persons to be injured as aforesaid, shall name two  
persons; Christopher Hughes of the city of Baltimore, or in  
case of his death, his heirs or devisees entitled to the said lots  
by descent or devise, name two persons, and the four persons

Damages—  
how to be as-  
certained.