

Jeremiah Berry, jun., which certificate has been omitted to be compounded on within the time prescribed by law, and the State would gain nothing by compelling the said John Davis to survey the same again:—  
Therefore,

*Be it enacted by of the General Assembly Maryland,* Time allowed  
That John Davis be allowed thirty days from the passage of this act, to compound on the said certificate called Brothers, and the Treasurer of the Western Shore, is hereby authorised to receive the same, Treasurer authorised  
by making said certificate as valid, as if the same had been compounded on within the time limited by law, and that after the same shall have been compounded on, the Register of the Land Office for the Western Shore, is hereby authorised and required, to issue a Patent to issue  
patent to the said John Davis for the same; *provided,* *nevertheless,* that nothing herein contained, shall be taken or construed, to affect any right that may have been acquired by any other person or persons, in or to said land, before the passage of this act.

## CHAPTER 155.

*An act to repeal the fourth section of an act entitled, a supplement to the act to incorporate Emmittsburg, in Frederick County.* Passed Mar. 6 1839.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That the fourth section of an act passed at December session, eighteen hundred and thirty-one, chapter one hundred and seven, entitled a supplement to the act, entitled an act to incorporate Emmittsburg, in Frederick county, be, and the same is hereby repealed. 4th Sec. act 1831, ch. 107, repealed

Sec. 2. *And be it enacted,* That in case of death, refusal, disqualification, resignation, or removal of the burgess out of the limits of the corporation, that the commissioners have full power to appoint a burgess in case of vacancy for the remainder of the time for which he was to serve, or was elected. Case of vacancy