ounty to certain

nd, That reby auble proe neces-, at the Falls of n's Mill, d or dessome jubuilding

e hereby by three , to exadge over Ridgely's a road to a bridge nd would pense as nable and the pubdge to be

said road ed to the as other ereby deaid court expenses just and rebuildges, and e same; reby au-

relation.

ear Pat-

of opini-

, instead

Wash-

nd. That jurors to en miles on to the per diem allowed by law, be entitled to an allowance of twelve Dec. Ses. 1817 and a half cents for every mile, excluding the first ten miles, that his place of residence shall be distant from the place of holding the county court of said county, to be allowed him in going to, and returning from, the court, and to be levied, collected and paid, in the same manner, and at the same time, with his per diem allowance; Provided, that the said itinerant charges shall be allowed Proviso to each of the said jurors only for once coming to, and once returning from, the said court, at any one time.

CHAPTER 193.

An act for the relief of John Barnes, Passed Feb 14

Sec. 1. Be it enacted by the General Assembly of Maryland. That the sale of a certain lot of ground in the town of Port Tobacco, Saleconfirmed on the thirty-first of March eighteen hundred and ten, then the property of a certain Philip Ostro, made by Timothy Carrington, constable, to John Barnes, be and the same is hereby confirmed.

CHAPTER 194.

A Supplement to an act, entitled, An act to lay out and Passed Feb 14. open a Road in Prince-George's and Anne-Arundel Counties, passed December Session eighteen hundred and six-

Sec. 1. Be it enacted by the General Assembly of Margland, That Levy may be the levy courts of Prince-George's and Anne-Arundel counties, be made. and they are hereby authorised and empowered, to levy on the assessable property of their respective counties, such sum of money as they may deem necessary, to lay out and complete, at the joint expense of the two counties, the road designated in the law to which this is a supplement, provided the said levy courts shall think it expedient, and for the interest of their respective counties so to do, any thing in the law to which this is a supplement to the contrary notwithstanding.

CHAPTER 195.

A Supplement to the act to provide for Administration of Passed Feb 14-Justice in cases of Crimes and Misdemeanours in the City and Precincts of Baltimore.

Sec. 1. Be it enacted by the General Assembly of Maryland, That' Certain exall expenses which may be incurred in the execution of the law to levied on City which this is a supplement, shall be levied by the mayor and city council of Baltimore on all the assessable property within the limits of the said city, as declared and laid off by the act to enlarge the bounds of Baltimore city, the amount of which expenses shall be ascertained by Baltimore city court, and certified by the clerk thereof to the said mayor and city council, who are hereby authorised and required to provide for the collection and payment of the same.

2. And be it enacted, That the salaries of the associate judges of Salaries to be the said court, allowed by the act aforesaid, shall be paid to them paid quarterly quarterly out of the treasury of the said city.