

CHAPTER 39.

A SUPPLEMENT to the ACT,* entitled, an Act relating to Sheriffs, and for ^{1813, ch.} other purposes. ^{102.}

Be it enacted, by the General Assembly of Maryland, That Amend
in all cases where any sheriff, coroner or elisor hath seized or schedule.
taken any goods, chattels, lands or tenements, in virtue of any writ of fieri facias sued out of any court of law of this state, and the said sheriff, coroner or elisor so seizing and taking the same, shall either die, resign or remove from the county, before the goods, chattels, lands or tenements, are sold in virtue of any such writ, and the said goods, chattels, lands and tenements, shall be insufficiently or informally described in the schedule returned by such sheriff, coroner or elisor, the several county courts of this state, or any one of the judges thereof, during the recess of the court, shall be, and are hereby authorized and required, to order and direct the schedule and return of any such sheriff, coroner or elisor, to any such writ, to be amended so as to describe with sufficient certainty, the property purporting to be taken in virtue of such writ, and that the schedule and return so amended, shall be as available as if it had been originally in the form given to it by such amendment.

CHAPTER 51.

AN ACT to authorize Equitable Assignees to sue in their own names.

A Supplement, 1830, ch. 165.

WHEREAS, equitable assignees have frequently sustained in- Preamble.
juries and loss, by the death of the assignor or legal plaintiff; therefore,

Be it enacted, by the General Assembly of Maryland, That May sue.
any assignee or assignees, bona fide entitled to any judgment, bond, specialty or other chose in action for the payment of money by assignment in writing, signed by the person or persons authorized to make the same, may, by virtue of such assignment, sue and maintain, an action or actions, execution or executions, in any court of law or equity in this state, as the case may require, in his, her or their name or names, against the obligor or obligors, debtor or debtors therein named, saving and reserving to the defendant or defendants, all such legal or equitable defence as might or could have been had and maintained against the assignor or assignors at the time, and before notice of such assignment, in the same manner and to the same extent as if no such assignment had been made.