and ninety, Chapter three hundred and twenty, be and the same is hereby repealed and re-enacted, so as to read as follows:

sons, real sold to pay

188. Where any person dies, or shall have died, leaving Deceased per-any real estate in possession, remainder or reversion, and not estate may be leaving personal estate sufficient to pay his debts and costs of administration, the court, on any suit instituted by any of his creditors, may decree that all the real estate of such person, or so much thereof as may be necessary, shall be sold to pay his debts; and the funeral expenses of the decedent, to be allowed in the discretion of the court according to the condition and circumstances of the deceased, not to exceed three hundred dollars, shall be considered the debt of said decedent; and in the distribution of the proceeds arising from any sale under this section, the claim for funeral expenses shall take priority to all claims of the common creditors of the deceased. This section to apply to all cases where the heirs or devisees are residents or non-residents, or are of full age, or infants, or of sound mind, or non compos mentis, and to cases where the parties left no heirs, or where it is not known whether he left heirs or devisees, or, if the heirs or devisees be unknown, and if there be no heirs, the State's Attorney shall appear to the bill.

> SEC. 2. And be it enacted, That this Act shall take effect from the day of its passage.

Approved April 7, 1900.

CHAPTER 391.

AN ACT to repeal Section one hundred and ninety-two of Article 22 of the Code of Public Local Laws, title "Washington County," sub-title "Hagerstown," as amended by the Acts of eighteen hundred and ninety-eight, Chapter one hundred and ninety-two, and to re-enact the same with amendments.

Hagerstown.

Section 1. Be it enacted by the General Assembly of Maryland, That Section one hundred and ninety-two of Article 22 of the Code of Public Local Laws, title "Washington County," sub-title "Hagerstown," as amended by the Acts of eighteen hundred and ninety-eight, Chapter, one hundred and ninety-two, be and the same is hereby repealed and re-enacted with amendments so as to read as follows: