

Chapter 59.

AN ACT to sanction and make valid a deed from the Canton Company of Baltimore to the Oheb Sholom Congregation of Baltimore city, of three acres of land in Baltimore county, in addition to five acres of land owned by said congregation, in accordance with article thirty-eight of the Declaration of Rights of the State of Maryland.

Preamble.

WHEREAS the Canton Company of Baltimore has conveyed to the Oheb Sholom Congregation of Baltimore city three acres of land in Baltimore county, in addition to five acres of land also heretofore conveyed to said congregation, which has been used as a burial ground, and which five acres of land it is entitled to hold and possess, under article thirty-eight of the declaration of rights without the sanction of the legislature, and the said congregation now desires to have the sanction of the legislature to hold and possess three additional acres of land which it has purchased; therefore—

Sanctioned and confirmed.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That the deed of three additional acres of land conveyed by the Canton Company of Baltimore to the said Oheb Sholom Congregation of Baltimore city, situated in Baltimore county, be and the same is hereby sanctioned, confirmed and made valid, it being hereby intended to relieve said Oheb Sholom Congregation of Baltimore city from the constitutional prohibition now existing under article thirty-eight of the Declaration of Rights of the State of Maryland, conferring upon the said Oheb Sholom Congregation the right to hold and possess three acres of land in Baltimore county in addition to the five acres of land now owned by it, as if the said constitutional prohibition did not exist.

Approved March 20, 1884.