

No. 148.

AN ACT

To enable Mary Talbot to sue for the amount of a certain bond.

WHEREAS, It has been represented that Dr. William Magaw received of the private estate of his wife Martha, two hundred and eighty pounds: *And whereas*, the said Dr. William Magaw, by his instrument of writing, dated twenty-sixth September, one thousand eight hundred and six, did bind his estate, heirs, executors and administrators to pay at his decease unto Henry Work, in trust for the use of his said wife, the said sum of two hundred and eighty pounds: *And whereas*, the said Martha Magaw, by her writing dated third February, one thousand eight hundred and twenty-six, assigned and transferred the said bond to Mary Talbot: *And whereas*, the said Dr. William Magaw and Henry Work are now dead, and Thomas M'Dowell has been appointed executor of their estates respectively, in consequence of which there is no person in whose names an action can be brought for the recovery of the amount of said bond:

Preamble.

Therefore,

SECT. 1. *Be it enacted by the Senate and House of Representatives of the commonwealth of Pennsylvania in general assembly met, and it is hereby enacted by the authority of the same,* That Mary Talbot be and she is hereby empowered to institute a suit in her own name, against the executor or executors of the last will and testament of the said Dr. William Magaw, in like manner as the said Henry Work might do were he now living, and to prosecute the same to its final issue, subject to every defence which might be made if the said Henry Work was now living, and plaintiff in the suit.

Against executor of Dr. Magaw.

FRED'K SMITH, *Speaker*
of the House of Representatives.

WM. G. HAWKINS,
Speaker of the Senate.

APPROVED—the sixth day of April, A. D. one thousand eight hundred and thirty.

GEO. WOLF.