ntroduce

ldermen and by session, e, they in anthorised , chapame to being comtroducnt thouauthoridollars a law of said oresaid

of said deductmay be t of the ct, and and the nbly of mmon

norised rpora-, to be id adsame, corpovered, withficient

of the of the ry exereby terest ereto-

; and

accordingly, it shall be the duty of the Mayor, Aldermen CHAP. 7. and Common Council of Frederick, and they are hereby Duty of Mayrequired to apply and pay out of the said proceeds, and or, &c. rents or tolls, the interest and principal of the said sums and debt, as the same shall become due; and the said proceeds, and rents or tolls, shall be applied exclusively to such use until the said loans are fully paid and satisfied, and the rents or tolls for the use of said water shall be exacted and maintained at the present rates, until the said loans and debt shall be extinguished.

SEC. 3. And be it enacted, That nothing herein con- Nothing contained shall be construed to supersede the authority of the persede authority corporate authorities to levy and collect taxes, to dis-rity of corpocharge all or any part of said loans, if the same should rate ties.

become necessary. SEC. 4. And be it further enacted, That this act shall Take effect afgo into operation and take effect immediately from and ter its passage. after its passage.

said John June of E. in such chaces and michiga the CHAPTER 7.

assect will be weedstoom exponent, directed to the

ungy-two Chapter and bandred and eighty,

An act to authorise appeals in cases of Mandamus.

WHEREAS, doubts exist whether, by the laws of this Preamble. State, there can be an appeal to the Court of Appeals from any decision of the county courts in cases of mandamus-therefore,

Be it enacted by the General Assembly of Maryland, Court of Ap-That from and after the passage of this act, in all cases peals to hear of appeal which are now pending in the Court of Ap- and determine peals, or which may be hereafter taken from the decision damus. of any county court in this State, in cases of mandamus, the said Court of Appeals shall entertain the said appeal, and hear and decide the same, subject to the same restrictions and limitations which exist in taking and trying appeals in other cases; and said appeals shall be heard and determined by the said Court of Appeals at the first term thereof after such appeals are taken.

she the heroby clothed he is the power and authority to

correctly to enable how to complete not finish his besines.

as shared, to the same search and with the like sault of

ty, as he could have done had be remained in the county.