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dent for subsistence upon the bounty of relations; and praying that he may be relieved under the CHAP. provisions of the aforesaid original act, the dissent of the said creditor notwithstanding; and the LXXXL same being considered reasonable, theretore,

> II. BE IT ENACTED, by the General Assembly of Maryland, That on the application of the said Win. ston Smith to the chancellor, in the manner directed and prescribed by the second section of the said original act, on or before the first day of July next, and on his complying with, and conforming to, all and singular the several provisions and requisites contained in the said original act, the chan. cellor shall thereupon direct notice of such application to be given to the creditors of said Win. ston Smith, or to as many of them as can be served therewith, and in such other manner as in the said second section is directed, and thereupon the said chancellor shall proceed in all respects in the case of the said Winston Smith according to the provisions of the said original act, and the said Winston Smith, upon his complying with the directions of the said act, shall be entitled to all and every relief and benefit under the said act, which he might or could have had if the said dissent had not been filed before the chancellor, and shall be subject to the pains and penalties in the said act contained, for the breach of the provisions thereof, the dissent of the creditor aforesaid, under the provisions of the said original act, or any thing therein contained, to the contrary notwithstanding.

Passed 25th of An ACT to restrain the evil practices of certain persons within this state.

LXXXII.

C H A P.

BE IT ENACTED, by the General Assembly of Maryland, That if any person or persons, after the passage of this act, shall mix, or cause to be mixed, any corn meal or other flour with wheat flour, for the purpose of selling, or otherwise disposing of the same as wheat flour, or shall send the same out of the state for the purpose, or with the intent, of selling or otherwise disposing of it, he, she or they, shall forfeit and pay, for each and every such offence, a sum not less than two hundred dollars, nor more than one thousand dollars, one half to the informer, and the other half to the state, and in case such offender or offenders shall be unable to pay the same, shall suffer not less than three nor more than twelve months imprisonment, in the discretion of the court.

II. And BE IT ENACTED, That it shall be the duty of every magistrate before whom any information may be lodged, and proof made, of any such practice, to issue his warrant to any constable of the county in which the same shall be committed, commanding him to bring such offender or offenders before him, or any other justice of the peace for said county, who shall recognize him or them in the sum of two thousand dollars, with good and sufficient security, or in case of neglect or refusal, then to commit such offender or offenders to prison, to take his or their trial at the next court having competent jurisdiction.

III. And he it enacted. That it shall be the duty of the several county courts in this state to give this act in charge to the grand juries of their respective counties.

CHAP. LXXXIII. January, 1806. tion district of Montgomery county.

HEREAS it is represented to this general assembly, by the petition of a number of inhabitants of the fourth election district in Montgomery county, that they labour under considerable inconvenience, in as much as the place of holding elections in said district is not central, and praying that a law may pass changing the place of elections from where it is now held to Edward Berry's, commonly called Coale's-Ville, in said district; and the prayer thereof appearing reasonable, therefore,

II. BE IT ENACTED, by the General Assembly of Maryland, That in future all elections in the fourth election district in Montgomery county shall be held at Edward Berry's, commonly called Coale's Ville, in said district, any law, usage or custom, to the contrary notwithstanding.

C H A P. LXXXIV.

Passed 25th of An ACT compelling the proprietors of lots binding on the water at January, 1806. An ACT the west end of the bason in the city of Baltimore to extend and improve the same.

THEREAS a number of the inhabitants of the city of Baltimore, by their petition to this general assembly have set forth, that several proprietors of lots binding on, and entitled to