

MARRIED.

On Thursday evening 15th inst., by the Rev. Wm. J. Dale, Mr. JOHN E. GRAHAM, to Miss ANN FOXWELL, both of this county.

OBITUARY.

Died, in calmness and peace, on Wednesday morning, at sunrise, in this town, Mrs. ELIZA BURROWS, aged 49, widow of the late Wm. Burrows.

The deceased was much interested about her soul's salvation during the revival in the M. E. Church in this place in December last, and was urged by a friend to go forward to the altar of prayer she complained of indisposition and weakness of the breast, and after being pressed and exhorted she was told that "possibly it would be the last opportunity she would have." Soon after this she was confined to her bed with that certain destroyer of life, a pulmonary consumption, and was not out more than once or twice afterwards. The writer talked with her several times during her sickness, when she told him the words "possibly it would be the last opportunity" rung in her ears, until by faith in Christ she was enabled to lay hold and feel his promise realised in the forgiveness of her sins. She was a great sufferer, and her afflictions though severe and lingering she bore with Christian patience and resignation, and as death approached her, confidence became strong and abiding. She assured the writer but a short while before her dissolution, she had no fears of death and had a sweet assurance of eternal life; and when she was told her afflictions were but light and but for a moment compared with eternity, and were now working for her an eternal weight of glory, she remarked, "Yes, I shall soon be in heaven." "Blessed are the dead that die in the Lord."

The deceased left two sons and a daughter to mourn her loss; the eldest son, Rev. T. J. Burrows, and her daughter, were with her when she expired, and although they sorrow it is not without hope, having an assurance of meeting her again where there will be no more parting. Cambridge, April 24th. R. W.

RELIGIOUS NOTICE.—The first Quarterly Meeting for the Cambridge Circuit of the Methodist Protestant Church, will take place at Church Creek on SATURDAY the 1st day of May, Preaching at 11 o'clock. 2t ap 24

HANCE'S SARSAPARRILLA, OR BLOOD PILLS FIFTY PILLS IN A BOX! The Cheapest and best Medicine in existence! Every person who is subject to Bilious Fever, should purify their blood and system by using a box of the

SARSAPARRILLA, OR BLOOD PILLS! Persons afflicted with Costiveness, should try the HANCE'S SARSAPARRILLA, OR BLOOD PILLS.

Young ladies and gentlemen troubled with Pimples on the Face, should try the SARSAPARRILLA, OR BLOOD PILLS! Singing in the Ears relieved by the Hance's Sarsaparilla, or Blood Pills! Headache and giddiness cured by using the Sarsaparilla, or Blood Pills! Dropsiness and General Debility, cured by the Hance's Sarsaparilla, or Blood Pills! Dyspepsia can be cured by using the Sarsaparilla, or Blood Pills!

Persons who have taken considerable portions of mercury, and in consequence have pains in the bones, should use freely the HANCE'S SARSAPARRILLA, OR BLOOD PILLS.

Persons who want a Pill that is Purely Vegetable, and is warranted not to contain a particle of mercury, should use the HANCE'S SARSAPARRILLA, OR BLOOD PILLS!

THE GENUINE FOR SALE BY SETH S. HANCE, 105 Baltimore st., and corner of Charles and Pratt streets, Baltimore, and in Cambridge by SOLOMON RUTTER, Druggist.

AGENTS FOR DORCHESTER COUNTY. John Richardson, Church Creek, John S. B. Woolford, Loomtown; Uriah Todd, Tobaccoscick; Cowart & McNamara, Buck Town; Levin H. Campbell & Co., Vienna; Stevens & Bramble, E. New Market; Samuel Corner, Castle Haven Neck. Jan. 1, 1847.—1y

For Sale,

The tract of land situated on the road leading to Hambrook within a quarter of a mile of Cambridge, and known by the name of the frog pond lots, containing eighty or eighty-five acres, a part of which is heavily timbered land. The tract if desired will be divided to suit purchasers. Apply to G. J. ROBERTSON, at Bradshaws Hotel Cambridge Md. April 24,—1t

ST. ANNE'S FEMALE SCHOOL, ANNAPOLIS, MARYLAND.

TRUSTEES: Rev. E. M. VAN DEUSEN, Rector of St. Anne's Parish. Vestrymen of St. Anne's Parish: Hon. Chancellor JOHANSON, A. RANDALL, Esq., R. W. GILL, Mr. GEO. E. FRANKLIN, Mr. GEO. G. BREWER, Mr. JAMES SANDS, Capt. P. F. VOHRES, E. S. N. D. CLAUDE, M. D.

OFFICERS: Rev. EDWIN M. VAN DEUSEN, Rector and Visitor. Miss M. MILLER, Principal. Miss E. CONVERSE, Head of the Family. Miss A. STROBEL, Teacher of French and Music. Miss C. L. HAVEN, English Teacher. Rev. H. HUMPHREYS, D. D., President of St. John's College—Lecturer in Chemistry and Natural Philosophy.

ST. ANNE'S is a Boarding and Day School for young Ladies, designed for thorough intellectual and religious training. Right mental culture, and the influences of a Christian home, are the great objects of the Teacher's labors. TERMS.—For girls over 12 years of age. \$200 per scholastic year of ten months, including every expense, except French, Music and Stationery. For girls under 12 years, \$170—a reduction of \$25 for each, will be made from the above charges, when two or more sisters are placed at the School. Entrance fee \$25 for each, will be made from the above charges, when two or more sisters are placed at the School. Entrance fee \$25, or bed, bedding towels and table napkins may be furnished by the pupil. Board and tuition paid semi-annually in advance. Vacation August and September. April 24, 1847.—6t

JOHN M. OREM & Co. MERCHANT TAILORS

No. 280 Baltimore street, North West Corner of Charles, BALTIMORE.

Have received their Spring & Summer supply of Cloths, Cassimeres, Vestings, &c. &c., which they will make to order in the best and most fashionable style.

GENTLEMEN'S CLOTHING.

On the second floor of their building, which has been fitted up for the purpose, will be found a large assortment of the finest and medium qualities of Clothing ready made of superior style and workmanship.

No VARIATION IN PRICES, the lowest price is distinctly marked in figures on every garment.

The basement has been handsomely fitted up for the sale of goods by the piece—a very large assortment of CLOTHS, CASSIMERES, VESTINGS, AND TAILOR'S TRIMMINGS, being always on hand, at the lowest market prices, to which the attention of purchasers is invited. April 24, 1847.—1t

LAWS OF MARYLAND. NO. 357.

AN Act relating to foreign corporations and their agencies in this State.

Section 1. Be it enacted by the General Assembly of Maryland, That from and after the first day of May next, it shall not be lawful for any person or persons to act as the agent or agents within this State, for any individual or association of individuals or corporations not incorporated and authorized by the laws of this State, to make insurances on marine or fire risks, or insurances on lives or other insurances, or to receive or transmit offers for insurance to their principals, or receive or deliver policies of insurance, although such individual or association of individuals may be incorporated for these purposes by the laws of any other State, District or Territory of the United States, or by the laws of any Foreign Kingdom, State or Nation, to effect insurance, without first obtaining a license, therefor, in the manner hereinafter required.

Section 2. And be it enacted, That a license for the purpose of effecting insurances, or receiving or transmitting offers for insurance, or receiving or delivering policies of insurance, as expressed in the preceding section, shall be granted by the Treasurer of the State to any person or persons, body or bodies corporate or politic, who shall apply therefor and pay to the said Treasurer the sum of one hundred dollars for the use of this State, which license shall authorize the person or persons, body or bodies corporate or politic, to whom the same shall be granted, to effect insurances or to receive and transmit offers for insurance or to receive and deliver policies of insurance as aforesaid, from the day of its date, for the period of twelve months thereafter and no longer.

Section 3. And be it enacted, That any person or persons, body or bodies corporate or politic, acting as Agent or Agents as aforesaid, shall pay to the Treasurer, half-yearly, the sum of three dollars per centum, upon the amount of all premiums received by such Agent or Agents, or any other person or persons, for him or them, or which shall have been agreed to be paid for any insurance effected or agreed to be effected, or procured by him or them, as Agent or Agents as aforesaid, and such Agent or Agents shall, half-yearly on the first Monday in January and the first Monday of July, furnish on his or their affidavit or affirmation, a true list and account of all such premiums to the said Treasurer, and shall at the same time pay over to the said Treasurer, the said sum of three dollars in every hundred dollars of such premium, and in all cases where the said Agent shall be a body corporate or politic, the said oath or affirmation shall be made by the President of said body corporate or politic.

Section 4. And be it enacted, That before any Agent or Agents as aforesaid, shall act as such in this State, he or they shall give bond with sureties, to be approved by the Attorney General or his Deputy, for the county or district in which said Agent or Agents may reside, in the penalty of five thousand dollars, to render a true list of such premiums to the said Treasurer, and to pay him the said sum of three dollars on every hundred dollars of said premiums on the days above mentioned, which said bond it shall be the duty of the said Agent or Agents to transmit to the said Treasurer, to be filed in the Treasury Office, and any Agent or Agents offending against the provisions of this section, shall forfeit the sum of five hundred dollars for every such offence, recoverable as other fines and forfeitures.—Provided, that notwithstanding such forfeiture and payment thereof, the said Agent or Agents shall be personally liable for the payment of the said sum of three dollars, on every hundred dollars of such premiums to the Treasurer aforesaid.—And, provided further, that the principals of such agent or agents and their property shall be also responsible for payment of said tax, and shall and may be proceeded against by suit, attachment or otherwise as the case may require.

Section 5. And be it enacted, That in case any Agent or Agents as aforesaid shall fail to give bond as required by the fourth section of this act, or shall after giving bond, fail to return to the Treasurer the list of premiums, or to pay over the per centum on said premiums as required by the third section of this act, then the Treasurer is hereby directed, within thirty days after the said licence is granted, in case of a failure to give bond, and within thirty days after said failure to make return or to pay over said premiums at the times limited, to publish the name or names of said agent or agents, so failing, as aforesaid, in two newspapers of the City of Baltimore, which publication shall declare the license of said Agent or Agents to be forfeited, and that all policies thereafter made by said Agent or Agents shall be null and void, and the said publication is hereby declared to work a forfeiture of said license, and all policies thereafter made by any such Agent or Agents are hereby declared null and void; and it is hereby expressly declared to be the intent and meaning of this act that a new Bond shall be given in each and every year in case the same agent or agents shall take out a license under this act for more than a single year.

Section 6. And be it enacted, That if any person or persons, body or bodies corporate or politic, acting as agent or agents as aforesaid, shall effect insurances, or receive and transmit offers for insurance, or receive or deliver policies of insurance as aforesaid, without a license first had and obtained as herein before provided, he, she or they shall forfeit and pay, for each offence, the sum of three hundred dollars, one half to the use of the informer, who shall be a competent witness, the other half to be paid to the Clerk of the County Court, or of Howard District Court or of the City Court of Baltimore, as the case may be, for the

use of this State, to be recovered in the name of the State of Maryland by action of debt or indictment in the County Court or Howard District Court or the City Court of Baltimore, where such offence shall have been committed, and to be accounted for and paid into the Treasury by the Clerk receiving the same at the period limited for, accounting for and paying monies received for licenses as aforesaid.

Sec. 7. And be it enacted, That the Treasurer shall annually publish in at least two newspapers, one of which shall be in the City of Baltimore, the names of such agent or agents so taking out licenses under this act, with the names of the companies they represent.

Sec. 8. And be it enacted, That nothing in this act contained shall authorize any agent or agents to act as such for more than one foreign corporation, individual or association of individuals, by virtue of one license.

Sec. 9. And be it enacted, That the act of December session 1839, chapter twenty four, and of December session eighteen hundred and forty-five chapter one hundred and sixty-seven, be and the same are hereby repealed, but all rights required by the State under said acts are hereby expressly reserved. D. CLAUDE, Treasurer of Md. ap 24, 1847 3t

No. 153.

A Further Supplement to the Act passed at December session, eighteen hundred and forty-four, chapter one hundred and eighty-seven, imposing a tax on Commissions allowed to Trustees and receivers.

Whereas, doubts are entertained of the true construction of the Supplement to the said original act passed at December session, eighteen hundred and forty-five, chapter one hundred and sixty-six, for remedy whereof and to remove such doubts,

Section 1. And be it enacted by the General Assembly of Maryland, That the said Supplement passed at December session, eighteen hundred and forty-five, chapter one hundred and sixty-six, shall not be construed to extend to Trustees appointed or named to preserve contingent remedies, or to any other case when a Trustee is interposed merely to preserve or maintain the title; and in cases when the trust is to be placed in the hands, or made subject to the disposition of the Trustee only upon the happening of a contingency, no bond shall be required until such contingency shall occur.

Section 2. And be it enacted, That in any case where application for the purpose is made to the Chancellor of Maryland, or the Judges of the County Court in any county or in Howard District, the said Chancellor or Judges may in his or their discretion, prescribe the amount of the bond of any Trustee included in the terms of the said supplementary act, if the said Chancellor or Judges should believe from an investigation of the circumstances of the case that it would be improper to require a bond to be given for double the amount of the property placed in the hands or made subject to the disposition of the said Trustee. D. CLAUDE, Treasurer of Md. April 24, 1847—3t.

NO. 344.

A Further Supplement to the Act entitled, 'An act imposing a Tax on Collateral Inheritances, Distributive Shares and Legacies, to aid in paying the debts of the State,' passed at December session, eighteen hundred and forty-four, chap. two hundred and thirty-seven.

Section 1. Be it enacted by the General Assembly of Maryland, That from and after the passage of this act, in all cases where any estate, real, personal or mixed, is or shall be liable or subject to the tax imposed by the act of eighteen hundred and forty-four, chapter two hundred and thirty-seven, and there be only a life estate, or an interest for a term of years, or a contingent interest given to one party and the remainder or reversionary interest to another party or parties, then it shall be the duty of the Orphans' Court of the county in which the administration is granted, to determine in its discretion and at such time as it shall think proper, what proportion each party who may be thus interested in said estate or property, shall pay of said tax or duty of two and one-half per centum on every hundred dollars; and the judgment of said Court when made shall be final and conclusive upon this subject; and every such party shall be required to pay in the manner mentioned in the act of eighteen hundred and forty-four, chapter two hundred and thirty-seven, and eighteen hundred and forty-five, chapter two hundred and two, his proportion of tax so determined as aforesaid; and any party entitled in remainder and reversion, shall be required to pay his proportion of said tax within the same time as though his interest had vested in possession.

Sec. 2. And be it enacted, That the tax imposed by the said act of eighteen hundred and forty-four, chapter two hundred and thirty-seven, or by virtue of this act, upon any estate or property, shall be a lien upon such estate until the said tax shall be fully paid and satisfied.

Sec. 3. And be it enacted, That it shall be the duty of every executor or administrator to whom letters testamentary of administration shall hereafter be granted, in addition to the oath or affirmation now required by the act of seventeen hundred and ninety-eight, chapter one hundred and one, sub-chapter three, section twelve, to be taken an additional oath or affirmation that he or she will diligently and faithfully regard, and well and truly comply with the provisions of the law imposing a tax on collateral inheritances, distributive shares and legacies, to aid in paying the debts of the State, which oath or affirmation the respective Registers of Wills are hereby required to administer and to place the same on record with the usual oath or affirmation; and that the sixth section of the act of eighteen hundred and forty-four, chapter two hundred and thirty-seven, be and the same is hereby repealed. D. CLAUDE, Treasurer of Md. April 24, 1847 3w

NO. 61.

A Further Additional Supplement to the act imposing duties on promissory Notes, Bills of Exchange, Specialties and other instruments of writing to aid in paying the debts of the State.

Section 1. Be it enacted by the General Assembly of Maryland, That all mortgages and Releases of Mortgages, and all such deeds and bills of sales as are now required by law to be recorded or written on vellum, skin, parchment, paper or other material, without the same having been first stamped according to the provisions of the second section of the act, passed at December session, eighteen hundred and forty-four shall be to all intents and purposes as valid and available, as if the same had been and were so stamped, provided, that when any one of the aforesaid instruments of writing is presented to the Clerk of any

County, or of Howard District, to be recorded, there shall be paid to the Clerk the duty chargeable by law, on such instruments of writing, which duty such Clerk is hereby authorized and required to receive and to endorse a receipt therefor under his hand upon some part of such instruments of writing, and it shall be the duty of the Clerk to record said receipt together with the instruments of writing upon which it is endorsed, and the Clerks of Counties and of Howard District, shall account to the Treasurer for all sums so received, in the same manner as are required by the ninth section of the act, passed at December session eighteen hundred and forty-four, chapter two hundred and eighty, and provided further that the said instrument of writing so printed or written upon unstamped vellum, skin, parchment or paper or other material, shall not be valid and effectual, unless the duty chargeable thereon by law, shall be paid to the Clerk, as in the preceding proviso is directed.

Section 2. And be it enacted, That every of the aforesaid instruments of writing which has been heretofore recorded without the same having been stamped as required by law, is hereby declared to be as valid and available for all intents and purposes as if the same had been and were so stamped, provided that the duty chargeable by law on said instrument shall have been paid to the Clerk of the County of the County of Howard District at the time of recording the same or shall be paid within six months after the passage of this act.

Section 3. And be it enacted, That nothing contained in the act to which this act is supplement, shall be construed as to require the payment of the duty or tax therein mentioned on any deed when the property thereby conveyed shall not exceed two hundred dollars; and that nothing contained in this act shall be so construed as to alter the law, relating to the recording of deeds, and other instruments of writing mentioned in the first section of this act.

Section 4. And be it enacted, That the fourteenth section of the act passed at December Session, eighteen hundred and forty four, chapter two hundred and eighty limiting the operation of said act to the first day of May, eighteen hundred and forty eight, be and the same is hereby repealed, and the said original act and its supplement are hereby continued in force until repealed by the General Assembly. D. CLAUDE, Treasurer of Maryland. April 24, 1847—3t.

Notice.

The Commissioners of the town of Cambridge will meet on Monday May the 3d at 4 o'clock for the appointment of Bailiff and Overseer of the Town. By order WILLIAM REA, Clk. April 24,—tm.

SPRING AND SUMMER MILLINERY.

Mrs. M. A. EUNICK respectfully informs the ladies that she will open a beautiful assortment of SPRING AND SUMMER MILLINERY, on Friday the 23d April, to which their attention is invited. D 3t ap 17

TO THE PUBLIC.

THE subscriber would most respectfully inform his friends and the public that he has declined the practice of medicine—and would take this opportunity to return their most grateful acknowledgments for the kind attention and the liberal patronage he has received. The public's obt' serv't, ap 17 3t A. C. THOMPSON.

P. S. All persons indebted to the subscriber will find their accounts in the hands of Mr. Clement C. Waters; all persons having claims against him are requested to present them for liquidation. A. C. T.

FRISBY, BOSLEY AND HOLMEAD, Wholesale Grocers and General Commission Merchants,

No. 77 Light Street Wharf, BALTIMORE. WOULD respectfully inform their E Shore friends that they have on hand a very large assortment of Groceries, which they are anxious to sell, upon very pleasing terms, also attend strictly to the sale of any kind of Country produce. March 20, 1847—3m

The Princess Anne Herald, Worcester Shield, Stewart's Journal, and Easton Gazette will publish the above to the amount of \$2.50, and send their bills to this office, with paper containing the same.

LAW OF MARYLAND—No. 288.

A Supplement to the act, entitled, "an act to regulate sales by Public Auction," passed at December session, eighteen hundred and twenty seven, chapter one hundred and eleven.

Section 1. Be it enacted by the General Assembly of Maryland, That all real estate and all goods, wares, merchandize, stocks, and every other species of personal property whatever, which shall at any time be exposed to sale by public auction in the city of Baltimore, with the exceptions mentioned in the second section of this act, shall be subject each and every time, they or any of them shall be struck off, to duties at the following rates, namely: all real estate and vessels, all wines and ardent spirits, foreign or domestic, all goods, wares, merchandize and effects imported from any place beyond the Cape of Good Hope, coffee, tea, sugar, and molasses, foreign or domestic; all stocks of banks or other incorporated institutions, state or city loans, goods and effects of deceased persons or insolvent debtors, or property under an order or decree of any court, at the rate of fifty cents on every one hundred dollars; all other goods, wares, merchandize and effects, which are the production of any foreign country, all domestic manufactures and all goods, wares, merchandize and effects, and property of what kind soever, not enumerated above, nor included in the exceptions in the second section of this act, at the rate of seventy-five cents on every one hundred dollars; and the duties shall be calculated on the sums for which the property or goods so exposed to sale shall be respectively struck off, and shall be in all cases paid by the person making the sale.

Sec. 5. And be it enacted, That every auctioneer duly appointed and authorized by virtue of the law to which this is a supplement, in and for the city of Baltimore, shall hereafter, within twenty days after the first days of January, April, July and October of the year for which he shall have been appointed, render to one of the Judges of the City Court a true and particular account in writing, of the proceeds or sums for which any goods, wares, merchandize, or other property of what kind soever, shall have been sold at every sale made under the said original law, and its supplements, from the time of his entering into the recognisance required by the said act and its supplements, at the time the last account was rendered by him, in conformity to the said act and its supplements, of the amount of each day's sale, and the days when the same were respectively sold, distinguishing the sales made by himself personally, or in his presence, and those made by his partner or partners, or clerks, in consequence of his absence, setting forth also the amount of all goods, wares, merchandize and other property as aforesaid, sent or entrusted to him, his partner or partners, for sale, and by him or them sold at auction, and the days on which the same were sold and particularising the amount of the several duties chargeable on the said sales at auction, and shall thereupon take before the said Judge the following oath or affirmation, as the case may require: I, \_\_\_\_\_, do solemnly and sincerely swear (or affirm) that the account now exhibited by me, and to which I have subscribed my name, contains a just and true account of all the goods, wares, merchandize and property of every kind sold or struck off by me at public sale, or sold at private sale on the days of my public auction or sold or struck off as aforesaid by my copartner or copartners or by others in my name or under my direction, or for my benefit, within the time mentioned in the within account, and of the days upon which the same were respectively sold, that I have examined the entries of all the sales mentioned in the said account the books kept by me and for that purpose, and fully believe this account to be in all respects correct, and further that I have, during the time therein mentioned conformed in all things to the true intent and meaning of the act entitled an act to regulate sales by public auction, and its supplements, according to the best of my knowledge, information and belief;—and all and every the partner or partners of any such auctioneer, shall also make and subscribe an oath, to be endorsed on the said account, that he or they respectively believe the said account to be correct and true in every particular; and every such auctioneer shall, within thirty days after rendering such account and taking such oath or affirmation, pay the amount of duty upon such account of sales to the Treasurer; and if any such auctioneer shall neglect to render the account as above prescribed, or to pay the amount of duty as aforesaid, he shall be liable to the penalties and disabilities provided for such neglect by the ninth section of the act to which this is a supplement.

Sec. 6. And be it enacted, That every such auctioneer as aforesaid, who within the period limited for his accounting, shall have made to sales of goods or property of any kind, liable to auction duties, shall make and subscribe an affidavit of those facts before one of the Judges of the City Court aforesaid, and shall transmit a copy of said affidavit, certified by said Judge, to the Treasurer within the same time that an account is required to be rendered by the preceding section of this act, and the penalties and disabilities for neglecting to make such affidavit shall be the same as for the neglect to make the returns, provided for in the preceding section of this act.

Sec. 7. And be it enacted, That it shall not be lawful for the Governor to nominate to the Senate for auctioneer any person who shall not have settled in full at the Treasury office, for all amounts due from said person, on account of auction duties, under the act regulating sales by public auction, and its supplements, and this section shall be in force from and after the passage of this act.

Sec. 8. And be it enacted, That in case any person who may be commissioned to act as auctioneer under the said act and its supplements, shall neglect to take out a license within twenty days after his commission shall have been forwarded to him by the Governor, such commission shall be deemed null and void, and it shall be the duty of the Governor to appoint some other person to supply the vacancy in the number of auctioneers, occasioned by such neglect.

Sec. 9. And be it enacted, That every auctioneer who shall sell any goods or property other than such as he is authorized to sell by the terms of his license, shall forfeit for every such article so sold, the sum of fifty dollars, to be recovered by any person suing for the same, before any justice of the peace of the City of Baltimore, or by indictment in Baltimore City Court.

Sec. 10. And be it enacted, That the right to sell wearing apparel, given by the sixth section of the act, to which this is a supplement, shall not be so construed as to authorize the sale of boots, shoes, or hats, by the case or package.

Sec. 11. And be it enacted, That the bond required from every auctioneer by the fourth section of the act to which this is a supplement, and the tenth section of the act of December session eighteen hundred and twenty-eight, chapter one hundred and forty-eight, shall be annually renewed.

Sec. 12. And be it enacted, That this act shall go into effect from and after the first day of April next, and the eighth section of the act of December session eighteen hundred and twenty-seven, chapter one hundred and eleven, and the fifth section of the act of December session eighteen hundred and twenty-eight, chapter one hundred and forty-eight, be and the same are hereby repealed. D. CLAUDE, Treasurer of Md.