

CHAPTER 67.

Passed Feb. 6, 1832 *An act to continue in force the acts of Assembly which would expire with the present session.*

Continued in force *Be it enacted by the General Assembly of Maryland, That all such acts, or parts of acts, as would expire with the present session of Assembly, be and the same are hereby continued to the last Monday of December next, and to the end of the then session of Assembly.*

CHAPTER 68.

Passed Feb. 6, 1832 *A supplement to the act, entitled, An act to provide for the collection of the Public Revenue, passed at December-session, eighteen hundred and twenty-nine, chapter ninety.*

Powers duties and authorities extended to attorney general.

Section 1. *Be it enacted by the General Assembly of Maryland, That the provisions and enactments of the original act to which this is a supplement, in relation to the duties, powers and authorities of any deputy Attorney General, or other Attorney appointed in the collection of the revenue, or of the debts due the state, be, and the same are hereby extended to and vested in the Attorney General, in such counties wherein he officiates, or shall officiate in person, and wherein he hath or shall have no resident deputy, or other attorney appointed, as fully and effectually as if he had have been named in the said original act, and he is and shall be entitled and authorised to take and receive for such professional services in the collection of the revenue and of the debts due the state, the same compensation and in the same manner as is allowed by the said original act to any deputy or other attorney in similar cases.*

Process in suits hereafter—prompt trials—judgment.

Sec. 2. *And be it enacted, That in any suit or suits hereafter instituted against any defendant or defendants, for any debt due the state, if the account of such debt or claim stated and signed by the Treasurer, and the declaration with notice in writing of an intended motion for trial or judgment the first court, endorsed thereon, shall have been filed in the office of the clerk of the county wherein such defendant or defendants reside, it shall be the duty of such clerk, and he is required to deliver copies thereof with the writ, to the sheriff or coroner as the case may require, to be delivered by such sheriff or coroner to such defendant or defendants, or left at his, her, or their place of abode,*