II. BE IT ENACTED, by the General Affembly of Maryland, That the benefits resulting from the faid act shall be and are hereby extended to the following persons, to wit: Samuel Dorsey, James Elmore and George Lytle; of Baltimore county, Bailey Washington and Mary Sweeney, of Prince-George's tended. county, Joseph Everitt and Nathaniel Bailey, of Queen Anne's county, John Bull, Frederick McComas and Daniel Amos, of Harford county, Patrick Goulding, John Goulding, Andrew Goulding, Thomas Goulding, Thomas Jenkins, James Walker, Joel Welt, Jonathan Sellman, Sarah Dashiell and Oliver Pomponeau, of the city of Baltimore, Jacob Earhart, of Washington county, John Fleming, Thomas Nicholls, of John, Townsend W. Hunt and Richard Forrest, of Montgomery county, Thomas Gassaway, of Allegany county, in as full and ample manner as if they had been severally mentioned in the said act, provided that they severally comply with the provisions of the

III. And be it enacred, That in cafe the chancellor shall be satisfied, by assidavit or otherwise, Chancellor, on that any trustee by him appointed for the benefit of the creditors of an infolvent debtor hath left the application, to state, and that the creditors are likely to suffer loss in consequence thereof, the chancellor may, on fon, &c. the application of any of the creditors, appoint any person to take into his care and custody any property of the infolvent which may be within the state, and retain the same until surther order; and when the chancellor shall appoint a person to take charge as aforesaid, he shall also pass an order, to be published at least three times in some convenient news-paper, calling upon the trustee to appear before him within a time limitted, not less than two months from the first publication, and render an account of his proceedings as truftee, and if the faid truftee shall not appear agreeably to such order duly published, the chancellor shall have power immediately to appoint another trustee in the room of the absent trustee.

C H A P. CIU.

A Further additional supplementary act to the act, * entitled, An act Passed 20th of Jan. 1799. for quieting possessions, enrolling conveyances, and securing the estates of purchasers. Lib. JG. No. 3. fol. 223-

BE IT ENACTED, by the General Affembly of Maryland, That all and every deed, limitation or con-weyance of lands, of what loever kind or nature it may be, required by the laws of this state to acknowledged, be acknowledged and recorded, executed by nonresidents, shall be acknowledged within the follow- &c. ing time, viz: If made by a perfon or perfons residents without the United States, it shall and may be acknowledged in the manner and form as fet forth in the original act to which this is a supplement within eighteen months after the time of execution of fuch deed, limitation or conveyance; if executed by a resident without the state of Maryland, but within the United States, the same shall be acknowledged within fix months after the time of execution.

C H A P. CIV.

An ACT to authorise the justices of the levy court of Prince-George's county to levy a sum of money on the assessable property of said county for the purposes therein mentioned. Lib. JG. No. 3.

tol. 223. HEREAS it is represented to this general assembly, by the petition of the justices and fundry Presmble. inhabitants of faid county, that the court-house in said county is in a ruinous state, and that there is no public gaol in faid county; therefore,

II. BE IT ENACTED, by the General Affembly of Maryland, That it shall and may be lawful for the Justices to levy justices of the levy court for Prince-George's county for the time being, and they are hereby autho-money, &c. rised and empowered, to levy on the assessable property, except that part of the territory of Columbia laid out for the city of Washington; in said county, by two equal assessments, a sum of money not exceeding twelve thousand dollars, which sums so affessed shall be collected by the collectors of the county aforesaid as other levies are collected, and paid to the justices of the levy court for the time being for Prince-George's county, who are hereby authorifed and empowered to apply the same, at their discretion, to the repairing the old court-house in said county, or to the building a new courthouse in said county, and to the building of a gaol in said county, and to no other purpose what-