CHAP. 218. years, on the fifteenth of March, in the year eighteen hundred and thirty-seven, and two additional shares of said stock were also transferred to the said infant on the twentythird of February, in the year eighteen hundred and thirtyeight, upon which several dividends have been declared, but no person being authorized to receive the said dividends, the same remain unproductive and unprofitable to said infant—therefore,

Isaac Mayo

SECTION 1. Be it enacted by the General Assembly of authorised to Maryland, That Isaac Mayo, the father of the said Hendraw the divi-rietta Mayo, be and he is hereby authorized and empowed to receive from the said bank, the dividends upon the said stock, which have already been declared as well as those which may hereafter be declared, and may continue to do so, from time to time, until the said infant shall have attained the age of twenty-one years, and to give valid and effectual receipts therefor, in the same manner to all intents and purposes, as if the said Isaac Mayo had been duly appointed guardian to the said infant, and had qualified as such.

To invest dividends

SEC. 2. And be it enacted, That it shall be the duty of the said Isaac Mayo, to invest the aforesaid dividends as the same may be received in public stocks, or other securities for the use and benefit of said infant, and to draw and apply the dividends and interest on such investments as

Bond

aforesaid. SEC. 3. And be it enacted, That the said Isaac Mayo, shall give bond with surety, and in a penalty to be approved by the orphans court of Anne Arundel county, conditioned for the due and faithful performance of the trust hereby repos-

ed in him.

STATE FOR THE X

CHAPTER 218.

Passed March An act for the establishment of a Public Landing and Wharf, at Green Landing, in Prince George's County. 5, 1842.

To determine within years

Section 1. Be it enacted by the General Assembly of Maryland, That the levy court of Prince George's county, be and they are hereby authorized and empowered, at any time within two years from the passage of this act, to enquire and determine whether the public convenience will be promoted by the construction of a public landing and wharf at Green landing in said county, and also to determine the quantity of land which it will be necessary to condemn for that purpose; provided, the same shall not exceed two acres.

Commission- SEC. 2. And be it enacted, That should the said levy court decide that the public convenience will be so promot-

ed, they commiss point five Arundel power a and dete or prop receive, into cons every ot land, and conseque and retui their val upon said made by returned among t demnatio binding o

> SEC. 3 said levy cause a s perty of sum which use and b land cond paid over guardian said mon be taken as such, rity to co ment who

land.

SEC. 4 for the s the said 1 that men struction

SEC. 5 shall, bef faithfully

SEC. (shall also all the ex ing the si commissi