

Dec Ses 1824

Passed Feb  
26, 1825.

Preamble.

Bind to the  
age of eigh-  
teen years.Passed Feb  
24, 1825.  
Repeal.Passed Feb.  
24, 1824.  
Removal of  
causes to the  
high court of  
chancery.Passed Feb.  
24, 1825.  
Control an-  
nulled.Rights vest-  
ed.

## CHAPTER 194.

A supplement to an act entitled, An act to incorporate Saint Mary's Orphaline Female School in the city of Baltimore.

*Whereas*, Saint Mary's Orphaline Female School in the city of Baltimore, hath been several years in operation, and experience has fully proved the many advantages resulting from this benevolent institution; And whereas, the directresses of the said institution are desirous of having a control over such female children as now are or who may be hereafter placed under their protection, until they shall arrive at the age of eighteen years, Therefore,

*Be it enacted by the General Assembly of Maryland*, That the directresses of Saint Mary's Orphaline Female School in the city of Baltimore, be, and they are hereby authorised and empowered to bind out such female children as may be placed under their charge until they shall respectively attain the age of eighteen years.

## CHAPTER 195.

An act to repeal an act therein mentioned.

*Be it enacted by the General Assembly of Maryland*, That the act passed at December session, in the year eighteen hundred and eighteen, entitled, An act for settling the western limits of this state, and the dividing line and boundary between this state and the Commonwealth of Virginia, be, and the same is hereby repealed.

## CHAPTER 196.

An act respecting the equity jurisdiction of the county courts in the sixth Judicial District of Maryland.

*Be it enacted by the General Assembly of Maryland*, That in any equity suit now depending or hereafter to be commenced or instituted in either of the county courts of the sixth judicial district of this state, the judges or any one judge thereof, upon suggestion in writing, by either or any of the parties thereto, supported by affidavit or other proper evidence, that the said suggestion is not intended to produce delay, shall and may order and direct the bill, exhibits, answers and all other proceedings in such suit, to be transmitted to the high court of chancery of this state, and the high court of chancery shall proceed in, hear and determine the same in like manner as if such suit had been originally instituted therein.

## CHAPTER 197.

An act for the relief of Julianna Marriott of Baltimore county.

**SEC. 1.** *Be it enacted by the General Assembly of Maryland*, That from and after the passage of this act, Jarvis Marriott, of Baltimore county shall be, and he is hereby altogether deprived of all and every interest, authority, power and control, in, over and to the person of Julianna Marriott, his wife, as fully as if she had never been married.

**2.** *And be it enacted*, That the said Julianna Marriott shall be, and she is hereby declared capable to have, hold, take, receive, sue for and recover, by compromise, suit or suits in law or equi-