

CHAP. 120. ware, and William Meeteer, of the State of Maryland, were in their life-time, seized in their demesne as of fee, as tenants in common, of the following lands and tenements, situate in the county of Newcastle in the State of Delaware, to wit: a tract of land containing about one hundred and ninety-three acres and three-fourths of an acre, with paper mills and other buildings thereon, known by the name of Milford Paper Mills; a tract of land, west of White Clay Creek, containing about thirty-two acres and one quarter of an acre, and a tract of land containing about two hundred and fifteen acres; and also were seized in their demesne as of fee, as tenants in common, of the following lands and tenements, situate in Cecil county, in the State of Maryland, to wit: a tract of land, with paper mills and other buildings thereon, known by the name of Providence Paper Mills; and a tract called the Providence and Reynolds land, containing about ninety seven acres and one quarter of an acre; and *whereas*, the said Samuel and William have both departed this life, each leaving a widow and children, that is to say, Samuel leaving Anne Meeteer, his widow, and Anne Maria Meeteer, who hath intermarried with Samuel E. Thompson, Martha Meeteer, who hath intermarried with Rathmael Wilson, Samuel Meeteer, Joseph Meeteer, William Meeteer, Pierce Meeteer, Margaretta Meeteer and Edward Meeteer; and the said William Meeteer leaving Hannah Meeteer, his widow, and Sarah S. Meeteer, who hath intermarried with James E. Steuart, Mary Ann Meeteer, Joanna M. Meeteer and Emma R. Meeteer, his children, all of which persons above named, have an interest in said lands, in Delaware and Maryland, and which lands are not divisible without further legislative provision first had and obtained: Therefore,

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That upon application by all the parties above named, appearing by their guardian, or next friend, when minors, and upon his being satisfied that he hath received from the Legislature of Delaware, authority to act in the premises, the chancellor of this State, is hereby authorised and empowered to appoint three commissioners, to value and appraise the said lands and improvements into separate parcels, as they

On application

Three commissioners to be appointed to value