land, more on Manor," and "Cornn Edwards, ds, Thomas ory G. Edwards, chilate of Kent he execution wen C. Ed-

Maryland, ame is hereid purposes, t the time of hall hold his ner as they an executed

eed of con-

rentioned.

e nineteenth d thirty-se-Washington ninety-five Richard Can said deed aid O'Fersaid deed to relinquished signing and y the third of the year d and sixtyave prayed effect, as if xecution of ne same had

Maryland, lared to be

valid and effectual to all intents and purposes, as if the CHAP. 241. same had as aforesaid been duly signed and sealed by said wife of said O'Ferrall, and as if in respect of such signing and sealing or execution of said deed, she had as required by law as aforesaid, duly acknowledged said deed.

CHAPTER 240.

An act to authorize and require the Court of Appeals for Passed March the Western Shore of Maryland, at the June Term, eighteen hundred and forty-two, of the said Court, to take up, hear, try and determine a case in said Court, now depending, between Henry Repp senior, Daniel Repp and others appellants, and Henry Repp junior, Suratt D. Warfield and Jacob Fox appellees.

WHEREAS, it is represented to the General Assembly, Preamble that the interest of the parties to the case in the title to this act mentioned, would be greatly promoted by the trial of the same at the June term, eighteen hundred and forty-two, of the Court of Appeals for the Western Shore of Maryland—therefore,

Be it enacted by the General Assembly of Maryland, rised to enter That the clerk of the Court of Appeals for the Western case on trial Shore of Maryland, be and he is hereby authorized and re-docket quired to place and enter the case in the title to this act mentioned, on the trial docket of the June term eighteen hundred and forty-two of the said court; and that the said court be and they are hereby authorized and required to proceed in the said case at the said June term, in the same manner in every respect as if the said case, according to the rules and practice of the said court, had regularly stood upon the said trial docket of June term eighteen hundred and forty-two, of said court.

CHAPTER 241.

An act for the benefit of Zulma Marcilly.

Passed March 1, 1842.

Be it enacted by the General Assembly of Maryland, That May remove Miss Zulma Marcilly, now of the State of Mississippi, be and she is hereby authorized to remove from this State to the State of Mississippi, her negro servant Rachel, a slave