

CHAP. 113.

Assembly, that by the ninth section of said act, the President and Managers of the Williamsport and Hagerstown Turnpike Company were authorised to appoint commissioners to lay out the road contemplated in said act, and to make a plot thereof and return the same to said President and Managers, and that such commissioners were appointed and did lay out said road and return a plot thereof, but that said commissioners were not sworn according to the provisions of said ninth section, and that after said route had been laid out and a plot thereof returned as aforesaid, the said President and Managers changed said location near the Town of Williamsport, a few perches, by which the distance was shortened, and whereas it appears that the provisions of said act have been substantially complied with, that commissioners were appointed by the Governor of this State, to examine and determine whether said road had been made and completed according to law, who reported favorably thereon, and that a license was afterwards granted by the said Governor to authorise said President and Managers to erect gates and receive tolls on said road:—
Therefore.

Proceedings directed—title vested

Be it enacted by the General Assembly of Maryland,
That the acts and proceedings of the said President and Managers in the construction and completion of said Turnpike Road, be and the same are hereby ratified and confirmed, and that the company incorporated by said act of Assembly be and are hereby invested with all and singular the rights, privileges, immunities and advantages in every respect to which they would have been entitled by said act of incorporation, if all the terms, provisions and conditions of said act, had been literally complied with.