tion and laws of this state, and the constitution of the United CHAP. 144. States, and also by taking the following oath, to wit: "I, A. B. do swear, that I will duly and faithfully discharge the trust committed to me, as trustee of the Union Academy, to the best of my skill and knowledge; so help me God;" which oath shall be administered by any justice of the peace of said county; and any trustee who is prevented from attending the said meeting, may attend at any subsequent meeting and qualify in the same manner.

See May 1813, ch. 5.

7. AND BE IT ENACTED, That the Union Academy shall be fix- Union academy ed and located on the lot in the town of Snow Hill, held by the Hill. trustees of the Snow Hill Academy.

8. And BE IT ENACTED, That the trustees of the Union Acade- May hold and dismy may take, hold, dispose of, &c. any property hereafter granted, devised or given to them, provided the annual income therefrom shall not exceed two thousand dollars.

CHAP. CXLV.

A Further Additional Supplement to the act*, entitled, An act to Passed Dec. 28. provide for the organization and regulation of the Courts of Common Law in this State, and for the Administration of Justice therein. Lib. TH. No. 3, fol. 483.

1. BE IT ENACTED, by the General Assembly of Maryland, That Scire facina in all cases of scire facias against heirs and terre-tenants; which against heirs resident in solution which shall or may be issued out of any tythan that in county court of this state, when any one or more of the heirs or issued, how to be terre-tenants named and included in such writ of soine faciae or terre-tenants named and included in such writ of scire facias, or to whom the same was intended to be made known, shall be resident in any other county than that in which the judgment upon which such scire facias shall have been issued, or may be issued, was obtained, it shall and may be lawful for the clerk of the county court who shall have issued or may issue the said scire facias, to issue and direct to the sheriff of each and every other county wherein any of the said heirs or terre-tenants shall or may reside, a duplicate of the said writ of scire facias, returnable to the county court in which the said judgment was obtained; and it shall be the duty of such sheriff to serve the said scire facias, and return it to the county court whence the same shall have issued, according to the tenor and command thereof; and the parties so summoned, by means of the said duplicate, may appear thereto, and the like proceedings shall be had against them in the said county court, in the same manner as if they were residents of the county in which the said judgment was obtained.

2. AND HE IT ENACTED, That in all cases of scire facias How to be served against heirs or terre-tenants, which shall or may be issued out of court of appeals, the court of appeals of either shore, on any judgment which hath the court of appeals of either shore, on any judgment which hath been or may be rendered therein, or which hath been rendered in the late general court, when any one or more of the heirs or terretenants named and included in such writ of scire facias, or to whom the same is intended to be made known, shall be resident of any other county than that in which the defendant in the original judgment resided, it shall and may be lawful for the clerk of the court of appeals, who shall or may issue the said writ of scire facias, to issue and direct to the sheriff of each and every other county