

CHAP. 213. more, of Queen Anne's, and William Bryan (of William) of the same county, bearing date the third day of May, eighteen hundred and twenty-seven; by which instrument it was stipulated, that on the payment of the money therein specified, and at the expiration of four years, the said Charles Johns should be free from slavery and any manner of servitude from the said Robert Larrimore, his heirs and assigns forever: and the said clerk is authorised to give to the said Charles Johns his freedom papers, as if he had been regularly manumitted, and his freedom shall be deemed to have commenced on the third day of May, eighteen hundred and thirty one.

---

CHAPTER 213.

Passed Mar. 12, 1834

*An act for the relief of Peter Wills.*

Preamble

WHEREAS, it has been represented and shewn to the Legislature of Maryland, that the late Peter Brengle, late the Sheriff of Frederick county, did in his life time, by Isaac Wilson, his deputy, in that behalf, in virtue of a fieri facias, issued by a justice of the peace in and for Frederick county aforesaid, and to the said sheriff directed, commanding him to make a sufficiency to satisfy the debt and costs in said fieri facias mentioned, out of the goods, chattels, lands and tenements of a certain Patrick Woods, sell unto one Peter Wills, all the right, title, interest and estate of the said Patrick Woods, of in and to a part of a tract of land, situated in Frederick county, called "White Delight," beginning for the said part so sold, at the end of the third line of the said tract of land, and running thence north, sixty degrees, west forty and a half perches, thence south, seventy eight degrees, west twenty nine perches, south, thirty-one degrees, east twenty perches, south twenty-eight degrees, east twenty-two perches, thence by a straight line to the beginning, containing eight acres and a half acre of land; and further, that the purchase money therefor has been paid to the said Isaac Wilson, deputy as aforesaid; and further, that the said Peter Brengle hath since departed this life without having made a deed of conveyance to the said Peter Wills, of all the right, title, interest and estate of the said Patrick Woods, of, in and to the above described part of a tract of land aforesaid—  
Therefore,