

CHAP. 81.

Go into effect.

SEC. 3. *And be it enacted*, That this act shall go into effect whenever it shall be accepted by the members of the company at a special meeting thereof called in pursuance of its charter.

Passed Feb.
3, 1846.

Judges required to strike out judgment of condemnation.

Proviso.

An act for the relief of Augustus Mathiot and John B. Mathiot.

Be it enacted by the General Assembly of Maryland, That the judges of Baltimore county court sitting for city business, be and they are hereby required upon the passage of this act to strike out a judgment of absolute condemnation rendered by said court on September second, eighteen hundred and forty-five, in an attachment cause pending in said court, in which John H. Fisher, and John L. Faxon are plaintiffs, and Augustus Mathiot and John B. Mathiot, garnishees of John H. Rickett are defendants, and they are hereby required to reinstate said cause upon the trial calendar of said court; *provided*, that the said cause be tried at the next city term of said court, unless either party thereto have legal cause of continuing the same.

Passed Feb.
3, 1846.

President and commissioners to pass ordinances, &c.

CHAPTER 81.

A supplement to the act entitled, an act to incorporate the President and Commissioners of the town of Elkton, and to declare their powers passed at December session, eighteen hundred and twenty-one, chapter one hundred and forty-three.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That from and after the passage of this act, the said president and commissioners of the town of Elkton, shall have power and authority to pass ordinances to prevent any immoderate riding or driving through the said streets with carriage, stage, cart, wagon or other vehicle, or on horseback, so as to endanger the lives, limbs or property of any of the citizens of said town, or to disturb the quiet enjoyment of the streets and tho-

roughfare
wise, to
one violat
or horse
until the s

SEC. 2.
sident and
ty in their
arrest of
warrant, v
two of sa
issuing of
and quiet
the citize
offender c
der it uns
streets of
said horse
for the dep
said offea
briety.

SEC. 3.
sident and
thority to
indecent
streets of
twenty de
or other p

SEC. 4.
tion for co
ording to
supplemen
of said ele
as commi
votes, so
a vacancy
the duty o
vided, the
assemble
sioners of
supply th
failure to
shall not
been duly
ginal act,
duly chos
preclaim