

CHAP. 369.

ed by the laying off any of the school districts of said county, it shall be the duty of the said commissioners upon being satisfied that the said application is reasonable and ought to be granted, to appoint three judicious and discreet persons to examine into the location so complained of, and to make such change and alteration as justice may require; *Provided nevertheless*, that the said alteration in any school district shall be ratified and confirmed by the said commissioners.

When made, con-
clusive

SEC. 2. *And be it enacted*, That the said alteration having been so made and confirmed, and recorded by the said commissioners, shall be final and conclusive, any law to the contrary notwithstanding.

CHAPTER 369.

Passed May 25, 1836 *An act for the benefit of the Heirs at Law, of Henry Wright.*

Preamble

WHEREAS, it appears to this General Assembly that a certain Thompson Fiddy, obtained out of the Land Office, for the Western Shore of this State, on the third day of September, seventeen hundred and ninety-three, a special warrant of proclamation to resurvey lot No. 3596, originally awarded to Simon Speed, as having preference to the purchase thereof, who neglected to pay for the same by the time limited by law to resurvey said land and add contiguous vacancy; *and whereas*, it appears that the said lot of land was resurveyed for and in the name of Thompson Fiddey, according to its ancient metes and bounds, and it was found to contain fifty acres, to which was added two pieces of vacancy containing ten acres; *and whereas*, it appears that a certificate of said resurvey, signed on the sixth day of December, seventeen hundred and ninety-three, by the proper surveyor, was regularly returned to the Land Office of this State for said land, called Strife, and the composition money paid in due time according law and the rules of the Land Office, but no patent has been issued; *and whereas*, it appears from a deed of William McMahan, collector of the taxes for Alle-