

PHILIP F. THOMAS, ESQUIRE, GOVERNOR. 1849.

as aforesaid, to give to the purchaser of the said James W. Dennis, interest in said lands a deed of conveyance of the interest so as aforesaid sold, and it shall not be necessary to recite in said deed the date of the issue of the writ of fieri facias by virtue of which the same was sold, and the said deed when executed, acknowledged and recorded, as other deeds are now by law required to be, shall be as good and effectual at law and in equity, as though the said writ of fieri facias was fully and correctly recited therein.

CHAPTER 18.

*An act to change the qualification of Judges in the election of Trustees for the Clear Spring Academy.* Passed Jan 24, 1850.

WHEREAS, it is represented by the trustees of the Clear Spring Academy, that they labor under great inconvenience in procuring two magistrates to conduct the annual election for trustees of said academy, as now required by the charter of said institution—Therefore,

*Be it enacted by the General Assembly of Maryland,* That the trustees of said institution, may at the next annual election for trustees of said academy, and forever after, select any two persons within the limits of the Clear Spring district to hold such election, who in their judgment are in every way qualified for such purpose, and who may and shall conduct said election in the same way and manner as is now required of two justices of the peace.

Preamble:  
Trustees may  
select.

*An act for the relief of Joseph W. Walker, of the city of Baltimore.* Passed Jan 24, 1850.

*Be it enacted by the General Assembly of Maryland,* That the commissioners of insolvent debtors for the city and county of Baltimore, be and they are hereby authorised and empowered to grant to Joseph W. Walker, of the city of Baltimore, the benefit of the sev-

Have benefit.