Modified of the Houseand a

.emidrenedira

ent and e stockch share at least kholder iption at aw.

ACRET

nsiderad by the
, but for
en built
the same
or to be
respecthe said
demand
ay from

resident of all e collec-ake and thereof from all res, and y deem the re-Monday dividend ong the hen and he same

or perbridge, lirectors dollars, of Fremay and resident e, if the o repair

ny ferry and bethe parby the Legislature of Maryland, shall be deprived of any chartered right, or otherwise injured by the provisions of this act, said party or parties shall be entitled, upon application in proper form, and to the proper authority, to have the damages sustained by them in consequence of such deprivation or injury assessed by a jury in the usual form for cases of damage made and provided; and said Potomac Bridge Company shall be answerable to said party or parties for said damages so ascertained, in any property held by such company, under the provisions of this act.

SEC. 13. And be it enacted, That nothing in this act Issues forbid. contained shall be construed to confer any banking privileges upon said company; and the Legislature reserves Right reserves itself the right to alter, amend or repeat this charter ed. at pleasure.

CHAPTER 100.

that the frusteer for the

An act for the benefit of Lewis Fout and William Passed Feb. Glessner, of Frederick County. 27, 1847.

Be it enacted by the General Assembly of Maryland, Grant final dis-That the court of Frederick county, or orphans court charges to inof said county, or any one of the judges of either of ors. said courts, or any jurisdiction having authority to grant personal and final discharges to insolvent debtors, be and they are hereby authorised to grant a personal and final discharge to Lewis Fout and William Glessner, of said county, any law of this State to the contrary notwithstanding; provided, said Fout and Glessner comply Pro viso. with all the requisitions of the existing laws in relation to insolvent debtors, except that which requires the production of the certificate of the clerk of Frederick county court, that they have made no application for the benefit of the insolvent laws of this State, within two years next preceding the application contemplated by this act. to and more was also of days a to consulted to le bits present out to synthetic of the tresters, and le

other matters arithmend by this not, and he religioused by

does no water and pulcount blan and an auch

washer as the mustees shall discut and no person shall