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CHAPTER CXII.

An ACT to authorise James M'Farlane, David Bowen, junior, and David Bowen of Samuel, of Montgomery township, Franklin county, to make partition of the real estate of Jacob John, deceased, among the devisees of the said Jacob John, and their descendants.

HEREAS Jacob John of Bedford county, farmer, by his last will and testament duly executed, bearing date the fourteenth day of July, one thousand seven hundred and eighty-fix, did devise his whole lands (two acres only excepted), with all the improvements thereof, after his widow's decease, or marrying again, unto his feven children, to be equally divided, namely; David, Margaret, Jacob, Daniel, Samuel, Joseph and Benjamin to be theirs, and their heirs and affigns for ever, only allowing a double share to his eldest fon David in the division thereof: And whereas after making the faid Will the faid Jacob John died, feized of feveral tracts or parcels of land then in Bedford, now in Franklin county, containing in the whole three hundred and forty acres, leaving issue the seven children aforesaid, the said Will remaining unrevoked and in full force: And whereas after the death of the faid Jacob John, the faid Margaret intermarried with Owen David, and afterwards died, leaving four children who are still in their minority, and Samuel died without iffue, and the faid Benjamin is still a And whereas under these circumstances doubts are entertained, whether by the existing laws of this Commonwealth, partition can be made of the faid real estate among the feveral persons entitled thereto, by reason whereof the faid David John, Daniel John, Joseph John,

John, and Jacob Zimmerman, affignee of Jacob John, have applied to the Legislature, praying that David John, David Bowen, jun. and David Bowen of Samuel, or other fit persons may be appointed, to act in behalf of the aforefaid minors, in dividing the real estate aforesaid of the testator, agreeably to the tenor of his Will, impowered to make and execute deeds of partition, and to receive like deeds in trust for the use of the minors, or to fell and convey their shares of the said estate, if they should think it most conducive to the interest of the minors. they fecuring the money for the minors with interest: Therefore.

Section 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 James M'Farlane, David Bowen, jun. and Da-Trustees apvid Bowen of Samuel, of Montgomery town-pointed to act ship, Franklin county, be, and they are hereby john and appointed trustees for Benjamin John, a minor, other minors, in making difon of Jacob John, of Bedford county, deceased, vision of the and the four minor children of Margaret David, real effate of deceased, who was daughter of the said Jacob John, late of John, with full power and authority to them or Bedford counany two of them, for, and on behalf, and in the or in otherwife names of the faid minors, to agree and make difpoling of partition among them and the several other the same. persons entitled by the Will of the said Jacob John, and the Laws of this Commonwealth, to shares therein of the real estate devised by the Will of the faid Jacob John; or in case partition thereof cannot be made without prejudice to the whole, for, and on behalf, and in the names of the faid minors, to agree upon and make a division thereof into a smaller number of shares,

and to allot the same to such of the persons entitled to the faid real estate, agreeing to receive the fame, as they shall think proper, or to allot the whole to one of the parties of full age, the person or persons receiving the same paying or fecuring to be paid to the others, a proportionable fum of money, or if no division can be made without injury to the whole, and all the persons interested shall refuse to take the shares, or to take the whole and secure the payment of the fums of money due to the others, then, for and on behalf, and in the name of the faid minors to agree upon, and make fale of the whole by public auction, for the best price that can be got for the same, securing the payment of the faid minors shares of the money in manner hereinafter directed: And they are hereby authorifed and impowered upon partition or fale made as aforefaid, to make deeds and conveyances of the faid minors interest in the faid land, and to do all other acts necessary for carrying into effect the powers given by this act, as fully and effectually as the minors could do if they were of full age, and perfonally acting in the bufinefs.

Any monies that may be coming to faid minors, to be fecured by mortgage, &c.

Sec. 2. And be it further enacted by the authority aforefaid, That in case any sum or sums of money shall be coming to the said minors from a partition or sale as aforesaid, it shall be the duty of the said trustees, and they are hereby required to take mortgage for the same, upon the lands in this act mentioned, payable with interest to the said minors respectively, which mortgage they are hereby required to cause to be forthwith recorded in the proper county, and having had them so recorded to deliver them to the respective guardians of the said minors.

minors, or if they have no guardians to deliver them to the faid minors respectively, as they shall attain full age.

CHARLES PORTER, Speaker
of the House of Representatives.

JAMES BRADY, Speaker of the Senate.

Approved—the twenty-seventh day of January, in the year of our Lord one thousand eight hundred and fix.

THOMAS M'KEAN.

CHAPTÉR CXIII.

An ACT enabling certain Trustees to sell and convey the real estate of Enoch Griffeth, a Lunatic.

THEREAS it appears by the proceedings had in the court of Common Pleas of the county of Chester, that a certain Enoch Griffeth, of the faid county, has been adjudged a lunatic, and that John Hambleton and Joseph Sharp, were by faid court appointed trustees, to take care of the person and estate of the said Enoch Griffeth: And whereas the faid trustees have represented to the Legislature, that his real estate is in want of repairs, and consequently unproductive; that if repaired it would not rent for a fum fufficient to maintain the faid lunatic and repay the interest of the monies, which must necessarily be borrowed to make the said repairs; and that it would be more for the interest of the faid lunatic and his heirs, that the faid estate fhould be fold: Therefore,