Philip Green and Jacob Green certain real and personal property, in lieu of any claim that they might have against the estate of a certain Richard Green, late of the said county, which estate was then and still is unsettled: And whereas the said Philip Green and Jacob Green are minors, and are incapable of executing releases, and the executor refuses to deliver up to the said Christopher Hyatt, as guardian to the said minors, the personal property devised to them by the afore-mentioned Jacob Green, deceased, by which the said minors are much injured; therefore,

CHAP. LXXII.

II. BE IT ENACTED, by the General Assembly of Maryland, That it shall and may be lawful for the Chancellor, to chancellor to inquire into the circumstances relating to the bequests aforesaid, and if he should be of opinion that the legacies bequeathed to the said Philip Green and Jacob Green would be more to their advantage than their claim on the estate of the said Richard Green, that then the chancellor may authorise the said Christopher Hyatt, or such other person as he may think proper, to execute releases, on behalf and in the name of the said Philip Green and Jacob Green, of their claim against the estate of the said Richard Green, on such terms as to him may appear equitable and right, and releases so executed shall have the same effect in law as if the said Philip Green and Jacob Green had been of lawful age, and had executed the same; and it shall be lawful for the chancellor to make any such further order in the premises as justice and equity may require; provided nevertheless, that nothing herein contained shall be construed to alter, or in any manner affect, the limitations over contained in the last will of the said Jacob Green, on the event of the death of the said minors.

inquire, &c.

C H A P. LXXIII.

An ACT for the relief of Samuel Wright, of Queen-Anne's county. Passed 7th of January, 1804

HEREAS it is represented to this general assembly, by the petition of Samuel Wright, of Preamble. Queen-Anne's county, that he is owner and proprietor of a considerable proportion of the unimproved parts of a marsh and branch, known by the name of the Long Marsh, lying in Queen-Anne's and Caroline counties; that the law passed at November session, seventeen hundred and eighty-nine, with its several supplements, for draining the said marsh and branch, if carried into full operation, will be to him extremely injurious and oppressive in its effects; therefore,

II. BE IT ENACTED, by the General Assembly of Maryland, That from and after the passing of this Part of several act, all such part or parts of an act, entitled, An act for draining of a marsh and branch, known by acts suspended, the name of the Long Marsh, lying in Queen-Anne's and Caroline counties, and its several supplements, as relate to the laying, levying and collecting, any sum or sums of money for ditching or draining of the unimproved part or parts of the said Long Marsh and branch, now belonging, or in anywise appertaining, to him the said Samuel Wright, be and the same are hereby suspended until the first day of January, eighteen hundred and six; provided nevertheless, that the owners or proprietors of any part or parts of the said Long Marsh and branch shall have, possess and enjoy, the free and uninterrupted liberty and privilege of opening, cutting, cleansing and keeping open, such ditch or drain as is directed by the original act, for his, her or their benefit and interest, through the whole extent of the said marsh and branch belonging to the said Samuel Wright, and if so cut and kept open, to be done at his, her or their own proper cost, charges and expences, and not at the cost or charges of the said Samuel Wright, or any of his successors, as proprietor or proprietors of the said unimproved parts of the said marsh and branch, any thing in the said original or supplementary acts to the contrary notwithstanding.

C H A P.

An ACT for founding a college in the city or precincts of Balti- Passed 7th of January, 1804. more, by the name of Baltimore College.

THEREAS public institutions for the education of youth have ever been encouraged and con- Preamble. sidered, under salutary regulations, the surest means of raising up citizens eminent in science and virtue, ornaments and supports of their country; therefore,

II. BE IT ENACTED, by the General Assembly of Maryland, That a college or general seminary of A college estalearning, by the name of Baltimore College, be established in the city or precincts of Baltimore, blished, &c. upon the following fundamental principles, namely, 1st. The said college shall be founded and maintained for ever upon a most liberal plan, for the benefit of youth of every religious denomination, who shall be freely admitted to equal privileges and advantages of education, and to all the literary honours of the college, according to their merit, without requiring or enforcing any religious or civil test, or urging their attendance upon any particular plan of religious worship or service, other