lands, the faid petitioner, James Gittings, had his tract of land, lying in the faid county, called Gittings's Choice, refurveyed by one of the special surveyors, including part of a leafe, and the vacancy purchased, amounting in the whole to nine hundred and one acres, by the name of Gittings's Choice Refuryeyed, as by the certificate appears; and the laid John Merryman also having had his tract of land, lying in the faid county, celled Weneford, refurveyed by the county furveyor, including a lease and vacancies purchased, amounting in the whole to one thouland and thirty-eight acres and three quarters of an acre, by the name of Hereford Resurveyed, as by the considerate appears; and that the said James Gittings and John Merryman could not obtain patents for their faid lands, because the county surveyor could not legally include in his survey any lease or vacant lands fold by the intendant, neither could the special surveyors resurvey patent lands; and the said John Gorsuch finding the difficulties aforesaid, had declined making any survey, until some effectual mode for making the said surveys should be pointed out, and praying relief in the premises; and it appearing to this general assembly, that the said petitioners ought to be relieved, agreeable to the prayer of their faid petition;

CHAP.

II. Be it enacted, by the General Assembly of Maryland, That the said resurvey Resurveys so made by the special surveyor aforesaid for the said James Cittings of his tract made to be of land, including part of a leafe and the vacant land purchased by him as aforesaid, and the said resurvey so as aforesaid made by the said county surveyor for the faid John Merryman of his tract of land aforefaid, including the leafe and vacancies purchased by him as asorpsaid, as centified by the said surveyors respectively, be taken and received in the land office as regularly surveyed and returned, and that patents be granted to the said James Gittings and John Merryman for their said lands contained in their respective resurveys accordingly.

III. And be it also enalied, That the Yaid John Goldich may have his track J. Gorluch of land, in Baltimore county aforestidy resurveyed by the surveyor of the said land surveyed; county, and therein include any leafed or vacant land purchased as asoresaid; and &c. that the said resurvey, so to be made by him, shall be duly certified and returned by him to the land office, and that thereupon the same shall be taken and received in the said office as regularly surveyed and returned, and that a patent he granted thereupon to the said John Gorsuch for the lands contained in the said furvey accordingly.

IV. And be it also enabled. That where any leased or vacant lands have been County surfold by the intendant aforesaid, and have been purchased by persons under the vey certain same circumstances as aforesaid, that it shall and may be lawful for the county lands, &c. surveyor in any county of this state, to resurvey the tract of land belonging to the respective purchasers lying contiguous to the said leased or vacant land, and include the faid leafed or vacant land in fuch refurvey; which refurvey duly made, certified and returned, by the faid county furveyor to the land office, shall be received and accepted of as duly made and returned, and be patented accordingly on the payment of the purchase money, and the usual expences attending the same.

V. And be it enalted. That any certificates and plots of survey made by sur- Certificates, veyors under the appointment of the late intendant of the revenue, or the gover
sec returned, not and council; which that have been or may be returned to the register of the ce

land office for the verter that there of the being the first day of December next; shall be received, and being pulled by the examiner-general, be of the some validity as

if they had been executed and returned agreeably to the times mentioned in access

heretefore providing is such access. herecofore providing in luch cales.

A Supplement to the act entitled. An act to vest certain powers

in the governor and council.

FIEREAS by the minch Action of the act of affembly, entitled, An act to vak corain povicis in the governor and the council, passed at Maxember 1980, severnor