Proviso.

CHAP. 133. and incumbrances attending the same, and to determine, under all circumstances, whether it would be to the interest and advantage of the infant or infants that such land should be sold, and report the same to the court, with their reasons therefor; Provided, that the said report shall not be conclusive on the court, but the court may, in their discretion, examine witnesses, and have other testimony, and shall decree a sale only in those cases where, under all circumstances, the court shall be satisfied that a sale would be for the interest and advantage of the infant or infants.

Before they proan oath.

3. And be it enacted, That the said commissioners, or a majority of them, before they proceed to act, shall take an oath, or affirmation, that they will impartially ascertain the quality and value of the said lands, with the advantages and incumbrances attending the same, and a true report thereof make to the best of their skill and judgment.

CHAPTER 134.

Passed Feb. 6 1819 A Supplement to the act, entitled, An act to incorporate the Baptist Church in the City of Baltimore.

Committee of Bap-tist Church made able to purchase and hold estate.

Sec. 1. Be it enacted by the General Assembly of Maryland, That the committee of the Baptist Church in the city of Baltimore, and their successors, shall hereafter be able and capable to purchase, receive, hold and enjoy, any estate, real, personal or mixed, provided the same. (including what they now hold,) shall not exceed the sam of one hundred thousand dollars.

To hold such estate as fully as the estate they now hold under former

2. And be it enacted, That the said committee of the said church, and their successors, shall hold and enjoy any such real, personal, or mixed estate. (not beyond the said sum of one hundred thousand dollars,) as fully and completely, and to the same intents and purposes, as they now hold and enjoy under their aforesaid original act of incorporation.

Section repealed.

3. And be it enacted, That the 10th section of the said act, to which this is a supplement, be and the same is hereby repealed.

CHAPTER 135.

Passed Feb. 5, 1819 An act to incorporate the Trustees of the New-Market Aca-

demy, in Dorchester county.

Trustees appointed and incorporated.

Sec. 1. Be it enacted by the General Assembly of Maryland, That Henry P. Waggaman, John Newton, Levin Marshall, Thomas Light, Morris Roach, Daniel Sulivan, John Stewart, and William W. Eccleston, with such other citizens of Dorchester county as they, or a majority of them, shall select, not exceeding fifteen in number, be and they are hereby appointed trustees of the New Market Academy in Dorchester county; and the said trustees, and their successors, (to be elected in the manner herein after mentioned.) shall be, and they are hereby erected and created, and declared to be, one community, corporation and body politic, with perpetual succession, in fact and in law, to all intents and purposes connected with the said institution, by the name and style of The Trustees of the New Market Academy, in Dorchester county, by which name and title the said trustees, and their successors, shall be competent and capable at law or in equity, to take and to hold, to themselves and their successors, for the use of the said academy, any estate in lands, tenements, goods, chattels, monies, stock, funds or effec vise or beque same do not thousand doll dispose of, fo them, or a q stitution.

2. And be any vacancy trustees, by of the truste the board of quorum of the judicious, ar tee-or truste respective ca cancy or vac cessors, or number of fi

3. And be by the name be sued, ans fore any jud in all and al and demand and every of tual a mann politic, with the said tru have full po scal, with s and the sam 4. And be

tees shall be empowered any other p by the said may, in the act, matter majority of thing in an

An act for of Marg Sec. 1. 1 the county thorised an geous to th of Levin C John Smit bargain ar title, claim said Marg died seized