PHILIP F. THOMAS, ESQUIRE, COVERNOR. 1849.

section of the said act hereby revived, shall devolve up-CHAP. 144. on the directors appointed on the said act hereby revived, who shall perform them as prescribed in said second section, before the said first day of May, eighteen hundred and fifty.

SEC. 3. And be it enacted, That the directors ap-directors. pointed in the first section of the act hereby revived, shall be the directors of said company, until the first day of May, eighteen hundred and fifty.

trick in the said county, the langs or aved from the -marchine end to CHAPTER 143. to east sell set stated

That the commissioners of the school little fed Chien-

Anno Verinity, he saw the heavy the horse verinity Vern A required, being the selection the

ty, for the year eighteen bunnied and tilly-one, to pay An act for the benefit of Joseph W. Walker. Passe. 25, 1850.

to pay \$120

Freezoble.

Be it enacted by the General Assembly of Maryland, May have ben-That the commissioners of insolvent debtors for the efft city and county of Baltimore, be and they are hereby authorised and empowered to grant to Joseph W. Wal-ker, the benefit of the several acts of assembly, passed for the relief of insolvent debtors; provided, that the Proviso. said Joseph W. Walker, shall in all other respects comply with the requisitions of said acts of assembly, notwithstanding the application of the said Joseph W. Walker, for the benefit of the insolvent laws within the last two years. Lime extended That the use limited by lew, which which had-

have truce by collections, be not the serie is breaky. CHAPTER 144.

eit L. Morgan, late colleger of Harlord course, should

A supplement to the act of December session, eighteen Passed Feb. 26 hundred and forty-seven, chapter two hundred and nineteen.

and fifty-two.

WHEREAS, it is represented to this General Assembly, Preamble. that the trustees of the Centreville Academy, in Queen Anne's county, complied with all the provisions of the act to which this is a supplement, except the provision which required a certified copy of theadvertisement, in the said act mentioned, to be lodged with the treasurer of the school commissioners of the said county, within the time limited by the said act; and whereas, the said commissioners in consequence of want of notice of the