

CHAP. 2.

Passed Dec 16  
Deed to be recorded

To be binding

Proviso

An Act for the relief of Nelly Seegar, of Queen-Anne's County.  
1. *Be it enacted, by the General Assembly of Maryland,* That the clerk of Queen-Anne's county court be and he is hereby authorised, to record the deed of manumission of negro Nelly Seegar, made, executed and acknowledged, according to law, by her late Mistress, Elizabeth Seegar, bearing date the 7th day of February in the year 1786.

2. *And be it enacted,* That the said deed of manumission, when recorded as aforesaid, shall be binding and have the same effect to give freedom to the said Nelly Seegar, and her descendants, as if it had been recorded within the time prescribed by law; *Provided always,* that nothing herein contained shall be so construed as to affect the rights of any persons having claims upon the estate of the said Elizabeth Seegar, or to prejudice the right of any purchaser of any of the said negroes under a *bona fide* sale.

CHAP. II.

CHAP. III.

Passed Dec 16

Real estate to be divided

An Act to empower the County Court of Queen-Anne's County, to Divide the Real Estate therein mentioned.

*Be it enacted, by the General Assembly of Maryland.* That the county court of Queen-Anne's county be and is hereby authorised and empowered, on application by any of the heirs of William W. Mason, Elizabeth Mason the elder, and Elizabeth Mason the younger, of said county, deceased, or other person concerned, to issue a commission to divide the real estate of which the said William W. Mason, Elizabeth Mason the elder, and Elizabeth Mason the younger, died seized in fee simple, among their heirs, in the same manner as if the same had descended from one common ancestor, and according to the provisions of the act of assembly, entitled, An act to direct descents, and the several supplements thereto.

CHAP. IV.

Passed Dec 16

Provisions of a certain act extended to trustees appointed by act to which this is a supplement

A Supplement to the act, entitled, An act to appoint Trustees for the Sale of the Property therein mentioned, being part of the Real Estate of the late Henry Willis, deceased.

*Be it enacted, by the General Assembly of Maryland,* That all the provisions of the act passed at December session eighteen hundred and sixteen, chapter one hundred and thirty-four, entitled, An act to make the final discharge of trustees appointed by the chancellor or judges of the county court matter of record, be and is hereby extended to the trustees appointed by the act to which this is a supplement, in as full and ample a manner as if the trustees had been appointed by the judges of Frederick county court, sitting as a court of equity, excepting that it shall be the duty of the register of wills of Frederick county to record any such receipt, acquittance, release, or final discharge, produced to be recorded, in the record books kept by the said register for the purpose of recording the final discharge of executors, administrators and guardians.

CHAP. V.

Passed Dec 16

Authorised to remove a negro into the state

An Act for the Benefit of Robert Boone, of Virginia.  
*Be it enacted, by the General Assembly of Maryland.* That Robert Boon, be and he is hereby authorised to remove from Virginia into this state a negro slave named Trueman, provided said Robert Boone shall cause said negro slave Trueman to be registered in the

office of the clerk of the said removal, of the person residing of therefrom, unless brought into the

An Act to settle a

*Be it enacted* member of the year, the sum of money, for his s

An Act to extend Boonsbo

*Be it enacted* further term managers and ny, to complete Swearingen's

*Be it enacted* act, entitled for the encouragement of water mills, p teen, chapter permanent the ac led, An act for take to build hundred and s they relate to and the same

An Act to author

1. *Be it en* George A. S hereby author January eight sheriff of said might have d contrary notw

2. *And be i* A. Smith, bef any person or to deliver to, persons, his, l with the same tion or distress fees or public davit thereto