

GAOL.

AN ACT respecting the new Jail of Washington County.—1825, ch. 90.

Work-house
apartment.

SEC. 1. *Be it enacted, by the General Assembly of Maryland,* That the levy court of Washington county, be, and they are hereby authorized and directed to designate and set apart suitable apartments in the new jail of said county, to be known and denominated as the work-house of Washington county, and to be kept for the purposes herein after mentioned, by the sheriff for the time being, of the said county, under the superintendence and control of the levy court.

Vagrants
committed.

SEC. 2. *And be it enacted,* That whenever by the existing laws, any vagrant or vagrants, or other lewd or dissolute person or persons are or may become liable to be committed to the work-house or poor-house of said county, they shall be in lieu thereof committed to the custody of the sheriff of said county, to be confined in the apartments so to be designated, for the term authorized by such laws, and specified in the commitments, on low and coarse diet, and at hard labour.

INDEXES OR FINGER BOARDS.

1825, ch. 172, see 'Allegany County,' title 'Finger Boards or Indexes,' ante page 1327.

JURORS.

AN ACT to allow Mileage in certain cases to Jurors in Washington County.—1817, ch. 192.

Itinerant
charges
allowed.

Be it enacted, by the General Assembly of Maryland, That each and every juror summoned on the regular panel of jurors to Washington county courts, who shall reside more than ten miles from the place of holding the said courts, shall in addition to the per diem allowed by law, be entitled to an allowance of twelve and a half cents for every mile, excluding the first ten miles, that his place of residence shall be distant from the place of holding the county court of said county, to be allowed him in going to, and returning from the court, and to be levied, collected and paid, in the same manner, and at the same time, with his per diem allowance; *Provided,* that the said itinerant charges shall be allowed to each of the said jurors only for once coming to, and once returning from the said court, at any one time.

Proviso.

AN ACT authorizing and requiring the Commissioners of Washington County to levy at their next annual levy, a sufficient sum in advance to pay Jurors and State Witnesses in said County.—1836, ch. 10.

Levy in
advance
directed.

SEC. 1. *Be it enacted, by the General Assembly of Maryland,* That the commissioners of Washington county, be, and they are hereby authorized and required to levy on the assessable property of said county at their next annual levy, in addition