

ives on demand; but in case his heirs, executors or administrators or period of twelve months aforesaid, or for the sale of the son before any forfeiture shall board of directors as aforesaid. at any person or body politic over and above ten shares in ve been previously allowed ctors; but in all such cases e promissory notes aforesaid, o claiming to hold the addi- o case shall the same endor- ent for more than ten shares; ole as directors of said com-

That so much of the act to rferes with, or is repugnant by repealed.

214.

entitled, an act to regulate the tobacco. by the General Assembly of the several tobacco ware- at day of April next, and in rafter, cause to be inserted vspapers, once in each week court house door of his coun- name of the ware-house, the mber and the person in whose pected, of all tobacco which se for the space of four years, to the inspector; and if the pply for the same within six tisement, and pay the ware- o, and the cost of advertise- inspector to sell the same at ctors shall annually account e amount which they may d as aforesaid for the use of

That if the owner of any thin one year from the sale e county wherein the same co so sold was his right and all at the time of laying the on said county for the use of which the said levy court co, deducting therefrom the ogether with the costs of ad-

ER 215.

ing of the Court of Appeals, purposes. by the General Assembly of first day of February next,

the Court of Appeals shall be holden for the Western Shore, at the city of Annapolis on the first Mondays in the months of June and December in each and every year; and that from and after the passage of this act, the Court of Appeals shall be holden for the Eastern Shore, at the town of Easton on the last Mondays in the months of May and November in each and every year; and that all process already issued or which may hereafter be issued, and all appeals, writs of error, and proceedings civil and criminal, returnable to and now depending and undetermined in the said Court of Appeals held for the Eastern Shore, shall be returned and continued to the last Monday in May next; *Provided nevertheless*, and be it enacted, that it shall not be necessary for the judges of the Court of Appeals or any of them, except the judge of the said court resident of the second judicial district, to attend the said court to be holden for the Eastern Shore on the last Monday in November in each and every year, and the judge of the said court resident in the third judicial district to attend the said court to be holden for the Western Shore on the first Monday in December in each and every year; and it shall be the duty of the judges of the second and third judicial districts to attend respectively the said court to be holden for the Western and Eastern Shores respectively in the months of November and December in each and every year; who shall respectively have power to make all necessary rules and orders touching any suit, action, appeal, writ of error, process, pleadings or proceedings returned to the said court for the respective shores, or depending therein preparatory to the hearing, trial or decision of such suit, action, appeal, writ of error, process, pleadings or proceedings; and to call executions or to enter them not called by consent. And at each and every such November and December sessions of the said court, all suits, actions, appeals, writs of error, pleas and other proceedings civil or criminal, shall be continued over to the ensuing May and June sessions respectively.

2. AND BE IT ENACTED, That if the judge of the Court of Appeals required by this act to attend at Easton on the last Monday in November in each and every year, or the judge of the said court so required to attend at Annapolis on the first Monday in December in each and every year, shall not attend as aforesaid on the said respective days for the purposes by this act directed, the clerk of the said court is hereby authorised and empowered to adjourn the said court from day to day until the said clerk can notify one of the other judges of the court of appeals, who shall attend within a convenient time, and shall have power as aforesaid, to make all necessary rules and orders touching any suit, action, appeal, writ of error, process, pleadings or proceedings as aforesaid, preparatory to the hearing, trial or decision of such suit, action, appeal, writ of error, process, pleadings or proceedings as aforesaid, and to call executions, or enter them not called by consent; and the clerk of the said court is hereby empowered to adjourn the said court from day to day until the said judge so notified shall attend for the purposes by this act required.

3. AND BE IT ENACTED, That an act entitled, an act to alter the times of the meeting of the court of appeals, and for toher purposes, passed at November session eighteen hundred and eleven, be, and the same is hereby repealed.

DEC. SESS.
1815.

Proviso.

Judges not
meeting - may
adjourn.

Repeal.