CHAPTER 324.

An act to divorce John Tull, from his wife Beersheba Tull. Passed Mar. 20,

WHIRMAS, it appears to this General Assembly, that Pramile John Tull and Beersheba Tull, his wife, has been living separate and apart for several years past; and whereas, the the affections of the parties are so entirely alienated as to preclude all hope of their living together in harmony and peace—therefore, their living together in harmony and

Section 1. Be it enacted by the General Assembly of Divorce Maryland, That John Tull, be and he is hereby divorced, a vinculo matrimonii, from his wife Beersheba Tull.

SEC. 2. And be it enacted, That the said Beersheba To re-assume Tull, may, and she is hereby authorised to re-assume her her sirname sirname, which she used before her intermarriage with her said husband.

SEC. 3. And be it enacted, That the said John Tull Rights secured shall not, by virtue of his marriage with the said Beersheba, be in any manner entitled to or claim any right, title or interest in the estate, real, personal or mixed, of the said Beersheba; nor shall the said Beersheba; nor shall desaid Beersheba; nor shall desaid John Tull.

CHAPTER 325.

An act to incorporate the Montgomery Company. Passed Mar. 16, 1840.

SECTION 1. Be it enacted by the General Assembly of Individuals in-Maryland, That Thomas Landsdale, Thomas C. Miller, Corporated John Berry, Thomas S. Berry, James Arthen, their associates, successors and assigns, are hereby made, constituted and declared to be a body corporate and politic, by the name and style of the Montgomery Company, and as Name and style such, by that name may have perpetual succession, and may sue and be sued, implead and be impleaded, answer