BENIAMIN OGLE, Esquire, Governor.

CHAP. LXVIII.

became escheat to the state; that the said Henry Peters hath taken out an escheat warrant thereon. which is yet in force; that the faid John Charles Francois Chirac is the fon of the faid John Baptist Chirac, was always to called and acknowledged by him, and that it was always the intention of the faid John Baptist Chirac that his faid fon should inherit and possess, after his death, the aforesaid lot. messuages and appertenances, but omitted to make and execute a will for carrying his faid intentions into effect; that the faid John Charles Francois Chirac, being a foreigner by birth, and having omitted to become naturalized in the United States, could not inherit and hold the faid property; and that the faid Henry Peters is willing and defirous to relinquish in favour of the faid John Charles Francois Chirac his the faid Henry's right and claim in and to the faid lot, meffuages and appertenances, under the faid warrant of escheat, provided the state will also relinquish to the said John Charles Francois Chirac its right in and to the premifes by virtue of the escheat aforesaid, which the faid petitioners, by the petition aforefaid, have prayed that the general affembly will do, and will pass an act for that purpose: And whereas it appears that the matters set forth in the said petition are true, and that the prayer of the faid petitioners is reasonable; therefore,

II. BE IT ENACTED, by the General Affembly of Maryland, That all and fingular the right, interest Right, &c. and claim, of the state of Maryland, in and to the above described lot, messuages and appertenances, vested, &c. under and by virtue of the escheat aforesaid, and all the right, interest and claim, of the said Henry Peters, in and to the faid lot, messuages and appertenances, under and by virtue of the escheat warrant aforesaid, shall be, and the same hereby are, vested in the said John Charles Francois Chirac, and his heirs and affigns, and that the faid John Charles Francois Chirac, his heirs and affigns, shall and may take, hold, alien, transfer and convey, the said lot, messuages and appertenances, and every part and parcel thereof, in fee-simple or otherwise, in as full and ample manner, and by like I and may have and maintain all, any and every action or actions of ejectment conveyances, and and may have and maintain all, any and every action or actions of ejectment or trespass for the very of the said lot, messages and appertenances, and of every part and parcel thereof, as may done, made, had, maintained or used, by citizens of this state with respect to lands by them severally claimed or held in see-simple or otherwise, any thing in any law, usage or custom, to the contrary notwithstanding; provided nevertheless, that nothing in this act contained conveyances, and fhall extend, or be construed to extend, to defeat, bar, or in any manner affect, the right, title or claim, of any person or persons to the said lot, messuages or appertenances, or to any part or parcel thereof, by virtue of any will of the faid John Baptist Chirac, or of any descent from him, or by virtue of any other matter or thing, except the aforesaid escheat and escheat warrant, but that all and every fuch right, title and claim, shall remain and be of the like force, effect and validity, as if this act had not passed.

III. PROVIDED ALWAYS, AND BE IT ENACTED, That the faid John Charles François Chirac shall Proviso. and he is hereby directed to fell and convey the aforefaid lot of ground and premifes to some one citizen or citizens of the United States within the term of ten years from this date, otherwise this act to be null and void.

An ACT relative to the jurisdiction of the court of appeals.

Passed 19th of Dec. 1800.

THEREAS the authority and jurisdiction of the court of appeals has never been defined or af-Preamble. certained, and doubts have been entertained respecting its authority to pass such judgment on a writ of error or appeal as ought to have been given in the court below, and to enforce such judgment by execution,

II. BE IT ENACTED, by the General Affembly of Maryland, That the court of appeals have, and shall Court to have hereafter have, full power and authority, on reverfing any judgment, or part of a judgment, at law, power, &c. on a writ of error or appeal brought by a plaintiff, to give fuch judgment as ought to have been given by the court which gave the erroneous judgment; and in any case where the said court of appeals, on a writ of error or appeal as aforefaid, hath given or shall give such judgment as in their opinion the faid court of law ought to have given, the faid court of appeals shall have full power and authority to enforce their judgment by execution, in the same manner as the said court of law may enforce a judgment there given.

III. AND BE IT FURTHER ENACTED, That hereafter any execution which shall issue from the Execution to court of appeals shall express that it be returnable to the general court of the western or eastern express, &c. shore, as the case may require; and the judges of the faid general court shall be and they are hereby authorised and empowered to act upon the faid return as if the execution had issued from the said general court.