2. And be it enacted, That the provise in the twenty-first CHAP. 211. section of said original act contained, requiring that the executive shall previously be satisfied that the residue of the sum of provise in the state money estimated by the United States board of engineers to be actrepeated adequate to the completion of the eastern section of the Chesapeake and Ohio Canal, after deducting the amount of the subscriptions of the state of Maryland, and of the United States, herein provided to be made, hath actually subscribed by bona fide, and competent subscribers, be and the same is here-

by repealed.

3. And whereas by the act to which this is a supplement, it is also declared that a charter would be granted by this state for the making of a canal from the river Susquehanna to the city of Baltimore as therein mentioned, and by a subsequent act of the last session, entitled, An act to incorporate the Susquehanna and Patapsco Canal Company, authorising such canal to commence at York Haven, it is provided, that this state should subscribe for stock of the said company, and appropriate the sum of five hundred thousand dollars to the making said canal; and it having been thought proper to authorise the commencement of a similar canal, in connexion with the Pennsylvania canal, at or near Swatara creek, on the Susquehanna river, and to be made as provided by the act passed at the present session, entitled, An act to incorporate the Pennsylvania and Maryland Canal Company, and to transfer to the same the appropriation aforesaid; Therefore, Be it enacted, That so soon as the governor Tresurer and and council shall be satisfied that eight thousand shares of the for stock, but stock of the company authorised by the said last mentioned act, shall have been subscribed by bona fide and competent subscribers, and shall certify the same to the treasurer of the western shore, then the said treasurer shall be and he is hereby authorised and required to subscribe, on behalf of this state, for five thousand shares of the stock of the said Pennsylvania and Maryland Canal Company.

4. And be it enacted, That so much of the act to which this Repeal is a supplement, and the act to incorporate the Susquehanna and Patapsco Canal Company, as shall be found inconsistent with the provisions of the act passed at the present session, entitled, An act to incorporate the Pennsylvania and Maryland

Canal Company, be and the same are hereby repealed.

5. And be it enacted, That the mayor and city council of Bultimore to lay Baltimore shall be, and they are hereby authorised, to provide a tax or issue eer for the payment of such shares as they may subscribe for in the said Pennsylvania and Maryland Canal Company, by a tax on the property within said city, or 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 stock, 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.

6. And be it engeted, That the treasurer of the western thorned to shore be and he is hereby authorised and required to pay to the Chesapeake president and directors of the Chesapeake and Delaware Canal Delaware Company.