

Passed December 30.

An ACT to empower the justices of the levy court of Charles county to assess and levy annually a sum of money for the purpose therein mentioned.

Preamble.

WHEREAS Jane Lindsay, of Charles county, by her petition to this general assembly hath set forth, that her son John Lindsay has for many years been sorely afflicted with a rheumatic affection of his limbs, and thereby is rendered unable to provide any support either by labour or otherwise, and that she, from her indigent circumstances, together with a family of infant children to support, is entirely unable to contribute in any degree to his maintenance, and praying that some provision may be made for the support and maintenance of her said son; and the facts appearing to this general assembly to be true,

Justices to levy money, &c.

II. *Be it enacted, by the General Assembly of Maryland,* That the justices of the peace of Charles county, at their levy court, shall have full power and authority, and they are hereby directed and required, annually to assess, (so long as they shall see cause,) on the assessable property of said county, a sum not exceeding fifteen pounds current money for any one year; which said sum, so levied and assessed, shall be collected as other county charges are, and paid to the said Jane Lindsay, or such other person as they the said justices shall appoint, for the use, support and maintenance, of the said John Lindsay.

Passed December 30.

A Supplement to the act, entitled, An act to improve and repair the streets in Frederick-town, in Frederick county, and for other purposes therein mentioned.

Preamble.

WHEREAS a number of the inhabitants of the several additions to Frederick-town, in Frederick county, by their petition to this general assembly have set forth, that they are desirous the same shall be annexed to the said town, and be put under the control and authority of the commissioners; therefore,

Additions annexed to the town, &c.

II. *Be it enacted, by the General Assembly of Maryland,* That the several additions to Frederick-town, in Frederick county, be and are hereby annexed to the said town, and that the commissioners of Frederick-town aforesaid shall have the same power, jurisdiction and authority, over the said additions, that they have heretofore had and exercised over the said town, under and in virtue of the act to which this is a supplement, any law, usage or custom, to the contrary notwithstanding.

Passed December 30.

An ACT to confirm the divisions made in the city of Washington of the estate of John Davidson, deceased, and for other purposes.

Preamble.

WHEREAS it is represented to this general assembly, by the petition of Eleanor Davidson, widow, William Davidson and Margaret Davidson, heirs of full age, and Thomas Harris, junior, who hath intermarried with Eleanor, another of the heirs of John Davidson, late of the city of Annapolis, deceased, that the said John Davidson was, in his life-time, seized in fee of part of a tract of land called Port-Royal, lying within the city of Washington, and being so seized thereof died intestate; that in pursuance of an act of assembly concerning the territory of Columbia, and the city of Washington, it became necessary to divide the said part of a tract of land with the commissioners of the said city, and for that purpose the said petitioners authorized and empowered John Mackall Gantt, Esquire, to make division for them, and the infant children of the said John Davidson, with the said commissioners; that in virtue of the said power, the said John Mackall Gantt hath made division with the said commissioners, and hath also made subdivisions with sundry proprietors