

above article may be competent to such future exigencies; for removal whereof,

Governor
may compel
vessels to
ride quaran-
tine, &c.

SEC. 2. *Be it enacted, by the General Assembly of Maryland,* That whensoever and as often as the governor for the time being, shall have strong grounds to apprehend from the information of physicians, or otherwise, that there is danger of the plague, or other malignant contagious disease, being introduced into this state from foreign parts, or from any of the United States, he shall be and he is hereby authorized and empowered to compel any vessel coming to any of our ports, shores or harbours, to ride quarantine, and to forbid, either by land or by water, all intercourse or communication between this state and the place affected, or to lay such intercourse under such regulations and restrictions as he may think advisable, and to take all measures, and do all things, which may appear to him to be necessary for giving effect to the objects of this act.

CHAPTER 35.

AN ACT respecting the stealing and counterfeiting of bank notes or checks.
Merged in 1809, ch. 138.

CHAPTER 43.

AN ACT to provide a summary mode of recovering the possession of lands and tenements holden by tenants for years, or at will, after the expiration of their terms.

A supplement for the city of Baltimore, 1831, ch. 318.

Lessor,
after notice,
may com-
plain, &c.

Be it enacted, by the General Assembly of Maryland, That in all cases where lands, tenements or messuages, are let or leased for one or more years, or at will, and the lessor or lessors, their heirs, executors, administrators or assigns, shall be desirous to have again and repossess the said lands, tenements or messuages, after the expiration of the term or estate for which they were demised, let or leased, and for that purpose shall give notice in writing to the tenant or tenants in possession to remove from and quit the same, if the said tenant or tenants in possession shall refuse to comply therewith, within one month after such notice, and upon the end and determination of the said lease or estate, upon complaint thereof made by the said lessor or lessors, his, her or their heirs, executors, administrators or assigns, to any two justices of the peace of the county wherein the lands, tenements or messuages, are situate, and upon due proof made before them, the said justices, that the said lessor or lessors had been quietly and peaceably possessed of the lands, tenements or messuages, so demanded to be delivered up as aforesaid, that he, she, or they, being so possessed as aforesaid, let or leased as aforesaid the said lands, tenements or messuages, for a term which is now passed and expired, and