drain shall be made, adjoining each other, part on one side thereof, CHAP. 157. and part on the other, in which case each shall pay in proportion to the part he or she shall or may hold.

3. AND BE IT ENACTED. That the said directors, or any three Directors authorized to cut, open of them, shall have full power and authority, at any time thereaf- and complete dram, and keep ter, to cut, open and complete, the said drain or ditch so to be the same in repair opened and cut in virtue of this act, and also from time to time to repair, cleanse, and keep open and in good order, the said ditch or drain, at the expense of the said proprietors, in the same proportion that the expenses of cutting and opening the said ditch or drain in the first instance, and of repairing and cleansing the same when cut and opened, the said directors, or any three of them, are hereby authorised to apportion what they may conceive the expense thereof will amount to, and demand and receive such proportions respectively, by suit or otherwise, from the said proprietors, before or at any time after the commencement of the said work, or after the same is finished; Provided always, that inas- Proviso. much as it may be inconvenient for some of the proprietors, through whose land the said ditch or drain shall pass, to satisfy and answer all the expenses of cutting and opening the said ditch or drain at one time, the said directors, or any three of them, shall make an estimate of the expense of cutting the said ditch or drain through that part of the branch or swamp in which said ditch or drain shall pass, and apportion the same as above directed, and that the same be paid by the proprietors respectively of that particular part of the said branch, unto the said directors, at three annual payments, one third of which to be discharged on or before the first day of March eighteen hundred and fourieen, one-third on or before the first day of March eighteen hundred and lifteen, and the remaining third on or before the first day of March eighteen hundred and sixteen.

4. AND BE IT ENACTED, That in case of death or resignation, be supplied. refusal or disqualification to act, of the persons chosen directors, at any time hereafter, it shall and may be lawful for the said other directors to meet as soon as may be thereafter, at their place of meeting as aforesaid, to choose a person in his stead to act as director till the next annual meeting of the said proprietors, and if the directors therein disagree in such choice, they shall determine the same by drawing lots for the persons put in nomination, and the person in whose favour the matter shall be so determined, shall be and he is hereby declared the director to all intents and purposes until the succeeding annual election.

CHAP. CLVIII.

An Act vesting the Property therein mentioned in certain Trustees for Passed Dec 29 the use and benefit of the Society of Friends, or People called Quakers, constituting the Monthly Meeting of Baltimore, for the Eastern District in the City of Ballimore. Lib. TH. No. 3, fol. 494.

WHEREAS by an act of the general assembly of Maryland, pass- Prenuble. ed at November session one thousand seven hundred and ninetythree*, entitled. An act to confirm the title of certain lots of ground * Ch. 20. to the society of people called Quakers in Baltimore-town, whereon is their meeting-house and burying ground, reciting among other things, that it was represented to the legislature by the month-