

CHAP. 535. named, a correct list of every male free negro or mulatto subject to the operation of this act.

Fines for non attendance

SEC. 2. *And be it enacted*, That if any free negro or mulatto called on by a supervisor in virtue of this act, shall refuse or neglect to attend at the place and time appointed by such supervisor, or upon attending shall neglect to perform the duties required of him, such free negro or mulatto so refusing or neglecting, shall pay a fine not exceeding one dollar, to be recovered at the instance of such supervisor in the name of the State, before a justice of the peace, and to be paid over by said supervisor to the levy courts of the counties herein named, and to be by them applied to defraying the expenses of keeping in repair the public roads of said counties.

Duty of levy courts

SEC. 3. *Be it enacted*, That in the event of any excess of labor in any one district in said counties, the levy court is authorised and empowered to make such regulations as will carry the intentions of this act fully into effect, secure such labor in some other district, and that this act take effect and be in force from and after first day of April next.

CHAPTER 535.

Passed
Mar. 9, 1850.

An act to make valid a deed of assignment from James Connors, to William Clark, of the City of Baltimore.

Preamble,

WHEREAS, doubts are entertained as to the validity of the title passed or attempted to be passed by a certain deed of assignment, bearing date the fourth day of November, eighteen hundred and thirty-seven, of record amongst the land records of Baltimore county, in Liber T. K., number three hundred and forty-six, folio four hundred and ninety, and so forth, from Henry Brice, attorney of James Connors, to William Clark, owing to the said Henry Brice having exercised the power contained in the power of attorney annexed to the said deed of assessment and recorded with it contrary to the form usually pursued, whereby it is supposed the said Henry Brice did not pass the title as was intended by the attempted exercise thereof—Wherefore, in order to cure said supposed defect, and to render the said conveyance valid,