## CHAPTER LXIX.

An ACT to difolve the marriage contract betrween Yobn Kunius and Bathbeba bis wife, late Bath $/ b s b a$ Troth.

万HEREAS, John Kunius of Germantown, in the county of Philadelphia, by his petition to the legiflature hath reprefented that on the twenty-fifth day of July, one thoufand eight hundred, he was lawfully joined in marriage, with Bathfheba Troth his prefent wife; that it hath fince appeared that the faid BathIheba, previoufly to any connection or acquaintance between her and the faid John, was got with child and was pregnant at the time of faid marriage; of which child the faid Bathfheba was delivered, on the twenty-fecond day of September, in the fame year; and now ftands charged by the grand inqueft of the commonwealch, enquiring for the county of Philadelphia, with having on the faid twenty-fecond day of September, killed and murdered the faid in. fant; and that on the twenty-feventh day of the faid month of September, the faid Bathheba, (probably to avoid the punifhment due to the enormity of her crime) deferted the houfe of the faid John, nor hath he fince feen her, neither doth he know precifely where the is; but believes her to be fecreted fomewhere in her native ftate of New-Jerfey: And whereas, from fundry documents of the fupreme court of this commonwealth,

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commonwealth, dated January the fecond, Anm no Domini, one thoufand eight hundred and two, the foregoing ftatement of facts, hath been fatisfactorily proved to the legiflature; and all the judges of the faid court have fpecially recommended an application for redrefs, by the faid John to the legillature, in the following words, to wit: The court are clearly of opinion, that no relief can be granted the petitioner, within the provifions of the act of affembly; at the fame time, the circumftances of the cafe are of fo peculiar and diftreffing a nature, that they conceive it a very proper occafion, for the interpofition of the legillature, and recommend the petitioner to prefer his petition for relief to the legiflature, in order that the only relief which can conftitutionally be granted, may be afforded: And whereas it is but juft and reafonable, that an injured and innocent perfon, fhould be releafed from all legal ties, with a perfon of fuch depravity of mind, and fo abandoned and defw titute of all the fympathetic feelings of human nature: Therefore,

Section i. Be it enacted by the Senate and Houfe of Reprefentatives of the Commonwealth of Pennfylvania, in General Afombly met, and it is bereby enacted by the autbority of the fame, That The marrlage the marriage of the faid John Kunius and Bath- of John Kus mand Batin fheba Kunius, be, and the fame is hereby de-fitheb Kunius, clared to be void and annulled, to all intents declared null and purpofes whatfoever; and they are hereby refpectively declared to be leparate, fet free, and totally difcharged from the matrimonial contract, and from all duties and obligations arifing therefrom, as fully, effectually and abfolutely, as if they had never been joined in matrimony; any Voc: V. T law,

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law, ufage or cuftom, to the contrary notwithftanding.

ISAAC WEAVER, junior, speaker of the Houfe of Reprefentatives.

SAMUEL MACLAY, speaker<br>of the Senate.

Approved-April the fecond, 1802 : THOMAS M‘KEAN, Governor of the Commonwealth of Pennfylvania.

## CHAPTER LXX.

A FURTHER SUPPLTMENT to the act, entitled "An Act to cftabli/b the Judicial Courts " of this Commonwcoltts."

Section 1. $\mathrm{B}^{\mathrm{E}}$ it enucted by the scnate and Houfo of Reprefontatives of the Commonvealth of Pennflylvania, in Gcneral Assembly mot, and it is bercby cnacted by the au-

The court of common pleas in Berks county empowered to hold adjourned conrts. thority of the fame, That the prefident and judges of the court of common pleas, in the county of Berks, fhall be authorifed, and they are hereby required, to hold adjourned courts of common pleas in the faid county, for trying and arguing civil caufes, to continue each one week, to wit: On the firf Monday in March ; on the firft Monday in June; and on the fecond Monday in December, annually.

Timitation of she ate.

Sec. 2. And be it furthor enacted by the aum thority aforefaid, That this act fhall continue

