OF MARYLAND. 1801. November. LAWS

CHAP. ty to lay out such road, agreeably to the prayer of such petition, or in such other manner as they LIV. shall think most expedient, and to make return of such location with all convenient speed; and after such road shall be surveyed and laid out agreeably to the intentions of this act, the said court shall direct the application for such road, and the order and proceedings thereupon, and the return of the surveyor, to be enrolled among their records, and thereupon and thereafter such road shall be deemed and considered to be a public road, and shall be kept up and repaired as other public roads in the said county; provided nevertheless, that no old road, so to be affected by this act, shall be stopped up until the new road shall be viewed, examined and received, by two justices of the peace, to be appointed by the said court; and provided also, that such new road shall be laid out, made and completed, at the proper expence of the parties applying for the same; and provided further, that no such application shall affect the lands of infants, persons non compotes mentis, or persons beyond the limits of this state, until the said disabilities shall be removed.

Penalty on altering, &c. any road, &c.

XVI. And BE IT ENACTED, That if any person or persons shall alter or change, or in any manner obstruct or encroach upon, and of the said roads, or any part or parts thereof, or cut down, destroy or injure, any of the bridges, causeways, boundaries, marks or directions, therein or thereon, without the licence of the justice of the levy court obtained as aforesaid, every such person or persons, being thereof convicted in the county court, shall forfeit and pay a fine, in the discretion of the court, not exceeding the sum of one hundred dollars, according to the nature and degree of the offence.

Proviso.

XVII. Provided Always, and be it enacted, That nothing in this act contained shall be construed to make it the duty of the overseers of the roads aforesaid to make or repair any framed bridge or bridges above fifteen feet in length, but they shall be continued to be built and repaired in the same manner as at present; and it is hereby declared to be the duty of every overseer aforesaid, having any such bridge or bridges within their respective limits, to clear the same of all drift logs, or other obstructions to the free passage of the water, as often as need shall require, under the penalty of five dollars for every neglect, to be recovered as other fines are directed to be recovered by this act.

Acts repealed,

XVIII. AND BE IT ENACTED, That from and after the said first Monday of April next, all and eevery act and acts of assembly, and every clause and section thereof, which may respect the public roads in the aforesaid counties, be and the same are hereby repealed; provided nevertheless, that nothing herein contained shall be construed or taken to affect any private act or acts of assembly granted upon the application of any particular individual, or the act of assembly passed at October session, in the year one thousand seven hundred and fifty-three, entitled, An act for repairing the public roads in this province, or any act or acts of assembly for the building or repairing of any bridge or bridges that are built or maintained at the public or county charge.

Commencement, &c.

XIX. AND BE IT ENACTED, That this act shall commence on the first Monday in April next, and continue and be in force for the term of two years from that time, and until the end of the next session of assembly that shall happen thereafter.

> C H A P. LV.

Passed 31st of Dec. 1801.

A Supplement to an act, entitled, An act to establish and incorporate a medical and chirurgical faculty or society in the state of Maryland.

No person to practise without licence, &c.

E IT ENACTED, by the General Assembly of Maryland, That from and after the passage of this BE IT ENACTED, by the General Assembly of treaty time, I have been act, no person who is not already a practitioner of medicine or surgery within this state, shall be allowed to practise in either of the said branches and receive payments for the same, without having first obtained a licence agreeably to the original act to which this is a supplement, under the penalty of fifty dollars for each offence, to be recovered in the county court where the offence is committed by presentment and bill of indictment, one half for the use of the faculty, the other half for the informer.

Not to extend sons, &c.

II. And he it enacted, That nothing herein contained shall extend, or be construed to exto certain per- tend, to prohibit any person during his actual residence in any other of the United States, and who by the laws of the state where he doth or may reside is not prohibited from practising in either of the above branches, from practising in this state within fifteen miles from the residence of such practitioner; provided always, that it shall and may be lawful for any person, resident as