

Dec. Ses. 1821.

Passed Jan. 23,
1822.
Preamble.

CHAPTER 81.

An act to confirm and make valid the acts and proceedings of John Rigby, as a Justice of the Peace for Queen-Ann's county.

WHEREAS, John Rigby, of Queen-Ann's county, was duly commissioned a justice of the peace for Queen-Ann's county, in the second week of December eighteen hundred and twenty, and did qualify and act as such until the first day of July eighteen hundred and twenty-one, when a new commission issued in which the said John Rigby was not included; and whereas, the said John Rigby has continued to act as a justice of the peace for said county, since the issuing of the commission in July last, under the impression that he was included in the said commission; And whereas, Great inconvenience will result to sundry persons unless the acts which have been done by the said John Rigby as a justice of the peace for Queen-Ann's county, during the time aforesaid, are confirmed and made valid—Therefore,

Acts made va-
lid.

BE IT ENACTED *By the General Assembly of Maryland*, That all acts and proceedings which have been done and made by John Rigby, of Queen-Ann's county, from the first of July last past until the present time, as a justice of the peace for said county, shall be as valid and shall have the same effect and operation in law, as if the said John Rigby had been duly commissioned and qualified as a justice of the peace of the state of Maryland, in and for Queen-Ann's county, according to the laws of the state of Maryland.

CHAPTER 82.

Passed Jan. 24,
1822.
§40 may be le-
vied annually.

An act for the benefit of Mary Scott, of Charles county.

BE IT ENACTED *By the General Assembly of Maryland*, That the levy court of Charles county, be, and they are hereby authorised and required, to levy annually upon the assessable property of said county, a sum not exceeding forty dollars, for the support and maintenance of Mary Scott, of said county, and that it shall be the duty of the collector of said county, to collect and pay over to the said Mary Scott or to her order, the sum so levied for her support.

CHAPTER 83.

Passed Jan. 24,
1822.

Assessors to be
appointed.

A further supplement to the act entitled, An act for the valuation of real and personal property in the several counties in this state.

SEC. 1. BE IT ENACTED *By the General Assembly of Maryland*, That the commissioners of the tax for Caroline county, be, and they are hereby authorised and empowered, to meet at the courthouse in Denton, on the third Monday in March eighteen hundred and twenty-two, or as soon thereafter as they may have notice of this act, and as often after as shall be necessary, and there proceed to appoint assessors to re-value and re-assess the real and personal property within said county, agreeably to the provisions of the act to which this is a further supplement.

Their duties.

2. AND BE IT ENACTED, That the said commissioners shall appoint a place and day between the fifteenth day of May and first day of June next, for the assessors to appear and bring in writing the several valuations of property in their respective districts, in pursuance of the act to which this is a further supplement.

3. AND BE IT ENACTED, That the line county: Robert Jacob Charles and empowered sections of the act

4. AND BE IT ENACTED, That there is a further supplement to the provisions of the act

An act to prevent

SEC. 1. BE IT ENACTED, That from and to be not be lawful for Friendship, in that is to say: Hill's lott, run corner of Lew line to the gate longing to Jose to a large oak, crossing the ro P. Hardesty's mas T. Simmo road, with the the beginning Hill's Lot.

2. AND BE IT ENACTED, That it shall and may take up and im at large within itants thereof, reclaiming any rate of twenty quarter cents f may have been or swine are so ing, set up at Friendship.

3. AND BE IT ENACTED, That the captors and the shall be referre ty, who shall h may possess an justice shall do

An act to ena to hold a lot

WHEREAS, Havre-de-Gr and erected o