

all such causes so required to be tried, shall be so tried if practicable, and while trying no cause shall be tried before an additional jury as aforesaid; and all the rules applicable to juries generally in such court shall apply to such additional juries.

CHAP. 237.

CHAPTER 236.

*An act to authorise Charles Howard, guardian of James H. McHenry, to assent to the paving of a street in the City of Baltimore.* Passed Mar. 23, 1836

WHEREAS, it is represented to the General Assembly of Maryland, That Baltimore street, from Cove street to Calhoun street, in the city of Baltimore, is about to be paved, and that James H. McHenry, a minor, will be compelled to pay a tax for said paving, on certain lots owned by him; and whereas, it would be of advantage to said minor, and no additional cost to him, that said paving should be extended westward to Gilmor street, for which last mentioned paving, a petition is now receiving the signatures of the owners of property, fronting on that part of Baltimore street:—Therefore,

Preamble

*Be it enacted by the General Assembly of Maryland,* That Charles Howard, aforesaid, the guardian of James H. McHenry, aforesaid, be and he is hereby authorised on the part of his said ward to sign any petition, or otherwise to express his assent for the paving of Baltimore street, from Cove to Gilmor street, to the extent of any ground that said James H. McHenry may own, fronting on Baltimore street, within the limits aforesaid, and that all acts done by said guardian for the purpose aforesaid, shall be valid to all intents as if done by said James H. McHenry, and as if said McHenry were of full age.

Authority granted