Dec. Ses 181 In case of the death titles t descend to their representative

2. And be it enacted, That if the said Hugh Quigley and John McGreagor, or either of them, shall die before the period herein allowed for their being naturalized, the title to the lands by them purchased as aforesaid, shall nevertheless pass to their legal representatives, in the same manner as if they had been naturalized. 🛎

CHAPTER 52.

Passed Jan. An act to authorise Edward Brown, late Sheriff and Collector of Kent County, to complete his collections.

Time for co

Sec. 1. Be it enacted by the General Assembly of Maryland, lection extend That Edward Brown, late sheriff and collector of Kent county, be and he is hereby authorised and empowered to collect, until the first day of January, eighteen hundred and eighteen, all balances due him as sheriff and collector of Kent county, in the same manner as he could or might have done within the time limited by law, any law to the contrary notwithstanding.

Before he exe cutes to delive account.

2. And be it enacted, That it shall be the duty of the said Edward Brown, before he proceeds to execute the property of any person or persons for public dues or fees in virtue of this act, to deliver to such person or persons, chargeable with the same, at least thirty days previous to levying such execution, an account, written in words at full length, of the public fees and dues demanded of him, her or them, with an affidavit annexed, that he hath not received any part thereof, nor any thing as security or satisfaction for the same, more than credit given, (if any) to the best of his knowledge and belief.

3. And be it enacted, That the said Edward Brown, before he derives any benefit from or under this act, shall lodge his collection books in the clerk's office of Kent county, to be open for the inspection of all persons interested in the same.

Books to be lodged in clerks office.

CHAPTER 53.

Passed Jan. Preamble.

An act for the benefit of John M'Gaw, of Baltimore County. WHEREAS it is represented to this general assembly, that John M.Gaw, of My Lady's Manor, in Baltimore county, hath at times been called John Plunket, and that real estate hath been devised, patented, and also conveyed to him, by each of those names, from which it is apprehended that his titles therein may hereafter be subjected to uncertainty; for remedy whereof,

Devises, &c lo be valid.

Sec. 1. Be it enacted by the General Assembly of Maryland That all devises, grants, or conveyances of property, to the said John McGaw, by the name of John Plunket, shall be good and available, to vest the same in the said John McGaw, as if they had been made to him in that name, by which name only he shall hereafter be called and known, and by that name is declared competent to convey or devise the property vested in him by the name of Plunket.

CHAPTER 54.

Passed Jan. b. An act to confirm the Title of John Caldwell, of Harford County, to certain Lands therein mentioned.

Sec. 1. Be it enacted by the General Assembly of Maryland, Deeds make That the deed of conveyance from John Hopkins, and Eleanor.