LAWS OF MARYLAND

11. And be it enacted, That the state of Pennsylvania, or Dec Ser 188 any company which may be for that purpose incorporated by Pennsylvania! the said state, shall be, and is hereby authorized and empow- authorised to ed to take and continue a latteral canal or canals, or a railway, make latera from any point or points within the territory of the said state, canal, &c. to connect with the Chesapeake and Ohio Canal within the territory of this state, upon the same terms and conditions, and with all the rights, privileges and powers of every kind whatsoever, that have been granted to the Chesapeake and Ohio Canal Company; Provided, That the state of Pennsylvania shall provide, within three years from and after the passage of this act, assent to and confirm this charter, so that the same may have full effect and operation within the limits of that state.

12. And be it enacted, That the mayor and city council of Baltimore shall be, and they are hereby authorised to subscribe of Baltimore for as many shares as they may think proper in the stock of the may subsaid Susquehannah and Patapsco Canal Company, and in the row money, Chesapeake and Ohio Canal Company, and also in the Mary. &c land Canal Company incorporated by the act for the promotion of Internal Improvement; and may borrow money upon the credit of the corporation, or issue certificates of stock for the money necessary to be raised to pay for such canal s tock, in such manner and upon such terms as shall to them seem most advisable; and it shall be lawful for any of the banks in this state to purchase, hold and dispose of any such stock, or make any such loans.

Corporation:

13. And be it enacted, That the governor and council be, and they are hereby requested to forward a copy of this act without de- forwarded lay to the governor of Pennsylvania.

CHAPTER 201.

A supplement to an act to lay out and make public two roads therien men- PassedMarch tioned, in Cecil county

7, 1826.

Sec. 1. Be it enacted by the General Assembly of Maryland, Acts confirm-That the acts of the commissioners named in the act to which this is a supplement, in relation to the road mentioned in the first section of the said original act, shall be as good and valid, to every intent and purpose whatsoever, as if the plots and certificates of said road had been made out and returned to the levy court of Cecil county, at the time provided by the third section of the said original act.

2. And be it enacted, That the levy heretofore made by said Levy confir levy court, on the assessable property of said county, to defray med the expences of surveying, opening and clearing said road, and the appointment or appointments of the said levy court, of superviror or supervisors, to open and clear said road, and all the acts of said supervisor or supervisors, under the said appinted ment, shall be as good and effectual to every intent and purposed