

Chancellor, and plats returned therewith, as the second and fourth divisions of the first part of Western Connection, and the second division of the second part of the same, containing as appears by said report and plats, the quantity of eight thousand eight hundred and eight acres, and five eighths of an acre.

SEC. 2. *And be it enacted.* That upon the return of Patent to issue the certificates of the said resurvey, and after the same shall have remained the usual time in the Land Office, it shall be the duty of the said Register to issue a patent upon the same, to the said president, directors and company of the Bank of the United States, if no caveat shall be filed during the period; and in case If caveat filed a caveat shall be filed, the same shall be heard and decided in the usual manner by the Chancellor, and in Chancellor to decide that case a patent shall issue, or not, according as the Chancellor may decide upon such caveat, but in neither case, shall the said president, directors and company of the Bank of the United States, be required to pay or shew that the composition money on said land has been paid.

SEC. 3. *And be it enacted,* That for the services Compensation hereby required to be performed by the said Register, he shall be entitled to the compensation allowed by law in similar cases.

CHAPTER 142.

*An act relating to certain Banks in the City of Baltimore.* Passed Mar. 5, 1836

WHEREAS, by the eleventh section of an act of As- Preamblesembly, passed at December session, of the year eighteen hundred and twenty-one, chapter one hundred and thirty-one, the faith of the State was pledged to certain Banks in the city of Baltimore, upon certain terms and conditions therein specified, not to impose any further tax or burthen upon them during the continuance of their charters under that act, AND WHEREAS, it is equitable that the Banks subsequently chartered by the State of Maryland, should stand on equal footing with those Banks,—Therefore,