

the death of all the parties to the original conveyancers, the title to the said parcels of land has now become doubtful, and have prayed that the same may be confirmed according to the true intention of the said original conveyance; and the same being thought reasonable, therefore,

C H A P.
VII.

II. BE IT ENACTED, *by the General Assembly of Maryland*, That all that lot or parcel of land lying in Kent county, being part of two tracts of land called Warner's Addition and Warner's Adventure, and included within the following lines; that is to say, beginning at a stone near the road leading from Linche's gate to the middle church, it being the beginning of a tract of land called Warner's Addition, and running from thence south by east twenty-three perches and one half a perch, then east twenty perches, then north by east twenty-three perches, then with a straight line to the beginning, containing two acres and seven-eighths of an acre, more or less, shall be and the same is hereby vested in Joseph Turner and Jacob Lamb, of Kent county, or the survivor of them, and in the heirs or assigns of such survivor, for ever, in trust for the use of the society of people in Kent county called Quakers, worshipping at the meeting-house commonly called the Cecil meeting-house.

III. AND BE IT ENACTED, That all that tract or parcel of land lying in Kent county, being part of a tract of land called Bristol, and included within the following lines; that is to say, beginning at a stone placed near the public road leading from Chester-town, in Quaker neck, marked with letters B. M. H. and running north, sixteen degrees and an half east, eighteen perches, then south, eighty degrees east, seventeen perches, then south, fifteen degrees east, fifteen perches, then with a straight line to the beginning, containing two acres and one quarter of an acre, more or less, shall be and the same is hereby vested in William Trew and Joseph Simmons, of Kent county, and the survivor of them, and in the heirs or assigns of such survivor, for ever, in trust for the use of the society of people in Kent county called Quakers, worshipping at the meeting-house in Quaker neck, commonly called Chester Meeting-house; provided, that nothing herein contained shall be construed to affect the existing title of any person or persons in and to the said lands.

C H A P. VIII.

An ACT to release the right of the State to a part of a Tract of Land therein mentioned.

Passed Decem-
ber 23, 1810.

BE IT ENACTED, *by the General Assembly of Maryland*, That all the right and title of this state to a part of a tract of land called Eslington, containing two acres, be and the same is hereby relinquished and vested for ever in Joshua Leghtizer, and Catharine Leghtizer his wife.

C H A P. IX.

An ACT for the support of William Clarke, and his helpless Family, of Worcester County.

Passed Decem-
ber 23, 1810.

BE IT ENACTED, *by the General Assembly of Maryland*, That the justices of the levy court of Worcester county shall and they are hereby empowered, at their next levy court, and at their levy court annually, so long as they shall see cause, to levy on the assessable property of said county a sum of money, not exceeding fifty dollars, for the support of said William Clarke and his helpless family, and the same, when collected, to be paid to such person as the levy court shall appoint, for the use of the said William Clarke and his helpless family.

C H A P. X.

An ACT for the benefit of the infant Children of James Wilson Perry, of Montgomery County, deceased.

Passed Decem-
ber 23, 1810.

WHEREAS it is represented to this general assembly by the petition of Margaret Perry, widow and administratrix, and Josiah Jones and Robert Jones, administrators, of James Wilson Perry, of Montgomery county, deceased, that the said James Wilson Perry died intestate, seized and possessed of a tract of land in said county, containing about one hundred acres, and one moiety of a mill situate upon said tract of land, together with a small personal estate, and leaving three infant children, two sons and one daughter, that it would essentially promote the interests of the said widow and children, if the said administratrix and administrators were authorised and empowered to sell and convey the moiety of said mill for the payment of the debts of the said intestate, in lieu of the personal estate, which is necessary for the cultivation of the landed estate upon which the said widow and children exclusively depend for their maintenance and support; and the prayer of the petitioners being deemed reasonable, therefore,