

## CHAPTER XXXIII.

*An ACT for the relief of James Ralston.*

SECTION I. *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 the Governor be, and he is hereby authorized to draw his warrant on the treasurer, for the sum of three hundred seventy-three dollars and sixty-seven cents, as a compensation in full for the services rendered by the said James Ralston as agent under an act to prevent intrusions on lands within the counties of Northampton, Northumberland and Luzerne.

Three hundred and seventy three dollars seventy three cents granted to James Ralston.

SIMON SNYDER, *Speaker*  
of the House of Representatives.

P. C. LANE, *Speaker of the Senate.*

APPROVED—the fourth day of March, one thousand eight hundred and seven.

THOMAS MCKEAN.

## CHAPTER XXXIV.

*An ACT for the relief of William Sherrard.*

**W**HEREAS it hath been represented to the legislature by William Sherrard, the father of William Sherrard, junior, of Washington county, deceased, accompanied by satisfactory evidence, that this commonwealth issued a warrant to Philip Whiteby, dated the twenty-fifth of October, one thousand seven hundred and eighty-four, for four hundred acres of land, situate on the waters of Fish-Creek, supposed to be within the county of Washington: And the said Whiteby afterwards, viz. on the twenty-ninth day of July, one thousand seven hundred and eighty-five, conveyed his right and title of the said warrant and land to John Hughes, and Timothy Ryan; And on the fourth day of August, one thousand seven hundred and eighty-five, a patent was issued to the said John Hughes, and Timothy Ryan for the same: And the said Timothy Ryan conveyed his right in said tract to John Hughes, who conveyed the said four hundred acres of land to William Sherrard, junior, who since died between the age of twenty-one and twenty-two years, intestate, leaving neither widow, nor lawful issue: That the said land on running the permanent western boundary line of this state, was ascertained to be without this state, and within the state of Virginia; and that the agreement and laws of compromise between the two states, relative to the security of the titles in each, contiguous to, and likely to be \* affected by ascertaining said boundary, do not provide for his case because

\* Effected (in the original.)