

the fourth Monday in August, and the first Monday in December.

Sheriff authorised to summon jury.

SEC. 3. *And be it enacted*, That to the April and October terms of said court in Cecil county, the April and November terms of said court in Harford county, and the May and December terms of said court, in Baltimore county, the sheriffs of the said several counties shall respectively, each in his county, summon and return, as now provided by law, a panel of persons qualified according to law, to serve as jurors at the said terms, and the judge shall have power to direct the petit jurors or the grand jurors selected from said panel, or both, to attend the other terms of said courts, and perform the duties now required by law.

Judge to pass necessary rules for the transaction of business.

SEC. 4. *And be it enacted*, That the judge shall have power to pass all such rules as may be necessary to facilitate the transaction of business in said courts, and that for the transaction of equity business, the said courts shall be considered as always open.

Repealed.

SEC. 5. *And be it enacted*, That the act to regulate the holding of the terms of the Circuit Courts within the Sixth Judicial Circuit, chapter fifty-one, passed at the January session, in the year eighteen hundred and fifty-two, is hereby repealed.

CHAPTER 130.

Passed March 4, 1858.

AN ACT to authorise the sale of certain real estate devised by the will of Josiah Bayly, deceased.

Preamble.

WHEREAS, it is represented to this General Assembly, that by the will of Josiah Bayly, late of Dorchester county, deceased, certain real estate in the third item in said will named, was devised to Ann H. Bayly, during her life, and after her death to Ann E. Muse, during her life, and after her death to Alexander Bayly Muse, his heirs and

assign  
lifetime  
or child  
may be  
heirs an  
the said  
those n  
hereafte  
would  
investm

SECTION  
bly of Ma  
Courts of  
more city  
ties accord  
application  
bill or pet  
way entit  
either in  
tingent on  
its appear  
the intere  
terested in  
be sold, to

SEC. 2.  
according  
and concl  
to the said  
any futur  
estate by

SEC. 3.  
cation of  
ions of th  
require th  
into cour  
said cour  
that the i  
shall, und  
over to th  
right to  
that wher  
in posses  
Muse, the  
der the c  
whom the  
that unde