

DEC. SESS.  
1813.

Deed shall  
be valid.

Neglect or  
refusal to  
make a deed.

had appeared in the said decree as complainant instead of the name of John Medtart Senr.

2. AND BE IT ENACTED, That any deed of conveyance acknowledged and recorded according to law by the said John Coppenheffer, Mary Whitmore, Elizabeth Whitmore, Michael Whitmore, Catherine Whitmore, George Whitmore, Nicholas Whitmore, Susan Whitmore and Margaret Whitmore, to the said Jacob Medtart, for the land distinguished by No. 6, as mentioned in said decree, shall be as valid as if the name of Jacob Medtart had appeared as complainant in the said decree, instead of the name of John Medtart Senr.

3. AND BE IT ENACTED, That in case the said John Coppenheffer, Mary Whitmore, Elizabeth Whitmore, Michael Whitmore, Catherine Whitmore, George Whitmore, Nicholas Whitmore, Susan Whitmore and Margaret Whitmore, shall neglect or refuse to make a deed of conveyance for the land as mentioned in the decree aforesaid to the said Jacob Medtart, he shall be as completely entitled in fee simple and clear of all incumbrance to it, as he could have been by the laws of Maryland, had his name appeared in the said decree as complainant instead of the name of John Medtart Senr.

CHAPTER 108.

Passed Jan  
26, 1814.  
Preamble.

Commission  
ers. Width &  
direction.

Proviso.

Plot. Expence  
to be levied.  
Overseer.

*An act to lay out and make public a road in Cecil county.*

WHEREAS sundry inhabitants of Cecil county have preferred a petition to this General Assembly, praying that a road may be opened and laid out in said county, and the prayer of the petitioners appearing reasonable; *Therefore,*

Section 1. BE IT ENACTED by the General Assembly of Maryland, That George Gale, Samuel C. Hall and John Stump of said county be, and they are hereby appointed commissioners for the purposes of this act, and that they, or a majority of them are hereby authorised and required to survey and lay out a road, not exceeding thirty feet wide clear of ditches, beginning at Port Deposit, and running as nearly straight as the nature of the ground will admit of until it intersects the road from the lower ferry on Susquehanna to Battle Swap; *Provided,* That the said road shall not be made to pass through the buildings, yards, gardens, or orchards of any person or persons, without the consent of the owner or owners thereof.

2. AND BE IT ENACTED, That it shall be the duty of the commissioners aforesaid, or a majority of them, on or before the first Monday of September next, to cause a plot and certificate of said road to be made, and return the same to the levy court of Cecil county at their first sitting thereafter; and if the levy court of said county, upon consideration of all circumstances shall be of opinion that the said road will be of advantage, then