## LEVIN WINDER, Esq. GOVERNOR.

peration and efboth said coun-Provided, That force or operain any court of

s who emigrated adoption of the

ie General Aste persons, who nits of this state he United States nd remained inconstrued and declared to have all and singular vantages of nasuch persons to to hold, possess tate within this me in the same state; and all red or transferaid persons or escendants shall red in like manbeen and were insferring such ite; and all and ing citizens of aiming any real first herein bedescendants by vise, shall hold er as if the said e at the several real estate nad, That nothing iterfere with or acquired before

h, late collector

General Assemh, appointed on of Baltimore elve months in

addition to the time given to him by law to complete his

collections 2. AND BEIT ENACTED, That the levy court of Baltimore county be, and they hereby are authorised at favor for insofany time before the first day of January next, to make vencies. allowances to the said Robert Gorsuch by levying in his favor or otherwise for all insolvencies which may appear

to them to be just and proper. 3. AND BE IT ENACTED, That it shall be the duty of the said Robert Gorsuch, before he proceeds to execute or distrain the property of any person chargeable with or answerable for the payment of taxes, to cause to be delivered to such person, or to the tenant occupying the premises taxed an account thereof, at least ten days before levying any such execution or distress.

CHAPTER 107.

An act for the benefit of Jacob Medtart, of Frederick

WHEREAS it is represented to this General Assembly, by the petition of Jacob Medtart of Frederick county, that having an equitable claim to all that part of a tract of land distinguished by lot No. 6, being part of a tract of land called Long Acre, being part of Tasker's Chance, lying in Frederick county, and the legal title being in John Coppenheffer, Mary Whitmore, Elizabeth Whitmore, Michael Whitmore, Catherine Whitmore, George Whitmore, Nicholas Whitmore, Susan Whitmore and Margaret Whitmore, he filed a bill in the chancery court of Maryland to procure to himself the legal title, but through some inadvertance of his solicitor or the clerks, the bill originated, the business was continued to final hearing, and a decree passed against the defendants in the name of John Medtart Senr. instead of Jacob Medtart, by reason whereof, his title to the land aforesaid under the decree, is defective, and praying the title in the tract of land mentioned in the decree might be confirmed to him, in as full and ample a manner as if the name of Jacob Mediart had been used

being reasonable; Therefore, Section 1. BE IT ENACTED by the General Assembly of Maryland, That Jacob Medtart shall take title title. under the decree of the chancellor of Maryland of the twenty-first day of February eighteen hundred and three, in the case which appears to be John Medtart Senr. against John Coppenheffer, Mary Whitmore, Effzabeth Whitmore, Michael Whitmore, Catherine Whitmore, George Whitmore, Nicholas Whitmore, Susan Whitmore and Margaret Whitmore as fully and conclusively to all legal and equitable intents and purposes whatsoever as if the name of the said Jacob Medtart

in the decree instead of John Medtart Senr. the prayer

DEC. SESS. 1813.

Distress.

Passed Jan. 26, 1814.

Preamble.

Heshall take.