

several supplements shall have the same force or effect as **CHAP. 44.**
 if the said acts had not expired and had no further sanction
 or force than would have appertained to them by virtue of
 the powers conferred as aforesaid; *provided however*, that **Provisoes.**
 this act shall cease to have any effect, should said bank
 proceed to transact any other business than such as may be
 necessary to wind up the concerns of the same; *provided*
further, that it is so understood that nothing herein contain-
 ed, shall be so construed as to prevent the General Assembly
 to exercise the right to repeal this act, at any time they
 may think proper.

CHAPTER 43.

An act to continue in force the acts of Assembly, which **Passed Jan**
would expire with the General Assembly. **31, 1842.**

Be it enacted by the General Assembly of Maryland, **Continued in**
 That all such acts, or parts of acts, as would expire with **force.**
 the present session of the General Assembly, be, and the
 same are hereby re-enacted and continued in force to the
 last Monday of December next, and to the end of the ses-
 sion of the General Assembly thereafter; *provided however*, **Proviso.**
 that this act shall not extend to any acts or parts of acts
 which shall be repealed, or in any wise modified at the
 present session of the General Assembly.

CHAPTER 44.

An act entitled, an act for the relief of Washington Hall. **Passed Feb**
1, 1842.

Be it enacted by the General Assembly of Maryland, **Court of Ap-**
 That the court of appeals for the western shore, are here- **peals to hear,**
 by directed and authorized to hear and determine an appeal **etc.**
 from the court of chancery, wherein George Gillespie,
 administrator of Samuel C. Hall, Washington Hall and
 others, are appellants, and the president and directors, of
 the Elkton Bank of Maryland, Ceeswell and others, are
 appellees, the same cause being number forty two, on the
 trial docket of said court, at this term, in the same manner
 as if the transcript of the record in said cause had been
 transmitted to said court within forty days from the time
 at which the appeal was prayed; and the court are hereby