Court to prove

Preamble.

May file appli-

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Repealed.

court.

LAWS OF MARYLAND.

CHAP. 830, nine, be and the same are hereby revived and extended to the members by the name, style and title of the Library Association of Jefferson, of Frederick county, and that all the provisions conferred by the original act to which this a supplement, are hereby revived as fully as if the original act had been fully complied with; provi-Proviso. ded, that a full organization be entered into within twelve

months after the passage of this act. Repealed.

SEC. 2. And be it enacted, That all acts and parts of acts inconsistent with this act, be and the same is hereby properties, one can be obtained who will a

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carried a commission and according to the property of the carried

and In apple one the core is one of the Passed Mar. A further supplement to an act to give to the Chancellor and the county courts as Courts of Equity, jurisdiction in cases of Divorce, passed at December session, eighproved by the teen hundred and forty-one, chapter two hundred and sixty-two. of hand towelfler has hoor ovin Hait all , for

by so in more provided by Low for the Saidalid perform WHEREAS, the act passed at December session, eighteen hundred and forty-one, chapter two hundred and sixty-two, requires that where a party sues for a divorce in the county court as a court of equity, he or she shall file his or her petition or bill in the court of the county where the party against whom the divorce is sought resides; and whereas, instances may occur in which it would be conducive to the interest and convenience of the party petitioning, to have the right to petition in the county in which he or she may reside—therefore,

Section 1. Be it enacted by the General Assembly of Maryland, That from and after the passage of this act, in all cases of application to the county courts of this State for divorce, it shall and may be lawful for the party applying, to file his or her petition or bill, either in the court of the county where he or she may reside, or in the court of the county where the party against whom the divorce is sought may reside, at the option of the applicant or petitioner.

SEC. 2. And be it enacted, That all acts and parts of acts inconsistent with the provisions of this act, be and the same are hereby repealed. Waryland, That the provisions of an act passed Becom-ber session, eighten bondrad and forty, chapter seventy