

C H A P. VIII.

Passed January 20.

An ACT to establish the road leading from Ninian Cockran's store, at Genning's run on the Turkey Foot road, up Will's creek by John Tomlinson's mill, in Allegany county, to the Pennsylvania line.

Preamble.

WHEREAS sundry inhabitants of Allegany county, by their petition to this general assembly, have represented, that there has been a private road for twenty-seven years past, leading from Cockran's store, at Genning's run on the Turkey Foot road, up Will's creek by Tomlinson's mill to the Pennsylvania line, which intersects a public road leading from the town of Bedford, in Bedford county in Pennsylvania, and as the establishing the same as a public road would greatly administer to the convenience of the public, they have prayed that the same may be made a public road, and put upon the same footing, and kept up under the same regulations, as other public roads in said county; which appearing to this general assembly reasonable, therefore,

Road declared public, &c.

II. *Be it enacted, by the General Assembly of Maryland,* That the road in Allegany county, leading as aforesaid from Ninian Cockran's store to the Pennsylvania line, be and the same is hereby declared, deemed and taken to be, a public road for ever, and hereafter to be kept up and repaired as other public roads are in said county, any law to the contrary notwithstanding.

C H A P. IX.

Passed January 20.

A Supplement to an act, entitled, An act for the relief of the poor in Talbot county.

Preamble.

WHEREAS it is represented to this general assembly, that the sum of three shillings in the hundred pounds, which the justices of the levy court are authorized to assess on the property of the said county by the act to which this is a supplement, is inadequate for the purpose,

Justices to levy money, &c.

II. *Be it enacted, by the General Assembly of Maryland,* That the justices of the levy court of Talbot county for the time being shall and they are hereby empowered to assess and levy, on all the property of the said county subject and liable to assessment at the time of laying their county rate, a sum of current money, not exceeding four shillings and six-pence on every hundred pounds of property as aforesaid, together with the collector's commission of four *per cent.* for collecting the same, any thing in the act to which this is a supplement to the contrary notwithstanding.

C H A P. X.

Passed January 20.

An ACT for the benefit of William Whittington, of Worcester county.

Preamble.

WHEREAS William Whittington, senior, of Worcester county, by his last will, did devise a tract of land called Sandy Wharf to his son John, with a limitation in fee to a certain Southy Littleton Whittington, in case the said John should die before his arrival to lawful age, and without issue, which said limitation took effect, and the title in the said tract of land became vested in the said Southy Littleton Whittington by the death of the said John during his minority, and without issue: And whereas it is represented, that the said Southy Littleton Whittington fled to the British during the late war, by reason whereof the said tract of land became liable to confiscation under the existing laws of this state: And whereas it is represented, that the said William Whittington, junior, being a Posthumous son of his father, was by the last will of his father unprovided for; and it appearing to this general assembly reasonable and proper that the state's right to the said land, if any, should be relinquished to the said William; therefore,

Right released, &c.

II. *Be it enacted, by the General Assembly of Maryland,* That the state of Maryland doth hereby release to the said William Whittington, his heirs and assigns