

CHAP. 177. Jane King, payable to herself, or order, twenty dollars; for John Miller, payable to himself, or order, for the use of Margaret Miller, Jacob Miller and Peter Miller, forty-five dollars; for Elizabeth Brightwell, payable to herself, or order, twenty dollars; for Elizabeth Richards, payable to herself, or order, twenty dollars; for Ann Richards, payable to herself, or order, twenty dollars; for Rachael Vermillan, payable to herself, or order, twenty dollars; for Thomas Gibbons, payable to himself, or order, twenty dollars; for Adam Lucas, payable to himself, or order, twenty dollars; for James Etcherton, payable to himself, or order, twenty dollars; for Isaac Clarke, payable to himself, or order, thirty dollars. In Charles county, for Rachael Freeman, payable to herself, or order, thirty dollars; for John Walpole, payable to himself, or order, thirty dollars

In favour of
Eleanor Wheeler

2. *And be it enacted*, That the collector of tax for Montgomery county be and he is hereby authorised and directed, to pay Eleanor Wheeler, or her order, the sum of thirty dollars, heretofore collected and made payable to the late William Wheeler.

CHAP. CLXXVIII.

Passed Feb 15 1821

An Act authorising the making of a Public Landing at Dockery's Point, in Somerset County.

Commissioners to
determine whether
landing should be estab-
lished, &c

1. *Be it enacted by the General Assembly of Maryland*, That Robert Leatherbury, George D. Atkinson, and Marcellus Jones, be and they or a majority of them are hereby appointed commissioners, to meet at a place called Dockery's Landing, on Wicomico river, in Somerset county, during the present year, and examine and determine whether the public convenience does require that a landing should be established at the said place, and if in the opinion of the said commissioners, or a majority of them, the public convenience does require that a landing should be established at or near the aforementioned place, they or a majority of them shall lay out a quantity of land for a public landing place, to commence at or near Dockery's Point, on said river, and from thence down said river towards the mouth of a gut called Bridge Gut, not exceeding two acres of land, in such manner as they or a majority of them may think most conducive to the public benefit; and the said commissioners, or a majority of them, are hereby required to return a plot of said landing place to the clerk of Somerset county court, there to be recorded, together with an estimate of the damages sustained by any person or persons whose land may be taken, laid out and appropriated as aforesaid.

If they deter-
mine in favour of
a landing, to re-
port to levy court,
&c

2. *And be it enacted*, That if the said commissioners, or a majority of them, shall be of opinion that the public convenience does require that a landing should be established at or near the aforementioned place, they shall report the same in writing to the levy court of Somerset county, and if the levy court, or a majority of them, shall approve of such opinion, the said court is hereby empowered and directed, to assess and levy the amount of such damages as shall be ascertained by the commissioners aforesaid, which sum of money shall be levied, collected and paid over, as other county charges are.

If also, they
determine other-
wise, to report, &c

3. *And be it enacted*, That if the commissioners aforesaid, or a majority of them, shall be of opinion that the public convenience

SA
does not
aforement
to the lev
by appoin
every day
to be lev
charges a
5. *And*
may be c
self or th
or by the
be lawfu
decision
judges o
empower
to be fra
thus put
shall see

An
Be it
Barnes,
and emp
twenty-
teenth c
ing; *Pr*
shall be
lowed u
of fees,
the fite
the mo

A
WH
is Hel
timore
he is d
reason
last tw
1. *A*
said L
cute h
withou
ryland
benefit
qualif
alway
of the
per le
been p
comm
petent