negroes and their issue, in Frederick county court, in the same manner as she by law would have been compelled to do, had she have brought them into this state within one year after her removal from Virginia as aforesaid; And provided said negroes be of that description, allowed by the laws of this state to be removed and brought into this state.

1812.

~×4×> CHAPTER 180.

An act for the relief of Jacob Bantz, of the city Passed Jan. 4. of Baltimore.

BE IT ENACTED by the General Assembly of Benefits of the Muryland, That the judges, or any one judge of Bal. insolvent laws timore county court be, and they, or any one of them granted. are hereby authorised and directed to extend to Jacob Bantz, of the city of Baltimore, the benefit of the act of assembly passed at November session eighteen hundred and five, entitled, "An act for the relief of sundry insolvent debtors," and the several supplements thereto, without requiring the said Jacob Bantz to produce the assent, in writing, of two thirds of his creditors, as is prescribed by the provisions of the said act and supplements.

COCC PROCE CHAPTER 181.

An act to annul the marriage of John Henry Passed Jan. ?, Hoskyns and Anne his wife.

WHEREAS, it is represented to this General Preamble. Assembly by the petition of Anne Hoskyns of the city of Baltimore, that her husband John Henry Hoskyns, has been guilty of the crime of forgery, and has fled from this state, leaving her with three infant children (one of whom is a cripple,) destitute of support, all his property having been seized by his creditors; that she would be able by her own labor and industry to support herself and her said childeren, but is prevented from attempting that desirable object from the certainty that her little earnings and the property with which her friends might entrust her is liable to be seized by the creditors of her husband, and subject to his controul and disposal; to prevent which she has prayed her marriage with the said John Henry Hoskyns may be annulled; and the peculiar circumstances of the petitioner requiring the special interference of the legislature; Therefore,