

Sec. 2. *And be it enacted*, That upon the return of CHAP. 407.  
 the said award to Baltimore county court, and the On return of award  
 payment of the damages so assessed, and awarded And payment  
 to the owners of the property, there shall vest in the  
 said Caleb D. Owings, Beale Owings and Cornelius Property vested  
 H. Owings, a fee simple title to the said property.

Sec. 3. *And be it enacted*, That if the party or parties,  
 through whose lands the said road may pass, shall Case of not agreeing  
 not be able to agree as to the damages they shall be  
 entitled to have, the damages done by reason thereof,  
 assessed by a jury summoned in like manner, and all Jury directed  
 proceedings thereon to be had as is provided for hold-  
 ing inquisitions for condemning lands by the Balti-  
 more and Ohio Rail Road Company, under the act  
 passed December session, eighteen hundred and twenty  
 six, chapter one hundred and twenty-three.

#### CHAPTER 407.

*A supplement to the act, entitled, an act for the benefit  
 of the several Free Schools, in the City and precincts  
 of Baltimore, passed December session eighteen hun-  
 dred and fourteen, chapter one hundred and thirty-one.* Passed April 2,  
 1839.

*Be it enacted by the General Assembly of Maryland,*  
 That all funds arising under the provisions of the act,  
 to which this is a supplement, from the personal estate Funds arising from  
 Int. state estate  
 of any person who may die intestate, in Baltimore  
 county, out of the limits of the City of Baltimore, the  
 Justices of the Orphan's Court of Baltimore county,  
 shall order and direct the same to be paid over to the  
 county commissioners to be applied to the education of Payable to school  
 fund  
 the poor children in said county, in the same manner  
 that the other school funds of said county are applied  
 by law, any thing in the original act to which this is  
 a supplement to the contrary notwithstanding.