CHAP. CLV.

CHAP. 155.

A Further Supplement to the Act(a), entitled, An act to straighten and amend the public Roads in Harford County, and for other purposes. Passed Jan 6, 1817.

Lib. TH. No. 2, fol. 372.

(a) 1791, ch. 70. Sec 1800, ch. 39, and the acts there referred to.

1. BE IT ENACTED, by the General Assembly of Maryland, That Commissioners are Tobias E. Stansbury, John Buck and Benjamin Gatch, be appoint- inc certain road, ed commissioners, to examine and survey all that part or portion of the location of the road laid out under the aforesaid laws, leading from the city of Baltimore to Belle-Air, which passes through the lands belonging to the devisees of Harry D. Gough, late of Baltimore county, deceased, situate on the north side of the main falls of Gunpowder; and the said commissioners, or a majority of them, be and they are hereby authorised to make such alterations in the course of said road, within the lands aforesaid, as to them it shall seem expedient and right, if any they should deem necessary.

2. AND BE IT ENACTED. That a plot be returned to the county Plot to be returned to court of Baltimore as an evidence of such alteration, if any be made, and that all the expenses attending the same be defrayed by James Carroll, the present possessor of said lands, and petitioner for such

alteration.

CHAP. CLVI.

An Act annulling the Marriage of Mary Walker, of Worcester County. Passed Jan 6, 1810 Lib. TH. No. 2, fol. 373.

CHAP. CLVII.

An Act for the relief of Thomas Carnan, of the City of Baltimore. Lib. Passed Jan. 6, 1810 TH. No. 2, fol. 373. A Private Act.

Releasing him from gaol on a commitment under the act of November 1781, ch. 13.

CHAP, CLVIII.

An Act annulling the Marriage of Josephine Changeur, of the City of Passed Jan. 6, 1870 Baltimore. Lib. TH. No. 2, fol. 374.

CHAP. CLIX:

An Act annulling the Marriage of Thomas Warner and Ruth Warner, Passed Jan 6, 1810 of the City of Baltimore. Lib. TH. No. 2, fol. 574.

CHAP. CLX.

A Further Additional Supplement to an Act(a), entitled, An Act to Passed Jan 6, 1810 direct Descents. Lib. TH. No. 2, fol. 375.

(a) 1786, ch. 45. See the act of 1802, ch. 94, and the acts there referred to.

WHEREAS it may frequently happen, that some person or per-Preamble. sons may be entitled, as tenants by the curtesy, to a life estate in an undivided part of the real estate of an intestate, and there is no provision made in the act to which this is a further additional supplement, to empower the commissioners to ascertain and lay off the said tenant's part or portion: And whereas it may be beneficial to the parties concerned, either where a division is adjudged to be made among the representatives, or where a sale of the estate becomes necessary, that the aforesaid tenant's part or portion of, in and to, the same, should be previously ascertained and laid off;