road, when opened and cleared, shall be deemed a public road, Dec. Ses. 1816 and shall be kept in repair in the same manner as other public

roads in said county are.

3. And be it enacted, That the commissioners shall be entitled Commissioners to receive as a compensation the sum of two dollars for every allowance. day they shall attend for the discharge of the duties required of them by this act, and the said overseer or overseers shall receive the same compensation which the overseers of public roads respectively receive, which compensation shall be levied, collected and paid, in the same manner that other county charges are levied, collected and paid.

4. And be it enacted, That the said commissioners when they Damages to be lay out said road shall assess the damages, taking into conside- assessed. ration the advantages or disadvantages sustained by the individuals over whose lands the said road may be laid out, and to return such assessment to the levy court, to be levied, collected and paid, as other county charges are levied, collected and paid.

CHAPTER 113.

An act authorising George W. Lightner, late Sheriff and Passed Jan. 27 Collector of Ozcil County, to complete his collections.

Sec. 1. Be it enacted by the General Assembly of Maryland, Time for col-That the said George W. Lightner be, and he is hereby autho- lection extendrised and empowered to collect, until the first day of January, ed. eighteen hundred and eighteen, all balances due him as sheriff and collector of Cæcil county, in the same manner as he could or might have done within the time limited by law, any law to the

contrary notwithstanding.

d

a n

m 10

ed.

id

in 11-

1,

d,

le,

lid

2. And be it enacted, That it shall be the duty of the said George Before he exe-W. Lightner, before he proceeds to execute or distrain the pro- cutes to deliver perty of any person or persons for public dues in virtue of this act, to deliver to such person or persons chargeable with the same, at least thirty days previous to levying such execution or distress, an account, written in words at full length, of the public dues demanded of him, her or them, with an affillavit annexed, that he hath not received any part thereof, nor any thing as security or satisfaction for the same, more than credit given, to the best of his knowledge.

3. And be it enacted, That the said George W. Lightner before Books to be he derives any benefit from or under this act, shall lodge a copy lodged in of his collection books in the clerk's office of Cæcil county, to be clerk's office. opened for the inspection of all persons interested in the same.

CHAPTER 114.

An act to limit the authority of the Bailiff or Constable Passed Jan. 27 of the Village of Denton, in Caroline County.

Sec. 1. Be it enacted by the General Assembly of Maryland, That Constable not the person now acting as bailiff or constable, or all persons that to serve process may ever hereafter be appointed as such by the commissioners of without the lithe village of Denton, in Caroline county, in virtue of an act, lage. entitled. A further supplement to the act, entitled, An act for the regulation and improvement of Denton, in Caroline county, shall not have power, after the passage of this act, to serve any