

CHAP. 75.

Authority in a case
of idiot

tain real estate in the city aforesaid, and that it will be advantageous to have said estate leased, but that said Fanny is mentally incompetent to make such leases—Therefore, *Be it enacted by the General Assembly of Maryland, That upon any application by Alfred G. Clagett, for the making of any lease or leases as aforesaid, to the Court of Chancery, or Baltimore county court, as a court of equity, the provisions of the second section of the act passed at December session, of the year eighteen hundred and thirty three, chapter one hundred and fifty, shall be deemed and taken to apply to the case of said Fanny Caroline, and said real estate, to every effect, as if said Fanny Caroline were formally declared an idiot or lunatic, and as if said Alfred were trustee of her as such idiot or lunatic; Provided however, that the court, before passing any decree in the premises, for any such leasing, shall be satisfied of the mental incompetency as aforesaid, of said Fanny Caroline, and that it shall not be necessary to issue any subpoena or summons to said Fanny, to appear in the case of any application as aforesaid.*

CHAPTER 75.

Passed Jan. 29, 1835 *An act authorising Officers of the Army and Navy of the United States, to bring their servants, being slaves, into this State.*

Permission given

Be it enacted by the General Assembly of Maryland, That any officer of the United States Army or Navy, who shall, by duty, be called into this State, shall be authorised to bring with him, and retain while he so remains, any servant or servants, being slaves, any law to the contrary notwithstanding; provided, such license be not construed to authorise the sale of any such slave or slaves within the limits of this State, but that they shall, on the removal of such officer, be carried out of the State with him.