nient to the ferry; and the said commissioners, or a majority of CHAP. 7. them, shall proceed to value the same to the proprietor, who is to be paid by the landholders of Miles River Neck, in Talbot county, in such proportions as the said commissioners may think proper to levy the same.

2. And BE IT ENACTED, That if the said proprietor shall be dis-Proprietor may have damages vasatisfied with the valuation of the said commissioners, he may, lued by a fury. within ten days after the said valuation, call on the sheriff of the county, who is hereby authorised to summon a jury of twelve persons unconnected with the proprietor, who shall, previous to their valuation, each take the following oath, to wit: "I, A B, do swear,

that I will honestly, without prejudice or partiality, value the damages that may be sustained by the proprietor of a piece of ground in Miles River Neck, and which has been condemned for the purpose of erecting a ferry-house thereon, in pursuance of this act of assembly;" and the said jury shall inspect the premises aforesaid and proceed to revalue the same, provided they shall be of opinion that injustice has been done to the proprietor thereof by the commissioners in their valuation. 3. And BE IT ENACTED, That the commissioners appointed by Valuation to be

this act shall not proceed to carry the same into effect until they before law is carry shall pay the valuation made by them, or the jury aforesaid, to the proprietor, or tender the same to him, should be refuse to receive it.

4. And he it enacted, That the said commissioners shall as Landholders may be assessed. sess the landholders in Miles River Neck for the further expense of building a ferry house and a ferry boat, unless the same shall be subscribed.

CHAP. VIII.

An Additional Supplement to an act*, entitled, An act for the opening Passed June 18, ch. 154 and extending of Pratt-Street, in the City of Baltimore. Lib. TH. No. 3, fol. 341.

This act repealed by 1817, ch. 71.

CHAP. IX.

A Further Supplement to the act, entitled, An act to regulate and Passed June 18: discipline the Militia of this State. Lib. TH. No. 3, fol. 343.

1. BE IT ENACTED, by the General Assembly of Maryland, That Enrollments.

each commanding officer of a company shall make out and return a correct enrollment of his company to the commanding officer of the regiment or battalion to which he belongs, whenever required, and upon refusal or neglect, to be subject to a fine not exceeding thirty dollars, unless he can make a reasonable excuse, to be approved of by a regimental court-martial.

2. AND BE IT ENACTED, That all able bodied white male citizens braught-who shall be liable. in this state, between the ages of eighteen and forty-five years, except ministers of the gospel, and except those exempted by the act of congress, shall be liable to stand their draught, any law to the contrary notwithstanding.

3. AND BE IT ENACTED, That all certificates heretofore granted Certificates for infor corporal inability to persons liable to do militia duty, are hereby declared to be void and of no effect, and that all surgeons of regiments and extra battalions, and their mates, who are hereby empowered to grant certificates of corporal inability, before they