

CHAPTER 89.

Dec. Ses. 1821.

*An act authorising Walker K. Armstead to remove a certain negro into the State of Maryland.*

Passed Jan 26, 1822.  
Preamble.

WHEREAS, It is represented to this general assembly, by Walker K. Armstead, that he is a Colonel in the army of the United States, and that the house provided by the government for him to live in, is not within the limits of Fort Washington, at which post he is stationed, but within the limits of Prince-George's county, immediately adjoining the fort works, and that he the said Walker K. Armstead is desirous of bringing into this state a negro servant named John, and to retain the said servant, so long as he remains a resident of this state—Therefore,

SEC. 1. BE IT ENACTED *By the General Assembly of Maryland,* That Walker K. Armstead, be, and he is hereby authorised and empowered, at any time after the passage of this act, to remove and bring into this state the negro slave John, and that the removal of said slave, and bringing him into the state of Maryland, shall not be deemed or taken, or in any manner be construed or operate, to entitle him to freedom—*Provided,* That the said negro, when removed agreeably to the provisions of this act, shall be recorded in the records of Prince-George's county court, within three months after his arrival in said county.

May import his slave John.

Proviso.

2. AND BE IT ENACTED, That nothing in this act contained shall be construed to authorise a disposition of said slave, except in cases of disposition by last will and testament, and dispositions by law for bona fide debts, or consequent upon intestacy, in less than three years after the passage of this act.

Not to be disposed of.

CHAPTER 90.

*An act to repeal part of the act of assembly therein mentioned and for other purposes.*

Passed Jan. 26, 1822.

SEC. 1. BE IT ENACTED *By the General Assembly of Maryland,* That all such parts of the act entitled, An act for changing the name of Charles-Town in Charles county to that of Port Tobacco; for securing the titles of proprietors of lots and houses therein, and for the regulation and improvement of the said town, passed at December session eighteen hundred and twenty, chapter one hundred and fifty-nine, as relates to the appointment of commissioners and a bailiff for said town, and prescribing their duties, be, and the same is hereby repealed.

Repeal.

2. AND BE IT ENACTED, That it shall and may be lawful for the constable of Port Tobacco, to seize and impound any geese or swine he shall find going at large therein; and it shall be the duty of the said constable so seizing and impounding, immediately to set up notices thereof at the most public places of said town, for at least two days, and to insert the marks and descriptions of such geese or swine in said notices; and if the same are not reclaimed within two days after seizing and impounding, and the expenses of impounding and keeping to be allowed by a justice of the peace be paid, together with the sum of seventy-five cents for every hog and twenty five cents for every goose, that the same shall be publicly sold by the said constable, giving one day's notice in writing of the time and place of such sale; and the proceeds of such sale shall first be applied to the expense of impounding and keep-

May impound geese & swine notice—sale.