

CHAP. 254. tain John Hooper, Junior, devisees under the will of Sewell Turpin, late of said county, deceased, be and the same are hereby made and declared to be valid and legal, and the lot number one, as designated in the return of said commissioners and chosen by the said Sewell T. Jenkins to be the right and property of the heirs and representatives of said Sewell, and lot number two as designated in said return and chosen by John Hooper, senior, to be the right and property of the heirs and representatives of John Hooper, junior, and the said Sewell T. Jenkins, shall be deemed to have held in severalty, and died seized of lot number one, as designated in said return, and John Hooper, Junior, shall be deemed to have held in severalty and died seized of lot number two as designated in said return, in the same ample manner, and for any and every purpose and intent as if the commissioners had allotted to each severally and respectively the above named lots, and their return had been ratified and confirmed by Worcester county court in the life time of the said Sewell and the said John Hooper, Junior.

CHAPTER 254.

Passed Feb 28, 1842 *An act for the relief of John Lester and others, in respect of an appeal from a decree of the Court of Chancery.*

Preamble.

WHEREAS, John Lester and Elizabeth his wife and Anthony Groverman, have represented to the General Assembly, that they heretofore appealed from a decree of the court of chancery, in a cause wherein they are plaintiffs and John J. Donaldson and others are defendants, and that the transcript of the proceedings in said cause has been neglected to be transmitted to the court of appeals within the time prescribed by law, whereby said cause is excluded from a hearing before said court of appeals—therefore,

Register to make transcript out

Be it enacted by the General Assembly of Maryland, That the register of the court of chancery, be and he is hereby authorized and directed to make out and transmit to the court of appeals a transcript of the proceedings in said cause, and that thereupon the said court of appeals, be and is hereby authorized and required to take cognizance of and hear and determine the cause in manner and to every effect as if such transcript had been in due time transmitted on said appeal to said court of appeals, according to the acts of Assembly in such cases heretofore made and provided;