

legacy or distributive share, with a surety or sureties to CHAP. 139.  
 be approved of by said orphans court, conditioned that  
 the amount of such proceeds of sale, bequest, legacy  
 or distributive share, shall at the determination of the  
 estate or interest of such infant or infants therein, be  
 forthcoming in the county where such bond is taken,  
 for the benefit of the person or persons who may then  
 be entitled to such remainder, reversion or executory de-  
 vise, which bond shall be recorded in the office of the  
 register of wills of the said county, and any person in-  
 terested in said remainder, reversion or devise shall be  
 entitled to a copy of said bond, and a certificate from  
 the register under his hand and the seal of his office,  
 upon which copy and certificate an action may be  
 maintained in the name of the State, for the use of the  
 party interested, and judgment may be recovered upon  
 such action for the damage actually sustained.

#### CHAPTER 139.

*A supplement to the act for the relief of the Baltimore  
 Company.*

Passed  
 March 1, 1848.

WHEREAS, By the act for the relief of the Baltimore  
 Company, passed at December session in the year eigh-  
 teen hundred and fifteen, chapter one hundred and for-  
 ty-seven, Henry M. Rogers and Thomas L. Emory,  
 Junior, who are since deceased, and Samuel I. Donald-  
 son, were appointed trustees to collect and distribute the  
 effects of the Baltimore Company; *and whereas*, it is  
 represented that in the year eighteen hundred and thir-  
 ty-seven, the said Donaldson, as surviving trustee, filed  
 his bill in the court of chancery against divers persons  
 who were supposed to represent the parties interested in  
 said company, in order to obtain the assistance of said  
 court in settling up said trust, but that owing to the  
 number of said parties, and the uncertainty which exists  
 in regard to the persons who are really interested in said  
 trust, and their place of residence, the said trustee has  
 not been able to bring said cause to a hearing, and that  
 Daniel Carroll, of Duddington, and Thomas H. Carroll,  
 parties to said suit, have advanced claims as creditors  
 of the said company to an amount exceeding the estate  
 and effects of the said company, and have taken depo-