1790)

III. And be it enacted, That the persons subscribing by virtue of this act, CHAP. shall be entitled to all the rights and advantages of former subscribers. Rights veited.

> C H A P. XLVIII.

An ACT to enable the justices of Cæcil county court to tran-Passed Defcribe the records and papers therein mentioned.

HEREAS it is represented to this general assembly, that in the year Preamble. seventeen hundred and seventy-seven the British army took possession of the record books and other papers belonging to Cæcil county court, and carried the same to New-York; that on the restoration of peace, part of the faid records were returned, much abused and defaced, and fundry volumes were entirely lost, to the great injury and prejudice of the inhabitants of the said county; therefore,

H. Be it enacted, by the General Assembly of Maryland, That the justices of Justices to Cæcil county court shall and they are hereby authorised and required to cause records all such of the record books and papers of Capil county court to be tranall such of the record books and papers, of Cæcil county court, as have been scribed, &c. defaced or otherwise injured, to be transcribed into new record books by the clerk of the faid county; and the record so transcribed shall be as good in law, to all intents and purposes, as the original records from which they were transcribed.

III. And be it enacted, That the justices of the peace of the said court are And affes the hereby empowered to affess and levy on the said county a sum of money sufficient cost, &c. to defray the costs and charges arising for transcribing the said records and other papers in Cæcil county court, in the same manner as other county charges are imposed and levied, and out of the said monies to satisfy the said clerk for his trouble and expences in performing the duties required by this act.

H A P. XLIX.

An ACT to confirm and aid certain proceedings of the orphans Poffed December 21. court, and register of wills, for Harford county.

HEREAS it has been represented to this general assembly, that the Preamble. orphans court of Harford county have neglected to cause an official seal for their county to be made, as directed by the seventh section of the act of February session, seventeen hundred and seventy-seven, entitled, An act to establish orphans courts in the several counties of this state, and that since the passage of the said act, letters testamentary, and of administration, have been issued by the register of wills for said county, without any official seal thereto, and that other official acts have been done by the faid court and register without fuch feal, to the validity of which the same may be necessary;

II. Be it enaited, by the General Assembly of Maryland, That all official acts Acts confirmdone by the said court, or by the said register, to the validity of which the affix-ed, &c. ing a feal may in law be necessary, shall be and the same are hereby confirmed, and made as good, valid and effectual, to every intent and purpose, as if the said court had caused a seal to be made for their county as directed by the aforesaid act of assembly, and such seal, so made, had been duly affixed to such acts of the faid court and register.

III. And he it enacted, That the justices of the said orphans court, or any Justices to th ee or more of them, shall cause a seal to be made for the orphans court of the be made, &co. faid county within the space of three months after the passage of this act; and if a scal for such court shall not be made and delivered to the register of wills of the fuid county within the time herein before limited, each and every justice of the faid court shall forfeit and pay the sum of ten pounds current money for such refusal or neglect; and the expence of making the said seal shall be levied and collected as other expences of the county.