BENJAMIN OGLE, Esquire, Governor.

ame shall not be annulled, abridged or altered, in any manner, except by an act of the leture of this state.

CHAP.

AND, whereas by deed, bearing date on or about the twenty-third day of August, seventeen fred and ninety-leven, and enrolled among the records of Caroline county, it appears, that ertain John Hardcastle, junior, of Talbot county, did make a donation to Francis Sellers, Hiam Smith, Valentine Green, Henry Nichols, the third, and Samuel Barrow, as trustees of illborough school, of all that lot of ground situate in the village of Hillsborough, being part a track of land called Hackett's Garden, for the humane purpose of erecting thereon the shool-house herein before mentioned, and it being just and right, and consistent with the defire the faid truftees, that the faid lot of ground should be vested in the trustees, appointed under this act; therefore, BE IT ENACTED, That the title to the faid lot of ground, as fet forth and Title vefted, gined in faid deed, be and is hereby vested in the trustees before mentioned, as completely, to &c. intents and purposes, as if the said deed had been made subsequent to the passage of this act.

XXXIV. C H A P:

Supplement to the act for the establishment and regulation of levy courts in the Passed Jan. 15. several counties of this state. 1794, ch. 53.

E IT ENACTED, by the General Assembly of Maryland, That the governor and council be author Seven persons rised and required annually to appoint and commission for each county in this state, seven of to be appointed in each county, most discreet and best qualified persons of the said county, from the list of those annually &c. commissioned as justices of the peace, who shall be styled in the commission Justices of the Levy fourt of fuch county, and who shall be dispersed as equally as may be through the county; and at in case any vacancy shall happen in any of the said courts by resusal to act, death, removal at of the county, refignation or difqualification, the governor and council be authorifed and re-

II. AND BE IT ENACTED, That the governor and council shall appoint eleven justices of the Andeleven for Mace as justices of the levy court for Baltimore county, four of whom shall be resident in the Baltimore, &c. of Baltimore, and the remaining seven resident in the county, any thing in this act to the outrary notwithstanding.

III. AND BE IT ENACTED, That the justices of the levy courts aforefuld, or a majority of them, Their powers. be and are hereby invested with all powers which the justices of the peace of said counties hwe had at their respective meetings as levy courts of their faid counties.

IV. AND BE IT ENACTED, That no member of the general assembly, or commissioner of the Who shall not u, shall be appointed under this act. I have the

V. AND BE IT ENACTED, That each of the justices of the levy courts aforefaid shall have and Compensation meive, as a compensation for his services, the sum of two dollars, and no more, for every day allowed. hall attend the duty of his office, the faid allowance to be affested and levied as other county durges.

VI. AND BE IT ENACTED, That no justice of the peace of any of the several counties of this No justice of the peace shall are of the powers given to the justices of the levy courts to be appointed and commissioned by virtue of this act, shall have or the peace shall exercise certain powers. Much in virtue of this act, any law to the contrary notwith thanding.

VII. This act to continue and be in force until the twentieth day of October, one thousand Duration. wht hundred and one, and until the end of the next session of assembly that shall happen there-

C H A P. XXXV.

ACT to authorise and empower the levy court of Harford county, at their Passed Jan. 15. discretion, to levy a sum of money for the purpose therein mentioned.

EIT ENACTED, by the General Assembly of Maryland, That the levy court of Harford county Justices to levy be and they are hereby authorised and empowered, at their discretion, to levy a sum of money. oney, not exceeding seven hundred and fifty dollars, for the use of Gilbert Jones, as a further mpensation for the building and completing the poor-house in said county, to be collected, en levied, as other county charges, and to be paid to the said Gilbert Jones according to the said of said court.

XXXVI. C H A P.

Supplement to the act, entitled, An act to establish and regulate a market at Passed Jan. 15. Bridge-town, in Kent county, and for other purposes therein mentioned.

LE IT ENACTED, by the General Affembly of Maryland, That from and after the first day of March Notice to be next, if any fwine shall be seized and impounded by virtue of the act to which this is a sup- given of swine ent, it shall and may be lawful, until the faid market-house shall be finished, to give notice of at any one of the public houses in the said town, or Sand-town, in Queen-Anne's counor five days successively, which notice shall be of the same effect and validity as if the same been given in the manner prescribed by the said act to which this is a supplement.

AND BE IT ENACTED, That the privilege of voting for commissioners, given and granted Privilege of act to which this is a supplement to the inhabitants of Bridge-town, in Kent county, shall tended d is hereby declared to be, extended to the inhabitants of Sand-town, in Queen-Anne's