ROBERT BOWIE, Esq. GOVERNOR.

AND BE IT ENACTED, That the trustees appointed in virtue of this act, or a majority of them, shall have full power to make any contract with the Trustees may physician who in their opinion shall be qualified to contract with a render justice to the poor, and they are hereby author-tend, and perised to make a contract with any person or persons sons to main at their discretion, for the maintenance of the poor tain the poor. under their direction.

AND BE IT ENACTED, That no trustee shall Trustees shall serve in virtue of this law, unless he shall first take take an oath. the oath or oaths which have usually been administer-

ed to trustees on like occasions.

AND BE IT ENACTED, That it shall not be Persons may not lawful to appoint any person as trustee more than two serve more than two years

years, contrary to their will.

AND BE IT ENACTED, That the trustees ap- Trustees shall pointed by virtue of this act, shall meet four times a meet four times year, to wit: the first Monday in January, April, July a year or more. Days specified. and October, or oftener if expedience requires it, at Their compentheir discretion; and for every day that they serve in sation, &c. discharge of their duties under the provision of this act, the said trustees shall each receive for their services, the sum of two dollars per day, to be levied on

the county, and paid to them by the collector.

AND BE IT ENACTED, That the trustees, in Trustees may their discretion, may provide for any number of out-provide for outpensioners, any law to the contrary notwithstanding. pensioners.

AND BEITEN ACTED, That every law, so far as Laws contrary it contains provisions repugnant to the provisions of to this act are this act, is hereby repealed.

1811.

<>@>>> CHAPTER 103.

An act for the benefit of the Vestry of St. Passed Dec. 275 George's Parish, in Harford county.

WHEREAS, The vestry of St. George's Parish Preamble. in Harford county, by their petition to this General Assembly have set forth, that they have purchased of James Lee, one and one-fourth of an acre of land, on the thirteenth day of March, seventeen hundred and fifty two, and that on the same day they also purchased of John Dunn, one and three-fourths of an acre of land, upon which the Deer Creek Chaple stands; that deeds of conveyance were executed for the same to the said vestry, by the said Lee and Dunn; but from some neglect, have not been recorded, and that they are now lost, and have prayed that their title to said lands