VI. and be it enasted, That if the said lands shall be farmed out by the said C H A P. visitors, it shall not be lawful for any tenant or tenants to cut down any wood Tenants not on the said lands more than what shall be absolutely necessary for fire-wood, and to cut down the repairing of the houses and fencing thereon.

VII. And be it enacted, That the said visitors, and their successors for ever, Visitors to in conducting and managing the faid school, shall have and observe all the rights, have certain privileges, powers, immunities and duties whatsoever, granted and imposed by the original act, and the supplement thereto, save only such as are annulled by the force and operation of this act.

C H A P. LXVII.

An ACT to repeal the act of affembly therein mentioned. E it enacted, by the General Assembly of Maryland, That the act of assembly, entitled, An act to compel the attendance of the members of the general affembly, passed at a session of affembly held at the City of Annapolis on the third day of November, in the year of our Lord seventeen hundred and ninety-four, be and the same is hereby repealed.

Paffed December 24. An act re-

CHAP. LXVIII.

An ACT for the relief of Eleanor Davidson, and the children of Passed December 24.

John Davidson.

THEREAS it is represented to this general affembly, by the petition of Preamble. Eleanor Davidson, widow and administratrix of John Davidson, late of Annapolis, deceased, and the heirs of full age of the said John, and the guardians of his infant children, that the estate of said John Davidson is largely indebted to fundry creditors, who are pressing for payment of the same, and that the debts due and owing to said estate are most of them of long standing, and doubtful recovery: And whereas it is represented, that the real estate of the said John Davidson is altogether unproductive, and the payment of his debts, by a fale of his real estate, would tend greatly to promote the interest of his children, and it is reasonable that the same should be sold under the direction of the chancellor,

II. Be it enacted, by the General Assembly of Maryland, That the chancellor Chancellor to shall have full power and authority, and he is hereby authorised and empowered, tate to be on application of the heirs of faid John Davidson, to cause any part of the real sold, &c. estate of said John Davidson, which hath descended upon his children, in law or equity, to be fold for the payment of the debts due and owing from his estate, if in the judgment and difcretion of the chancellor fuch fale will tend to promote the interest and benefit of the said children.

C H A P. LXIX.

An ACT to revive and aid the proceedings of the orphans court Paffed Deof Harford county.

HEREAS it is represented to this general assembly, that the orphans Preamble. court of Harford county stood adjourned until the second Tuesday in December, seventeen hundred and ninety-five, and that no one of the justices of said court attended to call the same according to adjournment as aforesaid, whereby all process and proceedings in the said court were discontinued; for remedy whereof,

II. Be it enacted, by the General Assembly of Maryland, That all the rules, Rules, &c. rejudgments, entries, acts, process and proceedings, depending in the said court on vived, &c. the second Tuesday of December aforesaid, shall be and are hereby revived, and shall be in the same state and condition, to all intents and purposes, as the same would have been in if the faid court had met on the faid fecond Tuesday of December, and the said rules, judgments, process and proceedings, had been duly continued by regular and lawful adjournments from time to time.