enforcing the said collection agreeable to the provisions of this

Dec Sus . 1815

6. AND BE IT, ENACTED, That the said commissioners or a majority of them shall be, and they are hereby ememprug hated, powered to borrow from time to time, such sum or sums of money as they, may conceive necessary, at an interest not exceeding six per centum per annum, which said loan or loans shall be apprediated and applied by them to the purchase of the site, and to the erecting of the said court house; and to insure the repayment of the said sum or sums of money with the interest thereon, the said commissioners or a majority of them shall beand they are hereby authorised to assign and transfer to the lender or lenders thereof, any part or parts of the before mental assessments, to be annually collected as afore. said, winderender or lenders shall in such case have all the rights privileges in enforcing the payment to them of the said assessments that the commissioners would have had if such transfer had not been made.

Receipts and

7. AND BE ENACTED, That the commissioners aforesaid shall annually render to the levy court of Washington county a particular account of the receipts and expenditures of all monies entrusted to them, and also the progress and state of the building until finally completed.

8. AND BE IT ENACTED, That when the said court house shall be completed and finished the said commissioners, or a majority of them may pull down the old court house and sell the materials of the same, the proceeds of which may be applied to discharge any debt contracted for the building the new court house over and beyond the sum herein before mentioned.

Vacancies.

9. AND BE IT ENACTED, That in case any of the said commissioners shall refuse for act, die, resign or remove out of the county, or be incapable to act, the remaining commissioners or the major part of them shall fill up such vacancy.

Ground con-

10. AND BE IT ENACTED, That the public ground on demned. which the court house now stands shall be condemned as a public street of Hagers Town, not to be built upon or used but as one of the streets of said town.

11. AND BE IT ENACTED, That the commissioners Whento meet, aforesaid shall meet at the court house in Hagers Town on the first Monday in April next, and may proceed to the discharge of the several duties provided by this act, and may adjourn from time to time as may be convenient and necessary, and each commissioner shall be entitled to receive two dollars for each day in which he may be engaged in the discharge of the duty imposed upon them by this act.

CHAPTER 109.

An act to make valid a deed from William K. Claggett of Baltimore County, to Samuel A. Berry of Charles County.

Passed Jan. 18, 1816;

WHEREAS. It is represented to this General Assembly, premble. by the petition of Samuel A. Berry of Charles county, that he purchased a certain real estate therein mentioned in the year eighteen hundred and six, which was conveyed to him by deed from the aforesaid Claggett, bearing date the seventeenth day of December in the year eighteen hundred and seven; and where-