

## CHAPTER 119.

AN Act concerning the Judgments and Judicial Proceedings of the Courts of Justice in this State, and to provide for the completion of the Records in certain cases.

Supplementary and other laws are, 1831, ch. 302; 1832, ch. 307.

Judgments,  
&c. in provin-  
cial and  
general  
court un-  
recorded  
may be  
certified,  
&c.

SEC. 1. *Be it enacted, by the General Assembly of Maryland,* That in all cases of judgments and final proceedings, duly rendered and made in the late provincial court, and in the late general courts of the western and eastern shores of this state, which according to the laws of the land heretofore used and approved, ought to have been recorded, but nevertheless remain unrecorded by the respective clerks whose duty it was to record the same, it shall and may be lawful for the respective clerks of the court of appeals on the western and eastern shores, in whose custody and care the books, papers and proceedings, may remain, and they are hereby authorized and required, on the application of any person or persons, being interested in any such judgment or final proceeding, and having occasion to use the same, to grant and certify an exemplification or official copy of a record thereof, in like manner as if such judgment or final proceeding had been duly recorded and signed by the clerk whose duty it was to enrol the same; and the minutes of the said provincial and general courts, the entries on the dockets, and the original papers and documents filed in such causes, shall be sufficient vouchers to the said clerks for entering the style of the court by which, and the term and year in which, such judgment or final proceeding was rendered or made, and for making a due and proper record thereof.

Decrees,  
&c. in  
chancery  
court, unre-  
corded may  
be certified,  
&c.

SEC. 2. *And be it enacted,* That in all cases of decrees and final proceedings rendered and made in the court of chancery of this state, which according to law ought to have been recorded, but nevertheless remain unrecorded by the registers whose duty it was to record the same, it shall and may be lawful for the register of the said court of chancery, for the time being, and he is hereby authorized and required, on the application of any person or persons being interested in any such decree or final proceeding, and having occasion to use the same, to grant and certify an exemplification or official copy of a record thereof in like manner as if such decree or final proceeding had been duly recorded and signed by the register whose duty it was to enrol the same; and the minutes of the court, the entries on the dockets, and the original papers and documents filed in such case, shall be sufficient vouchers to the said register for entering the style of the court by which, and the term and year in which, such decree or final proceeding was rendered or made, and for making a due and proper record thereof.