

for this road only excepted.) by opening the same, and the damages so ascertained shall be levied and assessed as other county charges are, and shall be paid over to the said persons respectively over whose land said road may pass. CHAP. 146.

CHAP. CXLVII.

An Act for the relief of the Baltimore Company. Lib. TH. No. 4, fol. 656. A Private Act. Passed Jan 23, 1815

The legal title in fee simple of and in all the lands heretofore held in partnership by the Baltimore company, in iron works, which have been sold, but not conveyed to the purchasers, and of and in all the lands of the company which remain unsold and undivided, vested in Henry W. Rogers, Samuel Johnston Donaldson, and Thomas L. Emory, junior, in trust, &c.

CHAP. CXLVIII.

A Further Supplement to an act, entitled, An act to establish a Bank and incorporate a Company under the name of The Elkton Bank of Maryland.* Lib. TH. No. 4, fol. 657. Passed Jan 20 1816
* 1810, ch 51

1. BE IT ENACTED, by the General Assembly of Maryland, That it shall and may be lawful for the stockholders of said bank, to elect on the fourth Monday in May next, and on the fourth Monday in May in each and every year thereafter, in the way prescribed by the act to which this is a further supplement, directors of said bank, and in case the said stockholders shall neglect to make said election at the time herein before stated, it shall and may be lawful for the directors previously elected, and who having acted as such, to hold their seats until a new election shall take place, which shall be done as soon after the annual day of election as the stockholders can be conveniently convened by public notice. Election of directors

2. AND whereas it appears uncertain whether the elections heretofore held for directors of the Elkton Bank of Maryland were authorised by law; therefore, BE IT ENACTED, That the several elections of directors held by the stockholders of said bank, are hereby made valid and effectual in law, and their acts are hereby made as valid and effectual in law as if they had been legally elected. Elections made void

CHAP. CXLIX.

An Act relative to the Administration of Justice. Lib. TH. No. 5, fol. 1. Passed Jan 25, 1816

1. BE IT ENACTED, by the General Assembly of Maryland, That whenever any process shall be issued from any county court directed to the sheriff, coroner, or other officer of another county, and the sheriff, coroner or other officer, to whom the same shall be directed, shall neglect to make due return thereof to the court to which such process may be made returnable, it shall and may be lawful for such court, on motion, and on proof of the delivery of such process to such sheriff, coroner or other officer, to amerce such sheriff, coroner or other officer, in a sum not exceeding two hundred dollars, and to enter up judgment against such sheriff, coroner or other officer, for the amercement so imposed in the name of the state, but for the use and benefit of the party aggrieved by the neglect of the said sheriff, coroner or other officer, which judgment shall be as valid as any judgment rendered upon the verdict of a jury, and the party for whose use and benefit the same shall have been entered, may sue out execution as in other cases of judgments rendered in the said court. Process not being returned sheriff may be amerced-- Judgment