

ordinance was passed, empowering the governor and directors of the said corporation for the time being to open a subscription for ten additional shares, of one thousand pounds each share; and ordaining that the subscribers of the said additional shares shall have all the rights, privileges and benefits, to which the original subscribers of shares are entitled by the act of incorporation. And whereas the said corporation have prayed that the said ordinance, and the subscriptions made and to be made in pursuance thereof, may have the sanction of this general assembly; therefore,

**II. BE IT ENACTED, by the General Assembly of Maryland,** That the said ordinance, made as aforesaid by the said corporation, be and the same is hereby declared to be ratified and confirmed, to every intent and purpose, as fully and effectually as if the said corporation, at the time of passing the same, had been competent to the making thereof; and the several subscribers of the said ten additional shares, or of any part thereof, are and shall be members of the said corporation, and shall be respectively vested with all the rights, privileges and advantages, of original subscribers, in as full and beneficial a manner, to all intents and purposes whatsoever, as if they had been particularly and severally named in the original law to which this is a supplement.

**III. AND BE IT ENACTED,** That the time prescribed for the completing of the said canal, mentioned in the said original act, shall be and hereby is extended until the first day of December, in the year of our Lord eighteen hundred and five, and the said corporation, and their successors, shall be and they are hereby allowed until the said day to complete the said canal; and if the said canal shall be completed and finished on or before the said first day of December, eighteen hundred and five, then and in such case the said corporation, and their successors, shall be entitled to all the rights, privileges, benefits and advantages, mentioned and enumerated in the said original act, and the supplements thereto, as fully and effectually as if the said canal had been completed within the time limited by the said original act.

**IV. AND BE IT ENACTED,** That the bed of the river Susquehanna, from the Maryland line to tide water, shall be considered a public highway, free for any person or persons whatever to work thereon in clearing the obstructions to its navigation; provided always, that nothing herein shall be taken or considered to permit any person or persons whatsoever to do any act repugnant to the power given by law to the said corporation over the waters of said river, so far as the same may be necessary for the purpose of supplying the said canal, and the water-works thereon, or repugnant to the power given by law of excluding others from cutting any other canal or canals along the side, without the margin of the said river, to the injury of the said canal.

C. H. A. P. C.

An ACT respecting the poor-house of Baltimore county. Lib. JG. No. 2. fol. 754. Repealed by Passed 20th of Jan. 1798.  
1799, ch. 39.

C. H. A. P. C.I.

An ACT to make an alteration in the York turnpike road in Baltimore county, so as to pass by the buildings of Ezekiel Towson.

Lib. JG. No. 2. fol. 754.

WHEREAS Ezekiel Towson, of Baltimore county, by his petition to this general assembly hath set forth, that he is the owner and possessor of a tract or parcel of land in said county, on which there are considerable buildings and improvements; that the said Towson hath for many years past kept at the said place a house of public entertainment; that the establishment of the York turnpike road in said county has removed from the said buildings the road as it formerly run from Baltimore towards York, by which a considerable quantity of meadow has been destroyed, and his said property materially injured, and the difference between the road fixed by the commissioners of review and that contemplated by the petitioner, and intended to run by his buildings, being not more than thirty-two perches, and this general assembly, considering that the difference in distance gained is not an object, when compared to the great injury the said Towson may sustain, and it also appearing that the grounds over which the said road is intended to pass are equally good with those over which the said road is now laid out and confirmed by the said commissioners of review, and that the said Towson is willing to give up all that portion of his land over which the said road, when altered, shall pass, without compensation; therefore,

**II. BE IT ENACTED, by the General Assembly of Maryland,** That the commissioners of review of Baltimore county, or a majority of them, shall and are hereby directed to make an alteration in the York turnpike road, as confirmed by the said commissioners of review, so that the said turnpike road,