PHILIP F. THOMAS, ESQUIRE, GOVERNOR. 1849.

SEC. 5. And be it enacted, That this act shall take CHAP. 38. effect and be in force from the date of its passage. In force,

force from and after its must

CHAPTER 37.

Air not to remire the Planters Bank of Prince Geneva's

A supplement to an act entitled, an act to authorise Passed Jan 29. executors and administrators to convey real estate in 1850. certain cases.

SECTION 1. Be it enacted by the General Assembly Act extended, of Maryland, That the provisions of the act of December session, eighteen hundred and forty-six, chapter two hundred and seventy-nine, be and the same are hereby extended to all cases where letters testamentary, or of administration, may have been, or may hereafter be granted by the proper authority, in the District of Columbia, to the executor or executors, administrator or administrators, from whom the deed may be required in virtue of this supplement; and proviso. provided, the application contemplated by the said original act, to procure a deed or conveyance, be made to the Orphans court of the city or county where the land so sought to be conveyed is situate.

SEC. 2. And be it enacted, 'That this act shall take In force; effect from the date of its passage. Of background all de sta duction and to the same exists as of the charter of said

ted to nossed the standard of An act to provide for the admission of printed statutes Passed Jan 29. of the Congress of the United States, as evidence 1850. in the courts of this State.

SECTION 1. Be it enacted by the General Assembly May read in of Maryland, That in all trials, at law or in equity, and evidence. in all controversies depending in any of the Orphans courts of this State, or before a justice of the peace of this State, it shall and may be competent for either party to read in evidence the public or private statutes of the Congress of the United States, from any printed volume purporting to contain the statutes of said