faid persons have assigned the said warrants of proclamation to the said settlers, C H A P. who are precluded from the benefit of the said act; and it appearing reasonable to this affembly that such persons should have the benefit of the same; therefore, Be it enacted, That the treasurer of the western shore shall and may, on or before the first day of May next, receive of and from any person or persons who have proclamated any of the faid lots, the one half of the money for the fame, and the remaining half on or before the first day of May, seventeen hundred and ninety-five, provided it shall appear to him, by an endorsement on the said proclamation warrant, that the same is assigned to the original settler.

LXII.

X. And be it enacted, That the register of the land-office be and he is hereby Register to if-directed to issue a patent to any of the settlers before mentioned who may comply &c. with the payments by this act to be made under the proclamation warrant, as if the whole money had been paid within a year from the date of the faid warrant.

LXIII.

Paffed De-

An ACT for the benefit of John Hayman Nicholls. THEREAS it is represented to this general assembly, by the petition of promble John Hayman Nicholls, that some time in the year seventeen hundred and eighty-nine, being then a citizen and inhabitant of this state, he removed into the commonwealth of Virginia, and took with him the following flaves, to wit: Thomas, Milly, and Jane, which he held in trust for his children; that he hath ever fince refided in the faid commonwealth with his family, and there kept and held the faid flaves; and being now anxious to return and refide in the state of Maryland, and wishing to bring back with him the slaves so as aforesaid out of this state into Virginia, and praying an act may pass, authorifing him to bring into this state the slaves aforesaid; and the prayer of said petition being reasonable; therefore,

H A P.

II. Be it enacted, by the General Assembly of Maryland, That it shall and may J.H. Nicholls be lawful for the said John Hayman Nicholls, and he is hereby authorised and groes into this empowered, to bring into this state the aforesaid negroes, upon his coming into state, &c. this state with a bond fide intention of residing and settling therein as a citizen thereof, any law to the contrary notwithstanding; provided nevertheless, that this act, nor any thing therein contained, shall be taken or construed in any manner to affect any claim which the faid flaves, or any of them, may have to freedom, from any other cause than being brought into this state.

LXIV. C H A P.

An ACT to authorise the chancellor to grant deeds and patents in Passed Decertain cases.

THEREAS William Kilty, during his agency for the state of Mary-Preamble. land, did purchase for the use of the state the property of sundry state debtors, which said property was afterwards disposed of by William Campbell, while he was agent for the state: And whereas the said William Campbell, during his agency, and Randolph B. Latimer, the present agent for the state of Maryland, have severally sold confiscated property to a considerable amount, and no power is given by any law of this state to any person to grant deeds or patents to the purchasers of any of the aforesaid property; therefore,

II. Be it enacted, by the General Assembly of Maryland, That the chancellor Chancellor to shall be authorised, and he is hereby directed and required, to grant deeds to such grant deeds. of the purchasers of the property bought in by William Kilty, and afterwards fold by William Campbell on account of the state, or to their heirs or assigns, as shall make it appear to him that they have complied with the terms of the fales fo made.

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III. and be it enacted, That in all cases where sales of confiscated property And deeds or have been made by the said William Campbell, or Randolph B. Latimer, as patents, &c. agents for the state of Maryland, that the chancellor shall have power and autho-