he second , eighteen as limits ts, to two ns receivaled; and the said se money o the treadollars of and in the act. f the sev-

uch agent es of the this act to act asndividual license.

bevioust

dr wal to

ocimenton

act, shall

of which

ajde ayus case of in Montgo-

Taryland, y be, and annually ie sum of enance of her or to hall think ient.

WHEERS.

county of

State, to

tand day a swoll to

sembly of ving executor of Elijah Robosson be, and he is hereby antho- CRAP. 170. rised and empowered, to sell at such time and on such terms as he shall think expedient, at public auction on the premises, after having given due and public notice by advertisement of the time and place of sale, all that lot of land containing about twelve acres with the improvements thereon, situated at Flintstone in Allegany county, which by said last will, was directed to be rented out for six years, and then sold.

SEC. 2. And be it enacted, That the said Joshua H. Shipley, as such executor shall report the said sale to report sale. the orphans' court of Carroll county aforesaid, where the said sale shall be confirmed, unless for good cause shown to the contrary, and the said executor shall be chargeable with the proceeds of sale, in like manner as if the said property were situated in Carroll county, and on payment of all the purchase money, the said executor shall convey the said property to the purchaser or pur-

chasers by deed in fee simple.

Executor to

## coof Lamber at Bristel via Anna Arandel Constituted CHAPTER 170.

Passed Feb. Am aid to outherise the General to oppoint an Incidetor

at Landing and Wapping in Prince George's County. A further supplement to the act to facilitate the collection 28, 1846 of a portion of the tax levied in pursuance of the act passed at March session, eighteen hundred and fortyone, chapter twenty-three.

SECTION 1. Be it enacted by the General Assembly of To be collec-Maryland, That the taxes imposed by the laws of this act of 1844. State, on the public debt of this State, by the existing or any future law, whether the said public debt is ewned or held by residents or non-residents of this State, shall hereafter be collected in the mode and at the periods pointed out in the second section of the act passed at December session, eighteen hundred and forty-four, chapter one hundred and seventy-two, by which the treasurer and commissioner of loans shall hereafter be governed in the discharge of their respective duties.

SEC. 2. And be it enacted, That in assessing the said To be assesspublic debt, owned or held by residents of this State, for el at \$85. the purpose of this act, the same valuation shall be placed upon the several portions thereof, bearing different rates of interest, as is placed upon similar portions owned or held by non-residents of this State, by the said act