CHAP. 149. done to notice the CHAPTER 148. at the feet line is all

Passed Feb. An act to authorise William Rose, Collector of Tulbot 26, 1847. County, for the years eighteen hundred and forty and forty-one, further time to complete his collections.

Authorised to

SECTION 1. Be it enacted by the General Assembly of Maryland, That William Rose, collector of the taxes for Talbot county, for the year eighteen hundred and forty and forty-one be, and he is hereby authorised and empowered to collect any taxes, or balances of taxes, now remaining due to, and uncollected by him in the same manner and with the same privileges and powers as are allowed by the existing laws in such cases made and provided.

Make affidavit

SEC. 2. And be it enacted, That the aforesaid William Rose shall, in every instance before he proceeds to collection, make affidavit before some justice of the peace of said county, that the same remains unpaid, and that he has not received any security or satisfaction for the same or any part thereof, more than what credits may be allowed thereon.

may give no-

In force until SEC. 3. And be it enacted, That this act shall continue in force until the first day of May, eighteen hundred and of Howard Maurice, in this State, pursed for most year-

pose, it shall and may be lawful for such executor or

executors, administrator or administrators, to report to serior orthone court mesting such aster, the faul of having saleyd believe to CHAPTER 149. salest good good

Passed Feb An additional supplement to the act entitled, an act for amending and reducing into system the laws and regulations concerning last Wills and Testaments, the duties of Executors, Administrators and guardians, and the rights of orphans and other representatives of deceased persons. at myrodi as covery boad ated solion hise to

beliggers and of estension SECTION 1. Be it enacted by the General Assembly of Authorised to Maryland, That the orphans courts of the several counrevoke. ties in this State be, and they are hereby authorised and empowered, in their discretion and whenever to them it Copy, Sec. In shall seem proper, upon the application in writing of any guardian or guardians whom they may have appointed to revoke the appointment of such guardian or guardians, and to appoint a new guardian or guardians.

Attachment-SEC. 2. And be it enacted, That in case of guardian put bond in or guardians whose appointment is revoked as aforesaid, THO

shall re to deli proper pel the such d

SEC shall b whose same l the act pointm tion sh newly fied his filing i such p shall a tion of and o

> SEC effect :

-ansta

rd near

ons ,

and ni

An ac inst vey

Th bert but

Be

That tendin Thom to the count hundi ackno law b and v estate

been