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of, but which said collector so employed to complete the collections aforesaid, never did make a fair and true return of the monies so collected by him, to the said John Aisquith, which compelled the said John Aisquith to commence suits against the said last mentioned collector, and his securities on the bonds given by him at the time of the acceptance of the said trust so reposed in him as aforesaid, and which suits are now pending in Baltimore county court, for the recovery of the sum due from said last mentioned collector, which sum is ample and sufficient to pay and discharge the balances due on the aforesaid bonds of the said Robert C. Aisquith. And whereas the said John Aisquith by his petition aforesaid, prays for an act of this General Assembly, enacting that all legal proceedings against him as administrator as aforesaid, and against the securities on the bonds of the said Robert C. Aisquith, whereby payment of the said arrearages of taxes can be enforced, shall be suspended for some time, in order that judgments may be obtained by the said John Aisquith, administrator as aforesaid, against the collector and the securities of the collector so employed by him as aforesaid, to complete the collections so left uncollected by the said Robert C. Aisquith. And whereas the prayer of the petitioner is reasonable: Therefore,

Legal proceedings
suspended.

SECTION. 1. *Re it enacted by the General Assembly of Maryland,* That from and after the passage of this act, all further legal proceedings upon suits instituted and pending in Baltimore county court, by the levy court of Baltimore county, or by the state of Maryland aforesaid, against the said John Aisquith, administrator, or against the securities of the said Robert Aisquith, shall be suspended, until the said John Aisquith shall obtain judgments against the collector or the securities of the collector so appointed by the said John Aisquith, to complete the collections of the said arrearages of taxes so left uncollected by the said Robert C. Aisquith, at the time of his decease.

Executions, &c sus-
pended.

SEC. 2. *And be it enacted,* That no execution now issued against the said administrator or against the securities of the said Robert C. Aisquith, shall be enforced for the payment of the said arrearages of taxes, nor shall any further execution be issued by any court in this state upon the judgments aforesaid, against the said John Aisquith, as administrator as aforesaid, or against the securities of the said Robert C. Aisquith, until the judgments above referred to shall be obtained by the said John Aisquith: *Provided, however,* That nothing in this act contained, shall prevent judgment being obtained and entered up against the said John Aisquith, as administrator, or against the securities of the said Robert C. Aisquith, in the suits now pending against them as aforesaid, where no judgments have yet been obtained, or entered up: *And provided also,* That nothing herein contained, shall be construed to suspend the issuing of execution or of other needful proceedings against the said John Aisquith or the securities of Robert C. Aisquith aforesaid, from and after the first day of

Provisos.