FRANCIS THOMAS, ESQUIRE, GOVERNOR.

1841.

CHAPTER 274.

СНАР. 276.

An act to divorce George F. Stewart, of the City of Balti-Passed March more, from his wife Henrietta Stewart. 7, 1842.

Be it enacted by the General Assembly of Maryland, That Divorced. George F. Stewart, be and he is hereby divorced from his wife Henrietta Stewart, a vinculo matrimonii.

CHAPTER 275.

An act to authorize and empower Archibald Sterling and Passed March 7, 1842.

Franklin Anderson, Executors and Trustees of William Egenton, to lease for ninety-nine years, renewable forever, a lot of ground in the City of Baltimore.

Be it enacted by the General Assembly of Maryland, That Trustees may Archibald Sterling and Franklin Anderson, executors and trustees under the last will and testament of William Egenton, deceased, be and they are hereby authorized and empowered, by and with the consent of Margaret Egenton, widow of the said William Egenton, to lease for ninety-nine years renewable forever, such part on the front on Clay street, formerly called Waggon alley, of a lot of ground of which the said William Egenton died seized, and of such depth from Clay street, and with such alleys and privileges, and upon such terms and conditions, and subject to such yearly rent as they may deem proper; provided, that the Proviso. said yearly rents so to be reserved, and the right thereto, and all incidents arising therefrom, shall pass according to the directions of and in the manner provided for by the last will and testament of the said William Egenton.

CHAPTER 276.

An act for the relief of Mary Caples, widow of Jacob Ca-Passed March ples, deceased, late Collector of Taxes in the seventh Collection District of Baltimore County.

WHEREAS, it is represented to this General Assembly by Preamble the petition of Mary Caples, widow and administratrix of Jacob Caples, deceased, late collector of taxes in the seventh collection district of Baltimore county, that it appears

oes, and the County and

all the post

ective coun-

them parti-

f Maryland, may be lawe the county of Howard urt be not in hat he verily cense to sell ully with neeiving stolen the court or summons, reo authorized l answer the on the return eturned sumten days at f said judge nall be satisis generally or to receive ve good rea-

ve good reaves goods in aid court or wided, that if d license, the to the next on the matter to to operate to

he pendency