

Writs of *Capias ad Satisfaciendum*, or a Writ or Writs of *Fieri Facias*, to be issued for the Recovery of the Sum or Sums thereon due, on which Writ or Writs such Proceedings shall and may be had, as in Cases where similar Writs are issued on Judgments obtained in personal Suits.

C H A P. XIII, XIV.

III. And be it enacted, That all Sums which shall arise due for such Forfeitures and Fines, shall be paid into the Hands of the Attorney-General, or his Deputies, in their respective Counties, and shall be by them respectively paid over yearly, on or before the twenty-fifth Day of *December* in every Year, to the Treasurer of the Western Shore, for the Use of this State; on all which Sums, so to be received and paid, the said Attorney-General, and his Deputies respectively, shall be entitled to retain five *per Centum* Commission for their Trouble on such Receipts and Payments, and shall also charge a Fee on the issuing every Execution as aforesaid, in the same Manner as other Fees are charged by Attornies in civil Actions.

Fines to be paid to the Attorney-General, &c.

IV. And be it enacted, That the Clerk of the General Court and of each County Court, shall, on or before the fifteenth Day of *December* yearly, make out and deliver unto the Governor and the Council for the Time being, complete Lists of all such Forfeitures and Fines as shall be incurred in their respective Courts, under the Penalty of two hundred Pounds Current Money for every Neglect or Omission so to do; and the said Attorney-General and his Deputies, shall also make out and deliver unto the Treasurer of the Western shore, on or before the said fifteenth Day of *December* yearly, complete Lists of the said Forfeitures and Fines arising in the Counties in which they shall respectively prosecute, under the like Penalty. Provided, that nothing in this Act contained shall extend, or be construed to extend, to prevent the several Courts, as they might heretofore lawfully do, from committing any Person or Persons for the Non-payment of any Fine or Fines imposed, if they shall deem it expedient so to do.

Clerks of the General and County Courts to deliver Lists of Fines yearly, &c.

C H A P. XIV.

An ACT for quartering Soldiers.

WHEREAS it is established by the Declaration of Rights, that no Soldier ought to be quartered in any House in Time of Peace, without the Consent of the Owner, and in Time of War in such Manner only as the Legislature shall direct; and whereas it is necessary, during the present War with *Great-Britain*, to provide proper and convenient Quarters in several Parts of this State, for the Troops of this and the United States, or any of them:

Preamble.

II. Be it enacted, by the General Assembly of Maryland, That it shall and may be lawful for such Person or Persons, as the Governor of this State for the Time being shall appoint, to provide Quarters in any City, Town, or Place (on convenient Notice, by the commanding Officer of any Regiment, Detachment, Troop, or Company, in the Service of the United States, or any of them, of the Number and the Time such Officer shall require to be quartered in such City, Town, or Place) to hire fit and convenient Houses for the Reception of such Forces and their Baggage, and sick and wounded; and if sufficient Houses cannot

Governor to appoint Persons to quarter Troops, &c.