

er of whom shall be an in-  
e precincts thereof, or seiz-  
a said city or precincts; &  
forthwith proceed to as-  
een or shall be sustained  
n or persons have sustain-  
nding or wharfing out the  
ntages into consideration,  
ney each individual bene-  
y towards compensating  
persons injured by ex-  
ots, and shall make their  
or the hands and seals of  
he amount of the injury  
and by whom, and the  
ted as aforesaid, and the  
ctively be obliged to con-  
hom, and when, and shall  
of the said city of Balti-  
and the person or persons  
shall pay the sum or sums  
to them, with interest  
payment, in default of  
ad and maintained on the  
for the recovery of the said

at the said five persons  
and they are hereby requir-  
poration instead of being  
wharfing out those lots in  
ng all circumstances into  
and if so to what amount,  
cil shall cause to be paid  
or of said lots, his execu-  
six months from the time  
aid Register.

at if the said Christopher  
person or persons claiming  
refuse or neglect to choose  
d, within ten days after he  
the choice of two persons  
awful for the sheriff of Bal-  
authorised and required, on  
nd proof of such refusal or  
after such application and  
y three free-holders of Bal-  
f the said city or precincts,  
y within said city or pre-  
ises, any twelve of whom,  
what damages have been,  
by the said corporation by  
at the said lots, taking all  
deration, shall proceed to  
been, or may be sustained  
on or persons whomsoever,  
out the said lots, and shall  
individual benefitted there-  
pay towards compensating

omitted in the engrossed bill.

the said corporation, or any person or persons injured, or to be  
injured by extending and wharfing out the said lots, and the  
names of the person or persons so to contribute, and the sums  
of money respectively which they shall pay, and when, and to  
whom such payment shall respectively be made, shall be returned  
by the said sheriff under the hands and seals of the said free hold-  
ers to the Register of the said city, to be filed and kept in his  
office; and the person or persons found as aforesaid to be so ben-  
efitted shall respectively pay the several sums so assessed on him,  
her or them, to the person or persons to whom such sums shall be  
so directed to be paid, or to the said corporation with interest  
from the time so fixed for payment, and in default of such pay-  
ment, an action or actions may be had and maintained in Balti-  
more county court by the parties so entitled respectively to pay-  
ment, against the person or persons so respectively appointed to  
pay for the recovery of all such sum or sums of money respec-  
tively; which said jury shall be authorised and required to de-  
termine whether the said corporation was not benefitted, and to  
what amount, in the same manner as the said five persons might  
have done, and that the said Mayor and city Council shall pay  
the said sum to the said Christopher Hughes, his executors, ad-  
ministrators or assigns in same manner as if the same had been  
determined by the said arbitrators; *Provided*, that before the  
sheriff aforesaid shall proceed to take the inquisition aforesaid,  
he shall give notice ten days successively in two public news-  
papers of the city of Baltimore, of the time and place of meet-  
ing to take such inquisition.

4. AND BE IT ENACTED, That the sum or sums of  
money so to be awarded against, or assessed on each individual  
benefitted as aforesaid, shall be a lien on, and shall bind the prop-  
erty so made by extending or wharfing out said lots, and that in  
any action on such award or assessment, copies of the aforesaid  
award, or of the sheriff's return of such inquisition as is afore-  
said respectively certified by the Register aforesaid under the  
seal of the said corporation, shall be evidence.

5. AND BE IT ENACTED, That any thing contained in  
any law repugnant to, or inconsistent with the provisions of  
this law be, and the same is hereby repealed.

CHAPTER 207.

*A further additional supplement to the act entitled, an act for the  
regulation and improvement of Denton, in Caroline county.*

Sec. 1. BE IT ENACTED by the General Assembly of Ma-  
ryland, That from and after the passage of this act, if any person  
or persons shall refuse or neglect to pay the taxes on their real  
property respectively charged against them by virtue of the act  
to which this is a supplement, it shall and may be lawful for  
the commissioners of the village of Denton, to collect the same  
in the same manner that county taxes are collected; *Provided*  
*always*, that the said commissioners cause to be delivered to the  
several persons charged with taxes as aforesaid, an account of  
the same fully stated if such persons reside in the aforesaid vil-  
lage or within three miles thereof, three months before they  
shall proceed to collect the same as aforesaid; and for the informa-  
tion of those who reside at a greater distance, the said commis-  
sioners shall cause a like account to be delivered to the person or  
persons occupying the property so taxed.

DEC. Sess.  
1815.

Proviso.

Lien.

Repeal.

Passed Jan.  
29, 1816.

How to col-  
lect.

Proviso.