

# LAWS OF MARYLAND.

county court office of the county in which the party so executing the bond shall live. Dec. 5, 1824

2. *And be it enacted*, That on the default of any of the officers aforesaid, to execute the bond required by this act, within the time required by this act, such defaulter shall be subject to a penalty of one thousand dollars to be recovered by indictment in the name of the state in the county court of the county in which such officer may reside. penalty for neglect

3. *And be it enacted*, That it shall be, and is hereby rendered the duty of each of the officers aforesaid, to transmit to the Governor and Council on the first Monday of October next, after the execution of said bonds, a certified copy of the bond executed by him under the provisions of this act. Copy of bonds to be returned.

## CHAPTER 196.

An act for the relief of sundry poor persons in the several counties therein mentioned.

Passed Feb. 21, 1824.  
Levies:

*Be it enacted by the General Assembly of Maryland*, That the Levy Courts of Saint Mary's, Charles, Montgomery, Anne-Arundel, Prince George's, Worcester, Caroline, Kent, Queen Ann's, Calvert, and Cecil Counties, be, and they are hereby severally authorised and empowered at their annual meeting, so long as they shall see cause so to do, to assess and levy on the assessable property of said counties for the use of the several persons hereinafter mentioned the sums of money annexed to their respective names, viz: In Saint Mary's County, for Margaret Tippet, thirty dollars; for Ann Jones, thirty dollars; for Juliet Owings, thirty dollars; for Jemima Floyd, thirty dollars; for Elizabeth Graves, thirty dollars, payable to themselves or their orders respectively. In Charles County, for Nancy Cox, thirty dollars; for James W. Reeves, thirty dollars; for James Hill, thirty dollars; for Mary Goodrick Martin, thirty dollars, payable to themselves or their orders respectively. In Montgomery County, for John Barnes thirty dollars; for Henry Gettings, thirty dollars; for Hester Case, thirty dollars; for Susanna Murphey, thirty dollars; for Cassander Sims, twenty dollars; for William Dewley, twenty dollars; for Ann Dewley, twenty dollars; for Thomas Barnes, twenty-five dollars, and for Susanna Barnes, twenty-five dollars; for Sarah Graves, thirty dollars, and for William Stewart, thirty dollars, payable to themselves or their orders respectively. In Anne-Arundel County, for the infant children of Matilda Simmons, thirty dollars, payable to Benjamin Griffin, of said County, for their use; for Ann Reeves and Mary Philips, to be paid to Robert Welsh, for their use, twenty-dollars each, Sarah Ann Carr and Eleanor Carr, ten dollars each, to be paid to their aunt Eleanor Warfield, or to their order for their use; Fielder Thompson, a sum not exceeding thirty dollars, Sarah Marriott, Tomsey Cole, Ann Stewart, Sarah Night, John Foreman, and Mary Howard, a sum not exceeding twenty dollars each; and for the support of Jehosaphat M'Cauly, Ann White, Joseph Cole, and Benjamin Horner, each a sum not exceeding fifteen dollars, payable severally to the said persons, or to their respective orders. In Prince George's County, for Jeremiah Mitchel, thirty dollars; for Jacob J. Brown, twenty dollars, for Elizabeth Wood, twenty dollars; for Ann Wood, twenty dollars; for John Hinton, twenty dollars, and for John Grimes, thirty dollars, payable to themselves or their orders respectively. In Worcester County, for Philip Waddell, thirty dollars, and for Elizabeth Waters, thirty dollars, payable to themselves