

SEC. 2. *And be it enacted*, That the Tide Water canal company, who, by the fourth section of the act of December session, eighteen hundred and thirty-eight, chapter four hundred and sixteen, entitled an act to ensure the completion of the Susquehanna canal and of the Tide Water canal, are directed, under the terms and conditions in said section mentioned, to make and construct, within the period of four months from the completion of their canal, the Out-let lock, also therein mentioned, be and the same are hereby directed to make and construct said lock at any time within the period of eight months, from and after the first day of February, in the present year, one thousand eight hundred and forty-one; and that such lock shall be of like dimensions and character with the existing lock on said canal, immediately above the point at which said Out-let lock is directed to be made; and that the same shall be so constructed, and extended into the river Susquehanna, as readily, at all times, to admit the passage of the boats, rafts, arks and every other kind of vehicle which now traverses, or shall hereafter traverse said canal, in and out of said Out-let lock, into and out of said river.

CHAP. 98.

Construct outlet lock within limited period

CHAPTER 98.

*An act to enlarge the powers of Courts of Equity.*

Passed Jan. 27, 1841.

*Be it enacted by the General Assembly of Maryland*, That the High Court of Chancery, and the several county courts, as courts of equity, shall have full concurrent jurisdiction with the courts of law, in all claims for dower, and shall have power to try all questions of law which may arise in such cases, and give as full relief in any case as the complainant could have obtained heretofore in either a court of equity or a court of law, or in both courts.

Courts of equity to have jurisdiction in all claims of dower