

LAND.

as shall be directed by the all such property devised in to William Tilghman, for kson and her children, as

That the said trustee on the orphan's court of said coun- ase money shall by a good sale, duly executed agreea- or purchasers thereof, and gns forever, all the right, ti- aid Sarah Clarkson and her e, interest and estate of the s, of in and to all such part- resaid; *Provided neverthe-* before she proceeds to such Maryland, in such penalty, approved by the orphan's be lodged with and recorded county, conditioned for the vested by this act, and for a

That the said trustee shall just and true account there- upon such return being made direct what proportion of be paid to the said Sarah the same, and shall distri- proportions among the chil- and such part as may be due out on interest, and bonds id court; taken in the name to them respectively, when- ted in such other funds, or ut shall deem most advan-

That in case of the death or fore the completion of her aforesaid shall appoint one vested with full power and bject and provisions herein for the faithful performance directed to be given by the

182. n act to admit persons con- un oath to serve as jurors. the General Assembly of Quakers, those called Nich- d Menonists, Tunkers, and an oath on any occasion mn affirmation, in the man- allowed to affirm, which af- as an oath to all intents and

That before any of the per- a juror in any court of jus-

CHARLES RIDGELY, (OF HAMPTON) ESQ. GOVERNOR. 191

vice in this state, the court shall be satisfied by such testimony that they may require, that such person is one of those who profess to be conscientiously scrupulous of taking an oath.

DEC. Sess. 1815.

CHAPTER 183.

An act to authorise and empower the justices of the levy court of Caroline county to discontinue the road therein mention- ed.

Passed Jan. 27, 1816.

Sec. 1. BE IT ENACTED by the General Assembly of Maryland, That the justices of the levy court of Caroline county be, and they are hereby authorised and empowered, (if they shall think proper,) at their first session in the year eight- teen hundred and sixteen, or as soon thereafter as they may deem it necessary, to discontinue that part of the public road of said county, commonly called Carters Road, leading from or near the corner of the fence on the land of the heirs of Vincent Dehonty, and running through the lands of John Can- ten and others, until it intersects the main road leading from Punch Hall to Adams landing, any law to the contrary not- withstanding.

May discon- tinue.

CHAPTER 184.

An act to secure the printing of the Laws and Votes and Pro- ceedings, and to require the faithful performance thereof by the printer to the state.

Passed Jan. 27, 1816.

Sec. 1. BE IT ENACTED by the General Assembly of Maryland, That the printer to the state shall within fifteen days after the close of each and every annual session of the General Assembly, enter into bond to the State of Maryland, in the penalty of two thousand dollars, with such security as shall be approved by the treasurer of the western shore, (which bond shall be lodged with the said treasurer,) conditioned that he will as printer to the State of Maryland, diligently and faith- fully print and deliver the Laws and Votes and Proceedings of the legislature as directed by law; *Provided*, that the said printer shall be allowed ninety days in addition to the time now limited by law for printing and delivering the Laws and Votes and Proceedings of December session eighteen hundred and fifteen.

Shall give bond.

Proviso:

CHAPTER 185.

An act to incorporate the trustees of the Bladensburgh Acade- my, and for other purposes.

Passed Jan. 27, 1816.

Sec. 1. BE IT ENACTED by the General Assembly of Maryland, That Richard T. Lowndes, Thomas Ferral, Wil- liam B. Jackson, William A. Fitzgerald, Thomas Bowie, George Calvert, William Ross, Levi Sheriff, Samuel Sprigg and Archibald Van Horn, be and they are hereby declared to be a body politic and corporate, by the name and style of The Trustees of the Bladensburgh Academy, and by that name shall have perpetual succession, and be capable in law to sue and be sued, plead and be impleaded, answer and be answered, defend and be defended, in any court or elsewhere, and to make and use one common seal, and the same to alter or renew at pleasure, and generally to do and perform all things relative to the management of said academy.

Style-- ef- fect in law:

2. AND BE IT ENACTED, That if any of the above

Vacancies: