

CHAP. 42. neglect to execute the same within the time prescribed by law.

CHAPTER 42.

Passed Feb
1, 1842.

A supplement to an act entitled, a further supplement to an act entitled, an act to establish a Bank in the City of Baltimore, to be called the City Bank of Baltimore, and an act entitled, a supplement to an act, to incorporate a company to make a Turnpike road, leading to Cumberland, and for extension of charters of several Banks in the City of Baltimore, and for other purposes, passed at December session eighteen hundred and thirty-four, chapter ninety-three.

Preamble.

WHEREAS, an additional supplement to an act to establish the City Bank of Baltimore, passed December session eighteen hundred and thirty-four, chapter ninety-three, to enable the said bank to wind up its affairs by the intervention of a charter, and to accomplish the same the said charter was extended until the first day of November, eighteen hundred and forty, and until the end of the next session of the General Assembly; and whereas, it is now represented, that there was still pending suits at law and equity, and that certain real estate has been sold, for which the consideration hath not been paid, and there will exist no power competent to compel payment or execute a conveyance of the property upon the receipt of the consideration, and as said bill expired by the terms of its own limitation, and by some oversight acts have been performed under the name and style of The President, Directors and Company of the City Bank, under the belief that said supplement extended the powers of the corporation until December session, eighteen hundred and forty-two.

Act of 1834,
revived

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That the act to which this is a further additional supplement, passed December session, eighteen hundred and thirty-four, chapter ninety-three, and the several provisions therein, which may be necessary for the due execution of the duties of said bank, is hereby revived and made valid, from the end of the time limited in said acts, and shall continue and be in force, until the first day of January, eighteen hundred and fifty, and until the end of the next General Assembly thereafter.

Acts made
valid.

SEC. 2. *Be it further enacted,* That all acts done and performed after the said supplement expired, which were in conformity with the powers of the original act, and

FRANCI

several supp
if the said ac
or force th
the powers
this act shal
proceed to t
necessary to
further, that
ed, shall be
to exercise
may think p

An act to c
wo

Be it en
That all su
the present
same are h
last Monday
sion of the
that this act
which shall
present sess

An act enti

Be it e
That the c
by directed
from the c
administrat
others, are
the Elkton
appellees,
trial docke
as if the t
transmitted
at which th