

Baltimore Coal Company, shall not at any time hereafter, purchase or hold by selling or exchange, more estate, real or personal, than said company is authorised to hold and possess by the second section of the act to which this is a supplement.

Sec. 2. *And be it enacted*, That said sales, exchanges and dispositions, may be made by a majority of the directors for the time being of said corporation; and that the conveyances in that behalf, shall be under the seal of the corporation, and signed by a majority of said directors for the time being; and such conveyances, if acknowledged by the directors signing as aforesaid, and recorded in manner, and within the time as is required for acknowledgment and recording of conveyances of lands within this state, shall be valid [] right, title, claim, interest and estate, of said corporation to, and in the lands, property and estate, by said conveyances purported to be conveyed.

How made and conveyed.

Sec. 3. *And be it enacted*, That in order to supply the demand that may exist for coal, the board of directors of said corporation, be and is hereby authorised, from time to time, for the operations of said corporation, to procure and obtain by any contract or otherwise, any quantity or quantities of coal as may seem to said board expedient: and from any other sources than the mine or mines which said corporation may now, or at any time hereafter, own or have the use of.

Authority to procure coal.

CHAPTER 88.

An act to authorise the clerk of Frederick County Court, to record a Deed from Moses Eury to William Eury.

Passed Jan. 30, 1832

Section 1. *Be it enacted by the General Assembly of Maryland*, That the clerk of Frederick county court be, and he is hereby authorised and required to receive and record among the land records of said county, a deed or bargain and sale from Moses Eury, late of Frederick county deceased, to William Eury of said county, bearing date on the twenty-third day of October, one thousand eight hundred and twenty nine; which said deed, when so received and recorded, shall have the same force, validity and effect, that it would have had, if the same had been recorded within six months from its date, as the laws require; *Provided*, That nothing contained in this act, shall affect the

Authority to cord.

Provide.