e Poor-House, e County, and

y of Maryland, county, be and out into convethe poor-house of Biddle-street, dispose of the ound belonging by sale or leasthey shall deem the receipt of rchasers thereof. aid be and they ict for and pureding three hunfour miles from ance thereof, to which land the equired to cause tion of vagrants, d improvements, and employment essary contracts eir direction, to n purchased, is expenses of such oney as may be ve authorised to nty, and ground he justices aforehe completion of ted in such manto the county. or-house hereby reception of the unty shall cause be kept and em-

Court of Anne-. Hopkins and rcel of Ground

bly of Maryland, be and they are o Joseph J. Hopigns, so much of River, as will be worked by horses,

and for other necessary purposes of said mill, for such time, and Dec. Ses. 1816. on such terms, as in their judgment may appear right, provided the said mill shall not interfere with, or in any manner affect the purposes of the tobacco warehouse.

2. And be it enacted, That the money arising on said lease shall Proceeds. be paid annually to the levy court aforesaid, who shall apply it to-

wards defraying the county charges.

CHAPTER 203.

A Further Supplement to the act, entitled, An act for amend- Passed Feb. 3 ing and reducing into system the Laws and Regulations concerning Last Wills and Testaments, the duties of Executors, Administrators and Guardians, and the rights of Orphans and other Representatives of deceased persons.

Sec. 1. Be it enacted by the General Assembly of Maryland, That Natural guarevery natural guardian or guardians appointed by last will and dians to give testament, of the estate or property of minors, shall give bond, bond, &c. with securities to be approved by the orphans court; shall settle the accounts of their guardianship, and shall be under the like rules and regulations as are prescribed by the original act to which this is a supplement with respect to other guardians.

2. And be it enacted, That the orphans court shall have au- Orphans courts thority to empower any guardian to sell any leasehold estate be- to empower longing to his ward, if the court shall think such sale advantageous them to sell leasehold to such minor, and shall order the proceeds of such sale, or any estates, and surplus money belonging to said minor or orphan, to be invested vest the proin bank stock, or any other good security, which investment shall ceeds. be made in the name of the minor or orphan, and that no sale, transfer or disposal of the stock, of such minor or orphan, shall be made without the concurrence of the orphans court.

3. And be it enacted, That in case of the death of an executor proceedings in or administrator before an account of his administration shall case of death have been settled with the orphans court, it shall be the duty of of executor or the executor or administrator of the one so dying, to render such before settleaccount, shewing thereby the amount of assets received, and the ment of adpayments made by the deceased executor or administrator, and the ministration. account so rendered shall be examined by the court, and if found to be correct shall be admitted to record in the same manner that other administration accounts are examined and recorded,

4. And be it enacted, That whenever any joint administrator or When a joint executor shall apprehend they are likely to suffer by the negligence administrator or misconduct in the administration, improper use or application apprehends of the assets of the estate, by any executor or administrator, part of any they shall make complaint thereof to the orphans court, and if the administrator same shall be adjudged well founded, the court shall have authority, he may comin their discretion, to revoke the powers and authority of the plain to court, executor or administrator so complained of, and to enforce by attachment and commitment if necessary, the surrender and delivery to the remaining executors or administrators of the assets of the estate, and of all books, accounts, papers and evidences of debt, of the estate, that may be in the possession or control of the person so dismissed from the administration, and the remaining