Dec Ses. 1822

Passed Feb.

22, 1823.

CHAPTER 191.

A supplement to an act, entitled, An act to enlarge the powers of the

trustees of the poor of Charles county.

Be it enacted by the General Assembly of Maryland, That the trustees of the poor of Charles county, be, and they are hereby authorised and empowered to allow, annually, so long as they shall see fit, a sum of money not exceeding forty dollars, for the support and maintenance of John Garner, Eleanor Newberry, Eleanor Clark, John Haislip, (of Henry) and Vincent Norris, of Charles county, as out pensioners.

CHAPTER 192.

An act for the relief of Margaret Stuart, of Montgomery county. Be it enacted by the General Assembly of Maryland, That the levy court of Montgomery county be, and they are hereby authorised and Levy \$40. required to levy and assess, annually, so long as they may think proper, on the assessable property of said county, a sum of money not exceeding forty dollars, for the support and maintenance of Margaret'Stuart, of said county, to be collected by the collector of said county, and by him paid over to the said Margaret Stuart, or to her order.

Passed Feb. 22, 1823.

CHAPTER 193.

An act for the relief of the infant children of Robert Moore. Be it enacted by the General Assembly of Maryland, That the levy court of Prince Geodge's county be, and they are hereby authorised, if they in their judgment think fit so to do, to levy on the assessable property of said county, a sum, not exceeding sixty dollars, so long as they shall deem proper and necessary, for the support and maintenance of Josephine, Robert, Lewis and William Moore, infant children of the late Robert Moore; which sum, when levied and collected, shall be paid to William T. Wootton, of said county, for the use and benefit of the said Josephine, Robert, Lewis and William Moore.

Passed Feb. 22, 1823. Levy \$60.

CHAPTER 194.

An act for the benefit of William H. Murray and Maria, his wife. WHEREAS it has been represented to this General Assembly, by the petition of William H. Murray, of the city of Baltimore, and Maria, his wife, lately Maria Sterling, a daughter and one of the devisees of James Sterling, late of said city, deceased, that a large portion of the deceased's improved and most productive property has been set apart by his executors to meet certain payments provided for, in and by the testator's will, that the residue of his real estate, has been divided amongst his devisees, by commissioners appointed by Baltimore county court, for that purpose, and that the principal part of that portion of said estate, which, in and by the said division, was allotted to the said Maria Murray, consists of lands in the suburbs of, and unimproved lots within the city, which description of property is at present more a source of expense than of profit, considering its unproductiveness and the heavy taxes thereon: that the said Maria is now nineteen years old, and the interests of the petitioners would be greatly promoted if they were enabled to lease and let out, for long terms, the whole or parts of the real estate, so as aforesaid allotted to the said Maria, in the division of the estate of her fate father; wherefore the petitioners prayed that a law might

Passed Fel Preamble.