SAMUEL STEVENS, Jr. ESQUIRE, GOVERNOR.

Dec. Ses. 1823 Authority granted.

Be it enacted by the General Assembly of Maryland, That the said Thomas N. Williams and George Hayward, or either of them, and in case of their death, such person or persons as the county court of Worcester county may appoint, be and are hereby authorised and empowered to execute a good and valid deed to said Stephen Purnell, for the Lot of Ground and Tract of Land, in the preamble mentioned.

2, 1824, Preamble.

Passed Jan. An act to confirm and make valid certain acts and proceedings of William F. Gleaves, as a Justice of the Peace for Kent County.

WHEREAS, William F. Gleaves, of Kent county, was duly commissioned a Justice of the Peace in and for Kent county, for the year one thousand eight hundred and twenty-three; and whereas it is stated that the said William F. Gleaves qualified before Josiah Massey esq. and that the said Josiah Massey, esq. neglected to certify to the clerk of Kent county court, that the said William F. Gleaves had so qualified as a justice of the peace, which statement appears to be true and whereas great inconveniences will be imposed on sundry persons, unless the said acts which have been done by the said William F. Gleaves, as a justice of the peace for Kent county, during the months of January and February, in the year one thousand eight hundred and twenty-three, are confirmed and made valid; There-

Ermed.

Be it enacted by the General Assembly of Maryland, That all acts Acts con- and proceedings which have been done and made by the said William F. Gleaves, during the months of January and February, in the year one thousand eight hundred and twenty-three, as a justice of the peace for Kent county shall be as valid, and shall have the same effect and operation in law as if the said William F. Gleaves, had been duly qualified as a justice of the peace of the state of Maryland, in and for Kent county, according to the law of the state of Maryland.

Passed Jan. 2, 1824. Preamble.

CHAPTER 37. An act to confirm and make valid the acts and proceedings of Walter M. Miller as a Justice of the Peace for Charles County.

WHEREAS, Walter M. Miller, of Charles county, was duly commissioned a justice of the peace in and for Charles county, for the years eighteen hundred and eighteen, eighteen hundred and nineteen, eighteen hundred and twenty, and eighteen hundred and twenty-one, and did qualify and act as such during the years as aforesaid; and whereas the said Walter M. Miller, hath since acted as a justice of the peace without being commissioned, being under the impression that he was still in commission; and whereas great inconveniences may result to sundry persons unless the acts which have been done by the said Walter M. Miller, as a justice of the peace for Charles county, since the years before mentioned are confirmed and made valid; I herefore,

Acts con firmed.

Be it enacted by the General Assembly of Maryland, That all acts and proceedings which have been done by the said Walter M. Miller, since the years above mentioned as a justice of the peace for Charles county, shall be as valid, and shall have the same effect and operation in law as if the said Walter M. Miller had been duly commissioned and qualified as a justice of the peace of the state of Maryland, in and for Charles county, according to the laws of the said state.