

That all and every part of the act passed at November session which this is a supplement, as is the provisions of this act be, and

R 208.

*of George Little, and Mary his wife.*

*General Assembly of Maryland, George Little, and Mary his wife, the same is hereby declared to be the Little, and Mary his wife, matrimony; Provided always, all be construed to illegitimate Little, and George Little, born*

R 209.

*raise a sum of money for certain purposes mentioned.*

*the General Assembly of Maryland, James Sterrett, John McFaddon, David, George Stiles, Ludwig Duval Chase, George Winchester Price, or a majority of them, authorised to raise by way of lotteries fifty thousand dollars over and above the amount allowed on sales of tickets, or such person or persons authorised may sell the tickets in any part of the state, for the purpose of deepening Jones' Falls in the city of Baltimore; and also for conveying down Harford street in said city a culvert or tunnel below the surface to be applied for deepening and for culvering Harford street. That if any one or more of the managers to conduct the said lotteries, the Mayor and city Council of Baltimore, or any person or persons so appointed, shall be authorised to act under this law*

*, That before the managers appointed as aforesaid, shall proceed to execute a bond to the state of one hundred thousand dollars, and truly pay all prizes that which they shall propose in virtue of sixty days after the conclusion of such drawing; if the same shall be demanded at the conclusion of such drawing; and if raised by such lottery or lotteries*

deepening and walling up all that part of Jones' falls in the city of Baltimore that may be bounded by public streets, and for conveying the stream of water passing down Harford street in said city to the basin, in a culvert or tunnel below the surface of said street, to be equally divided for those purposes; which bond shall be deposited in the office of the clerk of Baltimore county, and suits may be brought and prosecuted thereon, at the instance and for the use of any person or persons interested, in the same manner as suits are brought and prosecuted on other bonds given to the state.

## CHAPTER. 210.

*An act to alter and change the name of Lewis Pinney, of the city of Baltimore, into the name of Lewis Lea.*

Passed Jan. 29, 1816.

Preamble.

WHEREAS, Isaac O. Lea, of the city of Baltimore, having adopted Lewis Pinney, an orphan aged about three years, and intending to educate and support the said orphan as his own offspring, hath applied to this General Assembly to alter and change the name of the said Lewis Pinney into Lewis Lea; and it appearing reasonable that the said petition should be granted,

Sec. 1. BE IT ENACTED by the General Assembly of Maryland, That it shall and may be lawful for the said Lewis Lea after the passage of this act, to take upon himself the surname of Lea instead of his present surname, and also for the descendants of the said Lewis to take upon themselves the surname of Lea; and the surname of the said Lewis shall be, and is hereby changed and altered into the surname of Lea, and the said Lewis and the heirs of his body shall at all times hereafter be called by, held, and use the surname of Lea only.

Name changed.

## CHAPTER 211.

*An act to incorporate the president and directors of the Aetna company.*

Passed Jan. 29, 1816.

Style—effect in law.

Sec. 1. BE IT ENACTED by the General Assembly of Maryland, That Joseph Jamison, George C. Smith, Joshua Jones, John Brown, Robert Fisher, John S. Smith, Robert Bigham and John K. Rowe, and all other persons who may be from time to time stockholders in said company be, and they are hereby created and declared to be a body politic and corporate by the name and style of the President and directors of the Aetna Company, and by that name and under that style shall have succession during the continuance of the present incorporation, and be authorised to sue and be sued, plead and be impleaded as well in law as in equity; also to fix upon, make, have and use a common seal liable to be changed or altered at pleasure; and to ordain, constitute and establish such by-laws, rules and regulations as shall from time to time seem advisable and necessary for the better management and promotion of the said company, not inconsistent with or contrary to this act, or the constitution and laws of this state or of the United States.

2. AND BE IT ENACTED, That the stock or capital of said company shall not exceed forty thousand dollars, and to consist of sixteen shares only.

Capital;

3. AND BE IT ENACTED, That the whole of the stockholders shall be directors, and be convened on the first Monday

Annual meeting.