CHAP. 200.

and subject to such terms and conditions as in that behalf. shall as herein after provided, be approved, and finally ratified and confirmed by said court; and the said court shall determine and prescribe how and to whom the said rents and the benefit of said terms and conditions shall be reserved, so that such reservations conform to the limitations of said last will and testament; and, for making and executing said demises, and the deeds thereof, the said court shall appoint such person or persons, and under such terms, directions and conditions, as to said court shall seem proper; and the person or persons so appointed, shall make report to said court, of his, her or their proceedings in the premises,

Subjet to confir-

which proceedings shall be of no effect unless by said court ratified and confirmed, in order to which ratification and confirmation, and in the consideration of which proceedings the said court may order and proceed in manner as is practised in said court, in and about the consideration and ratification and confirmation of sales of land, made by a trustee, under decree of said court; and the said court is hereby empowered from time to time, at discretion, to subsubstitute other stitute any person or persons in the place of the person or persons originally, or at any time by said court appointed, to make the said deeds; and upon the ratification and confirmation thereof, respectively as aforesaid, the said demi-

Deed to be valid.

CHAPTER 200.

ses shall be valid and effectual against the devisees of said

Passed Mar. 2,1838 An act supplementary to an act, entitled, An act to Incorporate the Warren Manufacturing Company.

Peter Little, and his heirs.

Promble.

WHEREAS, it clearly appears to this Legislature, by the original act, which passed both houses, and is now on file in the Senate Chamber, that an error was made in engrossing the act passed at December session, eighteen hundred and thirty, chapter seventy one, entitled, An act to incorporate the Warren Manufacturing Company, in omitting the word "share," after the word "each," in the sixth section of the said act, where the right of voting for the president and directors of said company is prescribed; And whereas, doubts may be entertained whether the said original act can be received in evidence of the charter of said company, and therefore whether the said error could be remedied without the interposition of the Legislature, and it being just and right that said doubts should be removed-Therefore,