any other r for that d filed in or affirhead, or er, in the n, as the sisting of the name the own-

e capital ney, and y interest n the said on which the body directors

tified by t and for torney as of giving

h it shall

son shall

en before

on of diwhatever n, or for purpose rmation, consent nor. and

xceeding me year, shall be Isely, in person ct to the nishment

ks aforesuch, or

director r associwho is shall be of this

CHAP. CXXXV.

A Supplement to the Act for the establishment and regulation of the Levy Courts in the several Counties of this State.

1. Be it enacted, by the General Assembly of Maryland, That from Not lawful for collectors, &c to purand after the passage hereof, it shall not be lawful for any collector chase clams appointed by virtue of the act, entitled, An act for the establish- against county ment and regulation of levy courts in the several counties of this state, or any deputy collector within this state, during the time they respectively act as such, or any person or persons for the use of such collector, or deputy collector, to purchase any claim, due or demand, which any person or persons whatever may have against the county of which he may be collector or deputy collector.

2. And be it enacted, That if any collector, or deputy collector, Penalty for so doshall violate any part of this law, upon conviction thereof in the county court of the county wherein the offence shall be committed, such collector or deputy collector, for every such offence, shall be

fined the sum of fifty dollars.

CHAP. 135.

Passed Feb 9 1820

CHAP. CXXXVI.

A Supplement to an act, entitled, An act for the better regulation of the Militia of Passed Feb 8 1829 the City of Baltimore, passed at December session eighteen hundred and seven-

1. Be it enacted, by the General Assembly of Maryland, That so part of seventh much of the seventh section of the original law to which this section of law repealed is a supplement, and establishes the first and sixth parades, or company parades, be and the same is hereby repealed, any thing in the said sections contained to the contrary notwithstanding.

2. And be it enacted, If a non-commissioned officer, private or musician, shall neglect or refuse to attend any of the meetings directed by law, or depart from parade without being duly discharging to attend
meeting ed, such person as aforesaid shall be fined, at the discretion of the court martial instituted for the purpose of trying such delinquents,

a sum not exceeding three dollars.

s. And be it enacted, That every quaker, menonist and tunker, or quakers, Menoother person conscientiously scrupulous of bearing arms, resident in the city of Baltimore, and who is or shall hereafter be a contributor to the amount of seven dollars and fifty cents annually to the Baltimore General Dispensary, or to the Baltimore Second Dispensary, of which a certificate, under the corporate seal of such dispensary, shall be evidence, shall in virtue thereof, and of this act, be released from, and shall not be subject to, the payment of any fine or sum of money for exemption from militia duty, or absence from parade, during the time he shall actually continue to be a contributor as aforesaid; Provided, that nothing herein con- Proviso tained shall be construed to exempt such contributor from standing his draft for actual service, nor from the expense of hiring, procuring or providing a substitute when drafted.

4. And be it enacted, That the keeper and deputy keeper, and as-keeper, &c of pesistants of the penitentiary, while actually employed in the said pefrom militia duty nitentiary, and no longer, be and they are hereby exempted from the performance of militia duty, and the payment of fines for non-

attendance at parade.