1809. NOVEMBER. LAWS OF MARYLAND.

CHAP.

II. BE IT ENACTED, by the General Assembly of Maryland, That the justices of the orphans court of Charles county be and they are hereby authorised and empowered to allow to the trustee or trustees to be by them appointed, for the purposes of carrying the object of the original act, to which this is a supplement, into effect, such a sum of money out of the proceeds of the sale to be by him or them made, as the said justices shall conceive a just compensation for the services to be by said trustee or trustees performed.

C H A P. CXX.

Passed 6th of An ACT to authorise the sale of certain Land belonging to the Estate of Stephen Wilson, late of the City of Baltimore, deceased.

Where AS Moore Falls, the guardian of the estate of the children of Stephen Wilson, late of the city of Baltimore, deceased, together with John M. Neal, and Eliza his wife, and Isabella Wilson, two of the daughters of the said Stephen Wilson, have, by their petition to this general assembly, represented, that the said Stephen Wilson died seized and possessed of part of a tract or parcel of land called Salisbury Plains, containing between three and four acres, lying about one mile from the city of Baltimore aforesaid, the improvements on which are in so ruinous a situation that the said property is entirely unproductive, useless and burthensome, to the said estate, and that it will be greatly to the interest of the heirs of the said Stephen Wilson to sell and dispose of the said real estate, and to vest the money for their use in bank stock, or some other public fund; and this general assembly being satisfied of the propriety of the said application, therefore,

II. BE IT ENACTED, by the General Assembly of Maryland, That Moore Falls, the guardian of the persons and estates of Eliza Wilson, (who hath intermarried with John M'Neal,) Isabella Wilson, Armanella Wilson and Robert Wilson, together with the said John M'Neal, be and they are hereby authorised and empowered to sell, at vendue, upon a credit of twelve months, after giving one month's previous notice of the time and place of such sale, all the real estate of which the said Stephen Wilson died seized in that tract or parcel of land called Salisbury Plains, lying in Baltimore county, and which was conveyed to him by Abraham Vanbibber, by deed bearing date on or about the eighth day of July, in the year seventeen hundred and ninety-four, and recorded in the land records of Baltimore county court, and upon receipt of the purchase money to convey the said property to the purchaser or purchasers thereof.

III. AND BE IT ENACTED, That the said Moore Falls and John M'Neal shall be and they are hereby authorised and directed to vest the money arising from the sale of the said real estate, when received, in stock of some of the banks of this state, or in stock of the United States, and that before they shall proceed to make the said sale, in virtue of this act, they shall enter into bond to the said minors, in the penalty of fifty thousand dollars current money, with two securities, to be approved of by the orphans court of Baltimore county aforesaid, and lodge the same with the register of the said court, with condition that they will well and truly perform the trust reposed in them by this act, and account with, and deliver over to the said minors respectively, when they shall be entitled to receive the same, their respective proportions of the purchase money, and interests, arising by the aforesaid sale, and invested in stock, in pursuance of this act.

C H A P. CXXI.

rassed 6th of A Further additional Supplement to the Act, entitled, An Act to ascertain the allowance to Jurymen and Witnesses of the General Court, and the several County and Orphans Courts in this State.

BE IT ENACTED, by the General Assembly of Maryland, That there shall be allowed to each grand and petit juryman attending the county court, and each petit juryman attending the orphans court, for Somerset county, in this state, the sum of two dollars for each and every day such grand and petit jurymen shall attend for the discharge of his duty as such, to be allowed, assessed and levied, in the same manner as the allowance to jurymen have heretofore been assessed and levied.

II. AND BE IT ENACTED, That all laws heretofore passed, whereby any allowance is directed to be made to any juryman for his attendance as aforesaid, be and the same are hereby repealed, so far as the same shall be repugnant to, or in any manner inconsistent with, the provisions contained in this act.