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part thereof, or or minors,) refuse or need in the said or every such recovered beommissioners, re now recoe further sum ue such refud nevertheless, g, shall make y appear reathem, may in and clearing ent may deem writing, and

nem. or a majority ered, to make such enlargements of the said town as may be assented to by the Dec. Ses 1817 holders of the adjoining lands, which assent shall be in writing, and evidenced by the signature of such owners, to the plot herein required to be made and recorded therewith, and shall lay out, mark and bound, such enlargement, the lots, streets, lanes and alleys thereof, as they may deem necessary.

5. And be it enacted, That for the purpose of establishing the Original locatrue original location of the said town, the said commissioners are tion to be ashereby authorised to issue subpænas for witnesses, and to compel certained. their attendance and testimony in the same manner as witnesses summoned to give testimony before a justice of the peace, and may

allow them the same compensation for their attendance. 6. And be it enacted, That for the purpose of defraying the ex- Levy on town penses to be incurred in the execution of this act, the said commissioners, or a majority of them, shall cause to be levied on the real property in said town, such sum of money as shall be sufficient for that purpose, which levy shall be made by reference to the county assessment in said county, and be collected by such person as the said commissioners shall appoint for that purpose; and in case of refusal or neglect to pay the said tax by any person chargeable therewith, it shall be recovered in the name of the said commissioners, in the same manner as the forfeitures herein before mentioned are recoverable.

7. And be it enacted, That the said commissioners shall also le- -on enlargevy on the enlargements which they may make to the said town such ment thereof. part of the said expenses as they in their judgment may think just and right, to be collected and recovered as aforesaid.

8. And be it enacted, That the said commissioners shall cause to Plot to be rebe made out under their hands and seals, or under the hands and turned. seals of a majority of them, a correct plot and certificate of said town, including such enlargement, and shall return the same to the clerk's office of said county there to be recorded, and when recorded shall for ever thereafter be considered as evidence of the location of said town, and the streets, lanes and alleys thereof be considered as public highways.

9. And be it enacted, That all fines and forfeitures collected un- Application of der this act, shall be first applied towards defraying the expenses fines. incurred in the execution thereof, and the surplus, if any, to repairing the streets of said town, under the direction of the said commissioners.

CHAPTER 133.

An additional Supplement to the act, entitled, An act to in- Passed Feb 6 corporate a Company to make a Turnpike Road from the City of Baltimore to Havre-de-Grace.

Sec. 1. Be it enacted by the General Assembly of Maryland, That road may be it shall and may be lawful for the Baltimore and Havre-de-Grace altered. turnpike company to alter any part of the location of said road, as they in their judgment shall deem necessary, they making, or causing to be made, a survey of such alteration of the location, and causing a plot thereof to be filed in each of the offices of the clerks of Baltimore and Harford counties.