

1841.

LAWS OF MARYLAND.

CHAP. 132.

CHAPTER 131.

Passed Feb 24, 1842.

*An act to make valid Deeds and other Instruments of Writing defectively executed and attested.*

Deeds, &c. made valid

*Be it enacted by the General Assembly of Maryland,* That all deeds and other instruments of writing which have been executed and acknowledged in this State, since the tenth day of February, eighteen hundred and thirty-five, which may not have been certified by the takers of acknowledgments of said deeds or other instruments of writing, as required by the act of December session, eighteen hundred and thirty-one, chapter two hundred and five, be and the same are hereby confirmed and made valid to all intents and purposes; *provided*, that in all other respects the said deeds or other instruments of writing have been executed, acknowledged and recorded in conformity with existing laws; *and provided*, that nothing in this act shall be construed to affect the interests of bona fide purchasers or third parties without notice.

Provisoes

CHAPTER 132.

Passed Feb 24, 1842

*A further supplement to the act entitled, an act to provide for the public instruction of Youth in Primary Schools throughout this State, passed at December session, eighteen hundred and twenty-five, chapter one hundred and sixty-two, and the several supplements thereto, so far as the same relate to Kent County.*

May reject scholars, not residents of the district

*Be it enacted by the General Assembly of Maryland,* That from and after the passage of this act, it may and shall be lawful for the trustees of the several school districts in Kent county, to receive or reject scholars residing in other districts of the county, as the necessities of their respective districts, and due justice to children, bona fide residents thereof may require.

*A supplement passed at the teen hundred fifty-seven*

SECTION 1  
*Maryland,* court of Ke erection of g the person p by the act, to court shall in venience or r the erection

SEC. 2. *A* this act, be

*An act to m ed before Esquire, Maryland*

WHEREA one of the for the year election dist fied to act, trict of saic peace after whether th and judge after his re county be

*Be it ena* all deeds a before, an Esquire, o ryland, in second ele hereby ma been ackno sioned just