LAWS of MARYLAND.

364.794.

Who may de majority of them, shall be and they are hereby authorised and required to demand all moments. Sec. mand, sue for, recover and receive, all monies or tobacco heretosore levied and collected for the purpose of building the court-house in the said county, which have not already been received and expended by the commissioners named in the act to which this is a supplement, from any person or persons who by law are chargeable with the payment of the same, or in whose hands the same may be, and the said money or tobacco, when recovered, to apply to the purpose of finishing and completing the said court-house, in the same manner the commissioners in the said act were empowered to do, and agreeable to the contract made by the said commissioners with the said William Benson, and his security.

And receive the sums unexpended, &c.

IV. And he it enacted, That the commissioners hereby appointed, or a majority of them, are authorised and empowered to receive such sum or sums of money which remain unexpended as the commissioners in the said act mentioned did allow to the said William Benson, by virtue of an act in savour of him, the said William Benson, passed at November session, seventeen hundred and ninety-three, or such part of the said money as remains in the hands of the commissioners, or any of them, named in said act, or that may be in the hands of the collector who collected the same, and when received to pay the same to the said William Benson, or his security, after the said court-house is sinished and completed, in the same manner contracted for by the said William Benson with the commissioners named in said act.

C H A P. LI.

Passed December 26. A Further supplement to an act for the valuation of the real and personal property within this state.

Preamble.

HEREAS persons removing from the counties in which their property was assessed, and persons coming into this state since the last valuation of property, are exempted from the payment of taxes for want of officers in the different counties to return the said persons, with an account of their property, to the commissioners of the tax of the county to which such removals are made; for remedy whereof,

Perfons removing to give an account, &c.

II. Be it enacted, by the General Assembly of Maryland, That from and after the passage of this act, every person who shall or may remove to any county within this state from the county in which his property hath or may have been affested, or from any other place without this state, and whose personal property hath not or may not have been affested in the county to which he hath or may remove, every fuch person shall and he is hereby directed, when required by the theriff of the county, or his deputy, in which his personal property, or the property under his care and management, doth or may lie, to give to fuch sheriff, or his deputy, a full and particular account of his personal property in the said county, and of all personal property in his possession, or under his care and management, liable to be affessed, and which before the time of such request shall not have been affessed in the said county, and the name of the person to whom the same belongs, and if any person shall refuse, or after reasonable and convenient notice shall neglect, to render such account, he shall be subject to the same penalties imposed on persons refusing or neglecting to deliver an account to any affestor under the original act.

Sheriff to value property, knowledge, or the best information he can obtain, value the said property; that is to say, negroes and plate, if any, according to the direction of the act to which this is a further supplement, and all other property to such sum as he believes in his conscience the same may be worth in ready money, and shall certify the same to the commissioners of the tax.

who shall in- IV. And be it enacted, That every sheriff, or his deputy, shall inform himself form himself, by all lawful ways and means of all personal property as aforesaid in his county, &c.