CHAP. 110. prescribed by the original act of their incorporation, passed at November session, in the year one thousand seven hundred and ninety-five, any thing in any act heretofore passed, to the contrary thereof in any wise not-Lucorporatedy withstanding.

Full force and

SEC. 2. And be it enacted, That this act shall be considered in full force and virtue, as soon as the president and directors of said bank shall by resolution, authorised at a general meeting of the stockholders to be called for that purpose, declare their acceptance thereof, and transmit to the Treasurer of the State, a copy of said resolution certified under the seal of said corporation.

CHAPTER 110.

Passed Jan. An act to enable Aza Beall, late Clerk of Allegany 7, 1846. County Court, to complete his collection of fees.

Preamble.

WHEREAS, it is represented to this General Assembly Commissionthat Aza Beall, late clerk of Allegany county court, could not procure the dockets of said court in time to enable him to make out and prepare the list of fees due him at April term eighteen hundred and forty-five of said court, for delivering to the sheriff of Allegany county for collection, within the time limited by the act entitled, an act relating to the fees of the clerks and registers of wills of the several counties of this State, whose term of service Commissionexpired by constitutional limitation on the first of February, eighteen hundred and forty-five, passed at December session, eighteen hundred and forty-four, chapter three hundred and twelve; and whereas, said Aza Beall, late clerk as aforesaid, has made application to this General Assembly for relief in the premises, therefore

In force until 1846.

Be it enacted by the General Assembly of Maryland, That all the powers and privileges granted by the act entitled, an act relating to duties of the clerks and registers of wills of the several counties of the State, of Howard District, and of the city of Baltimore, and of the clerks of the Court of Appeals, whose term of seranother blovice expired by constitutional limitation on the first of February, eighteen hundred and forty-five, passed at December session, eighteen hundred and forty-four, chapter three hundred and twelve, be and the same are hereby re-enacted and continued in force until the first day of June, eighteen hundred and forty-six, and no longer.

THOMAS lamis in this

An act to all tor of Wa collections

gro slave or

Be it ena That all the low John N Washington tions, passed forty-two, cl further exten hundred and

An act rel

sal to great

rolly in selec-

SECTION Maryland, the Franklin bonds from i perty, shall I charter.

SEC. 2. A article of the Baltimore is fect, so far a of the Frank

SEC. 3. J no effect who meeting calle thereof.

SELECTION DO

A supplemen teen hunds a further s to free neg

Be it enac That any per