

Gist, and derived from the sale of her real estate or any part or parts thereof, to be invested in other real estate and may appoint such person or persons to make such investments either in real or personal estate, or in both, as the said court may direct. CHAP. 238.

SEC. 2. *And be it enacted*, That in case said investment or any part thereof, shall be made in real estate, the act to which this is a supplement shall apply to and regulate the same, and if said investment or any part thereof shall be made in personal property, then and in that case such personal property shall be regarded as real estate which descended on the part of the father of said Thomasina H. Gist. Regulating said investment.

CHAPTER 237.

*A further supplement to an act entitled, an act to incorporate the Baltimore Equitable Society, for Insuring Houses from loss by fire.* Passed March 5, 1842.

*Be it enacted by the General Assembly of Maryland*, That the directors of the said society for the time being, or the major part of them, or a committee of investment consisting of not less than four members, of whom the treasurer shall ex-officio be one, shall and may invest the funds of this society in public stocks or other securities, or may loan the same in their discretion, and for such periods as they may deem proper, securing the re-payment of such loans, by mortgage of real estate or otherwise, and changing the investment as they shall judge safe and beneficial to the society, but no loan of the funds of the society shall be made to the treasurer, any director, officer or clerk of the institution. Invested in public stocks.

CHAPTER 238.

*An act for the relief of the heirs at law of Emory Edwards, late of Kent County, deceased.* Passed March 4, 1842.

WHEREAS, on the twentieth day of December, in the year eighteen hundred and forty-one, Anna Maria Mitchell and Joseph T. Mitchell of the city of Baltimore, by a deed duly executed and acknowledged, conveyed in fee simple Preamble.

...n's county,  
...legal title to  
...ll by reason  
...of the same  
...required by

...land, That  
...and they are  
...the clerk of  
...hereby au-  
...the land re-  
...cknowledg-  
...l be of the  
...whatsöever,  
...n the body  
...nowledged,  
...laws of this  
...ight of any  
...has or may  
...d as herein

...he relief of  
...mber session  
...ne hundred

...of the real  
...y been pas-  
...t of equity,  
...the several  
...s belonging  
...nds derived  
...ecree may  
...said infant,  
...ng whether  
...erwise, the  
...ent—there-

...bly of Ma-  
...ourt may, if  
...or may be  
...masina H.