

CHAPTER 180.

A SUPPLEMENT to the Act, entitled, an Act relating to Sheriffs and for other purposes, passed at December session, eighteen hundred and thirteen.*

* Ch. 102.

See notes to the original act, ante page 616; and 1824, ch. 202.

Proceedings
with goods
under exe-
cution in
case of
removal of
sheriff.

SEC. 1. *Be it enacted, by the General Assembly of Maryland,* That if any sheriff or coroner hath taken, or shall take in execution any goods or chattels, lands or tenements under and by virtue of any writ of execution sued out of any court within this state, and hath returned or shall return such writ to the court whence it issued, alleging therein that the goods or chattels, lands or tenements so taken in execution remain in his possession or custody unsold for the want of buyers, or by reason of any other legal impediment, and if any such sheriff or coroner after having made return shall remove out of the county for and within which he thus acted as sheriff or coroner, without having effected a sale of the goods or chattels, lands or tenements so as aforesaid remaining in his possession then in every such event the same proceedings may be had to complete such process, and to effect the sale of the goods or chattels, lands or tenements so remaining unsold as are authorized and directed by the act to which this is a supplement, in the event of the death of any sheriff or coroner who hath returned or shall return that any goods or chattels, lands or tenements taken by him in execution remain unsold, and who hath died or shall die without having effected a sale thereof.

Fees
payable to.

SEC. 2. *And be it enacted,* That if any such sheriff or coroner who shall have thus returned, or shall hereafter return that any goods or chattels, lands or tenements, by him taken in execution remain unsold in his possession, hath removed, or shall remove out of the county wherein he thus acted as sheriff or coroner, such sheriff or coroner shall not charge or receive any part of the poundage fee allowed by law on the service of writs of execution, when such proceedings are had as are authorized by this act, but the same shall be wholly due to the sheriff or coroner who shall effect the sale of any such goods or chattels, lands or tenements, under the special writ of venditioni exponas, authorized and directed to be issued by the provisions of this act and the act to which it is supplementary, and such sheriff or coroner may charge, receive and exact the whole poundage fee due on such sales after the manner prescribed by law for the recovery of poundage fees in other cases.

Case of
sheriff's re-
moval be-
fore return
day.

SEC. 3. *And be it enacted,* That if any sheriff or coroner hath seized or taken, or shall seize or take into his possession any goods or chattels, lands or tenements, by virtue of any writ of execution to him delivered, and hath removed, or shall remove out of the county wherein he thus acted as sheriff or coroner before the re-