

DEC. SESS.
1815.

parcel of land on which the bay side Meeting House stands, the same lot being part of the tract of land called Ennion's Range, situate, lying and being in the county aforesaid, and containing by estimation the like quantity of three acres of land, more or less; also that they have peaceably and quietly held, used and occupied, under and in virtue of a conveyance deed, made and executed on or about the twenty-fifth day of the sixth month, commonly called June, in the year seventeen hundred and five, by John Jadwin, Edward Clark, and Benjamin Parrott, to George Bowes, Abram Morgan, and David Airey, and their heirs, for the use of the Third Haven Monthly Meeting of Friends aforesaid, agreeably to the metes and bounds expressed in the said deed, all that lot or parcel of land on which the Tuckahoe Meeting House stands, the same lot being part of the tract of land called Parrott's Lott, and situate in the county aforesaid, near Tuckahoe Creek, and containing the like quantity of land more or less; also that they have in like manner peaceably and uninterruptedly held, used and occupied, under and in virtue of a deed of conveyance made and executed on or about the twentieth day of March, in the year seventeen hundred and forty five, by Walter Jenkins, of the county aforesaid, to William Sharp, Solomon Sharp, Samuel Sharp, John Dickinson and Henry Dickinson, and their heirs, for the use and benefit of the Third Haven Monthly Meeting of Friends aforesaid, agreeably to the metes and bounds expressed in the said deed, all that lot or parcel of land on which their Choptank Meeting House stands, the same lot being part of the tract of land called Poughicks Ridge, and situate lying and being in the county aforesaid, and containing by estimation one half acre of land, more or less; and that upon examination they have lately discovered, that not only the original trustees aforesaid, but also all their heirs, are either dead and extinct, or cannot now be accurately ascertained, by reason whereof their title has become somewhat precarious, and they being desirous of making it more secure, have requested that an act of assembly may be passed, ratifying and confirming their title in and to the several lots or parcels of land aforesaid, and constituting certain members of their society a body politic to manage and protect the rights and interests of the said Third Haven Monthly Meeting of Friends, and their successors forever; and the facts stated in the said petition appearing to be true and the application reasonable; Therefore,

Sec. 1. BE IT ENACTED *By the General Assembly of Maryland,* That the title and estate of the members of that branch of the society of Friends commonly called Quakers, that is called and known among the Friends, and in Talbot county by the name and distinction of the Third Haven Monthly Meeting of Friends, in and to all and singular the lots of land aforesaid, contained in the deeds aforesaid, and the lands which they have used and occupied as a branch of the society of Friends, be and the same are hereby fully ratified and confirmed, and a fee simple estate in and to the same lots of land is hereby vested in Robert Moor, John Kemp, Thomas H. Dawson, James Wainwright, and William W. Moore and their successors, as trustees for the use and benefit of the said Third Haven Monthly Meeting of Friends, and their successors forever.

Style—of
fect in law: