1829

taken; which testimony, after twenty days notice to the parties, of the time and place of meeting, shall be received and reduced to writing, and be returned to the clerk of the court in which such proceedings have been had, whose duty it shall be to forward to the Legislature, the petition, answer, testimony, and all other the proceedings had under said application

CHAP. 202

Sec. 2. And be it enucted, That the clerk shall receive the resum of two dollars, for receiving, filing, and forwarding, said proceedings; that the sheriff shall receive one collar for serving the subpœna on the party, and fifty cents for each subpœna served by him on any witness that shall be summoned by him; and that every commissioner shall receive three dollars. for each and every day he shall be employed in receiving and reducing to writing, the testimony of the witnesses; all of which costs and charges shall be paid by the party petitioning.

CHAPTER 203

A supplement to an act entitled, an act to incorporate the stock- Funed Feb 23,3250 holders of the Temascaltepec Mining Company of . altimore.

Section 1. Be it enacted by the General Assembly of Mary- Election land. That the election of Directors by the Stockholders of the Temascaltenec Mining Company of Baltimore, which took place on the twelfth day of November, eighteen hundred and tweaty-nine, viva voce, be, and the same is hereby ratified and confirmed, and held as valid as if the same had been made by ballot, conformably to the original act.

Sec 2. And be it enacted, That the Directors for the time being, shall hereafter continue to act until a new election of Directors is had, pusuant to the provisions of the original act. or takes place according to law.

CHAPTER 204

An act for the relief of Eli Balderston, of the city of Baltimore. Pased Feb 24,11

WHERRAS, it has been represented to this General Assem-Presented bly, by the memorial of Ely Balderston, of the city of Baltimore, that on the sixth day of June, eighteen hundred and twenty-seven, the said memorialist petitioned to the Commissioners of Insolvent Debtors for the city and county of Baltimore, for the benefit of the insolvent laws of this state; that upon the hearing of said petitioner, and the examination of