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dam Snively ner, Jacob A. and Martin Brethren in

Assembly of strument of lay of April, Snively and A. Thomas, Line, trus-Christ, be effectual to l been regue execution

stees above convey by be hereafter de shall be

and others.

is General ns, and of in F. Ward William w of John estate was of the said r the support of herself and the said parties, and that said real es- CHAP. 62. tate is entirely unproductive, and that all the parties interested are hereby injured; AND WHEREAS, the said petitioners pray that the Frederick county court, as a court of equity have power to decree a sale of said

real estate, therefore

Be it enacted by the General Assembly of Maryland, That Frederick county court as a court of equity be and decree sale. they are hereby authorised and empowered, in their discretion, upon being satisfied by proof to be taken in the usual way upon bill and answer, to decree a sale of said real estate, any thing in the will of said John Francis Warthan to the contrary notwithstanding, for the purpose of carrying out the trust intended to be created in said will, and that the proceeds of said sale be disposed of for the advantage of all the parties interested, as the said court shall decree.

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CHAPTER 62. and intenty-out, shapler

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A supplement to an act entitled, an act relating to the trial Passed Feb of facts in the several Counties of this State, passed 11, 1846. December session eighteen hundred and thirty-eight, chapter two hundred and forty-five.

Section 1. Be it enacted by the General Assembly of Maryland, That from and after the passage of this act, Judges. the judges of the sixth judicial district, shall have the power to remove any action or suit now pending, or which may be hereafter instituted in Baltimore or Harford counties, to an adjoining county, whether in said judicial district or not; provided, the party at whose suggestion such removal shall be made, shall previously have complied with all the requisitions of the act to which this is a supplement; and provided also, that in all cases of second removal, such case shall be removed to the county adjoining the one in which such suit or action was originally instituted.

SEC. 2. And be it further enacted, That the costs and charges arising in consequence of such removal, shall be levied. levied and collected, as is now provided by law in cases

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of removal of causes.

Power of

Costs to be