II. Be it enacted, by the General Affembly of Maryland, That the leave of the CHAP. legislature be hereby granted to the said religious society of people called Quakers, Leave grant. to enjoy for ever the use of the said land in East Nottingham and West Not-ed, &c. tingham; provided the chancellor, on examination, shall find the facts above stated to be true, and that, in such case, the said chancellor shall have full power and authority to adjudge and direct a patent or patents of the faid land to certain persons, and their heirs, to hold the same in trust for ever, to the use of the find society, according to the intention of the aforeful original patent for forty acres in East Nottingham, and of the grant, licence or warrant, for t king up of the said five acres and one hundred and twelve perches in West Nottingham; saving to all persons, and bodies politic or corporate, their several and respective rights.

C H A P. XVIII.

An ACT to empower the vestry of Great Choptank parish to sell Presed Deor apply the materials of the old church, in faid parith, to the builting a new church in Cambridge, and for other purposes therein mentioned.

"HEREAS it is represented to this general affembly, by the vestry of Preamble. Great Choptank parish, in Dorchester county, that the church in faid parish is in a very ruinous state, and that it is the wish of the parishioners to sell the materials of said church, or to apply the same to the building a new church in faid parish,

II. Be it enasted, by the General Assembly of Maryland, That it shall and Vestry may may be lawful for the veftry of faid parish, or any three or more of them, to fell materials, and dispose of the materials of said old church, and to apply the money arising from fuch fale to the purpose of building a new church in Cambridge, in the county aforefaid, or to apply the materials of faid old church to the building a new church in Cambridge, in the county aforefaid, as in the opinion and judgement of faid vestry, or any three or more of them, shall be most conducive to the interest of said parish.

III. And, whereas the vestry of said parish is entitled to an estate in reversion of and in part of a lot of ground lying in Cambridge, in the county aforefiel, being parcel of the ground originally laid off for the church lands of faid parish: And whereas the faid lot of ground is more than sufficient to answer the purpose of a church-yard, and it is the wish of said vestry to apply the money arising from the fale of faid reversion to the purpose of building a new church as asoresaid, Be it enacted, That it shall and may be lawful for the said vestry to sell Andeispose of and dispose of, at public sale, to the highest bidder, having first given public notice pertofalot, of the day of such sale at least four weeks previous thereto, by advertisement at the door of the court-house in said town, all the right and title of said vestry of, in and to the aforesaid part of the lot of land aforesaid, or any part thereof, and to execute such deed of conveyance to the pu chaser of said part of the lot of ground aforesaid, as will be sufficient to convey to such purchaser all the right and title of faid vestry of, in and to the said part of the lot of land aforesaid, and to apply the money arising from such sale to the building a new church in Cambridge as aforesaid.

C H A P.

An ACT for the benefit of Charles Worthington. HEREAS it is represented to this general affembly, by the petition comes 27. of Charles Worthington, that he intermarried, in the year levent en Preamore. hundred and eighty-eight, with a certain Elizabeth Booth, of the city of Williamsburgh, in the commonwealth of Virginia, daughter of a cert in William Booth, late of the faid commonwealth, deceased, and that he che faid William Booth, and Elizabeth his wife, by deed duly made and executed, conweyed fundry negro flaves, in trust, to and for the use and benefit of the children of them the fuld William and Hizabeth, referring the use of fuld negroes to them the faid William and Elizabeth, during their lives: And where is the fiid Wiliam Booth afterwards made and executed his last will and testament, by which he