

ber thirty-four, be and the same is hereby repealed, so far as the same is inconsistent or repugnant thereto.

No. 25.

Passed Feb'y. 23 Resolution in favor of John B. Armistead, of Farquier county, Virginia.

WHEREAS, by an act passed at December session eighteen hundred and twenty two, chap. one hundred and twenty-eight, it was provided by the third section thereof; that all certificates of surveys of lands made in Allegany county, after the passage of said act, and returned to the land office, of the western shore, should be compounded on, within twelve months from the date of such certificate of survey, or become null and void, and the lands therein contained, be liable to be again taken up, as other vacant land in said county; and whereas, it is represented to this general assembly, that John B. Armistead, has returned to the land office, a certificate for land called Internal Improvement, containing five thousand eight hundred and thirty-two acres and five eighths of an acre, which should have been compounded on, or before the twentieth day of December, eighteen hundred and thirty two, but the same has been omitted to be done within the time prescribed by law; and without legislation on the subject, another survey would be necessary, which would be attended with a very serious expense to the party, and no advantage result therefrom to the state—Therefore,

*Resolved*, That John B. Armistead, be allowed ninety days from the passage of this resolution, to compound on the said certificate for land embraced therein, called Internal Improvement, containing five thousand eight hundred and thirty two acres and five eighths of an acre of land, and the treasurer of the western shore, is hereby authorized to receive the same, thereby making the survey and certificate as valid as if the same had been compounded on, in due time as provided by the law of December session, eighteen hundred and twenty-two, chapter one hundred and twenty eight, section third. *Provided nevertheless*, that rights acquired in any part or the whole of said land by other persons, since the issuing of said warrant, under which said survey was made, shall not be affected by any thing contained in this resolution.