in life, being eighty years of age, and for sometime past has been CHAP. 18. deprived of his sight, having both of his eyes bursted from a severe fever, and prays that a law may pass for his support out of the poor-house; and the prayer of the petitioner appearing reason-

able, therefore, 2. BE IT ENACTED, by the General Assembly of Maryland, That Levy for the sup-the levy court of Prince-George's county shall be and are hereby wade. directed and empowered, at their levy courts annually, so long as they may see cause, to assess and levy on said county a sum of money, not exceeding fifty dollars, for the support and maintenance of the said Robert Wade, and that the same be collected and paid annually to the aforesaid Robert Wade by the collector or collectors of Prince-George's county, agreeable to the order of the levy court aforesaid.

CHAP. XIX.

An Act to empower the Justices of the Levy Court of Anne-Arundel Passed Jan & 1803. County to assess and levy annually a sum of money for the purposes therein mentioned. Lib. JG. No. 4, fol. 224.

WHEREAS sundry inhabitants of Anne-Arundel county, by their Preamble. petition to this general assembly, hath set forth, that a certain Ruth Young, of the county aforesaid, through old age and infirmities, is rendered incapable of maintaining herself, or son Benjamin, now forty one years of age; who, by his deformity, is totally unable to contribute in any manner towards his support, and pray that a law may pass for the support of said Ruth Young and son Benjamin out of the poor-house; and the prayer of the said petitioners appearing reasonable and proper, therefore,

2. BE IT ENACTED by the General Assembly of Maryland, That Levy for the supthe justices of the levy court of Anne-Arundel county, at their levy roung and some court, shall have full power and authority, and they are hereby directed and required, annually to assess, so long as they shall see cause, on the assessable property of said county, a sum of money, not exceeding seventy dollars, which said sum, so levied and assessed, shall be collected as other county charges are, and paid to the said Ruth Young, or such other person as they, the said court, shall appoint, for the use, support and maintenance, of said Ruth Young and her son Benjamin.

CHAP. XX.

An Act to confirm an act, (*) entitled, An act to alter such parts of Passed Jan. \$ 1803. the Constitution and Form of Government as relate to Voters, and qualifications of Voters. Lib. JG. No. 4, fol. 224. This act was repealed by November 1809, ch. 83. See note under that act.

CHAP. XXI.

A Supplement to an act, (†) entitled. An act authorising a Lottery in Passed Jan. 8 1803: Havre-de-Grace for the purpose therein mentioned. Lib. JG. No. 71795, ch. 72. 4, fol. 225.

WHEREAS the monies arising from the lottery authorised to be Preamble. drawn by the original act to which this is a supplement are by no means adequate to the building and erecting public wharfs in the town of Havre-de-Grace, as contemplated by the said original act, and as the appropriation of said monies, in addition to monies al-