JOHN EAGER HOWARD, Esq; Governor.

enabled to take, hold, possess and enjoy, any gift, donation or present, which CHAP. shall or may hereafter be given, devised or bequeathed, by any person or persons whatfoever, to them or any of them, for or towards the support and maintenance of the poor in the faid county; and they or any of them may receive, by way of subscription, any sum or sums of money which shall or may be given for the better and more speedy promoting the benefit and good by this act intended; and that they have full power, authority and ability, to purchase, take, hold, receive, enjoy and have, to them and their successors for ever, any lands, tenements and hereditaments, not exceeding the yearly value of five hundred pounds current money, and are hereby empowered and authorised to use one common seal in their business relating to said corporation, and the same, if necessary, to change and alter; and that the faid persons so incorporated, and their successors, shall be the true and undoubted trustees, in perpetual succession for ever, to be continued in way and manner hereafter specified, with full and absolute power, liberty and authority, in the making and ordaining such laws, orders and rules, for the better relieving, regulating, and fetting the poor to work, and punishing vagrants, beggars, vagabonds, and other offenders, and for the good government of the faid alms and work-house, in their said county, as to them, and their successors, shall from time to time appear most fit and requisite, all which shall be observed by the overfeer of such alms and work-house, and by all poor, beggars, vagrants, vagabonds, and other offenders, in fuch alms and work-house, under the penalties therein contained; provided always, that the faid rules, laws and orders, be no ways contrary to the laws of this state.

IV. and, to perpetuate the succession of the aforesaid number of five trustees for the poor in said county, Be it enasted. That as often as any one of the said How vacantrustees for the poor shall die, or remove himself out of the county, refuse to cies are to be said himself by taking and subscribing the paths or offermations aforestid. qualify himself by taking and subscribing the oaths or affirmations aforesaid, or become incapable of acting, the trustees for the time being, then surviving and remaining within the faid county, or the major part of them, are hereby authorised and required to elect, nominate and choose, one of the inhabitants of said county, in the place and room of such trustee, and so fill up the full number of trustees for such alms and work-house, which persons so elected and chosen from time to time, are always to be qualified in the same manner as before by this act is directed.

V. And be it enacted, That every person by this act appointed as a trustee for Penalty on the poor, or that shall hereafter be nominated and appointed as such, pursuant to retuing to the directions thereof, and who shall wilfully refuse or delay to take upon him ferve, &c. the faid office, shall forfeit and pay, for every such refusal or delay, the sum of ten pounds current money; provided, that no member of the general affembly, clergyman, attorney, or practifing physician, be obliged to accept the office of trustee aforesaid, or forfeit as aforesaid for refusing to accept and take upon him the same, and that no judge of the general court, county magistrate or sheriff, or any one who hath not the qualification to be a member of the general affembly, if elected, shall be capable to be chosen, or act as a trustee aforesaid, nor shall any person be compellable to serve in less than three years after he has served, or paid the said forfeiture for not serving, as a trustee aforesaid.

VI. and, for enabling the said trustees to purchase land, and erect an alms and work-house in the said county, Be it enacted, That the said trustees, or the Trustees to major part of them, be and they are hereby authorifed and empowered, from time draw on collector, &c. to time, as occasion shall require, to draw upon the collector of Caroline county for all or any part of the money by this act affeffed, levied and collected, as shall remain in his hands, which the said trustees, or the major part of them, shall think necessary for the uses and purposes mentioned in this act.

VII. And he it enacted. That the faid trustees, or the major part of them, To purchast pointed as aforefaid, shall and they are hereby authorised, directed and required, land, &c. appointed as aforesaid, shall and they are hereby authorised, directed and required, to buy and purchase, in see-simple, a quantity of land in the said county, not exceeding fifty acres, or less than six; and the said trustees, or the major part of