the powers given by this act, as fully and effectually as the said minor could do, were she of full age and personally acting in the business: Provided, that the said Peter W. Gallaudet, before he proceeds to sell and convey the same, shall give bond with sufficient surety to be approved by the judges of the orphans court, for the due and faithful performance of his trust in this behalf, and for the application of the purchase money within six months after the receipt of the same to the purchase of funded debt of the United States, or bank stock, to stand in the said minor's name, and to be for her use, which bond shall be filed in the office of the clerk of the orphan's court for the county of Philade phia.

SIMON SNYDER, Speaker
of the House of Representatives.

P. C. LANE, Speaker of the Senate.

APPROVED -- the twelfth day of January, in the year one thousand eight hundred and seven.

THOMAS M·KEAN.

CHAPTER V.

An ACT authorizing the Commissioners of Indiana County, to levy and collect County Taxes in the County of Jefferson.

WHEREAS, the commissioners of Westmoreland county have omitted in the last triennial assessment to assess county taxes on the county of Jefferson, in consequence of which omission, it is impossible by the existing laws, for the commissioners now elected for Indiana county, to make such assessment until the next triennial assessment: Therefore,

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 from and Commissionafter the pas ing of this act, the commissioners of Indiana coungers of the passing at the county of Jefferson, for the years, vy taxes with eighteen hundred and seven, and eighteen hundred and eight, in the county in the same manner and subject to the same regulations as the of Jefferson, commissioners of other counties within this commonwealth are 1807 & 1808. by law authorized to do, which proceedings shall have the like effect in law, as if the last triennial assessment had been duly made in the county of Jefferson aforesaid, at the time heretofore appointed by law, for that purpose.

SECT. II. And be it further enacted by the authority aforesaid,

of Jefferson,

That in case the inhabitants of any of the townships in the said county of Jefferson have neglected, or may hereafter neglect to in the county elect assessors or assistant assessors, the commissioners of Indiana county aforesaid are hereby authorized and required to aptheir powers, point the same; and the said assessor and assistants shall have full power and authority, and are hereby enjoined and required upon receipt of a precept or precepts, which shall be issued and directed to them by the commissioners of Indiana county, to proceed to take an account of all the taxable inhabitants within their respective townships or districts, and of all and every the articles, matters and things made taxable, and to value the same in the same manner and upon the same principles as is provided by the eighth section of the act to raise county rates and levies, passed April the eleventh, seventeen hundred and ninety-nine, and shall be subject to the like penalty for neglects, as is provided by the said act in other cases, which valuation shall be as effectual in law, to all intents and purposes as if the same had been duly made at the stated triennial assessment directed by law.

SIMON SNYDER, Speaker of the House of Representatives.

P. C. LANE, Speaker of the Senate.

Approved—the twelfth day of January, in the year one thousand eight hundred and seven.

THOMAS M·KEAN.

CHAPTER VI.

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A SUPPLEMENT to the act, entitled " An act to alter the Judiciary System of this Commonwealth," and to alter the time of holding the Courts of Common Pleas and Quarter Sessions, and Orphans Court in the County of Washington.

lu certain cases, in the court of errors and appeals where ahatements have or shall tiffs, or their representatives enabied to take out error, &c.

Section I. B^E 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 in all cases which were depending in the high court of errors and appeals at the term of July, one thousand eight hundred and five, and which since may have been abated, or hereafter may happen by the abate by the death of all or any of the plaintiffs in the said suits, death of Plain- the surviving plaintiff or plaintiffs, or the representatives of such viving Plain deceased plaintiff or plaintiffs, may take out a new writ of error, returnable to the said court, any thing in the act to which this is a supplement notwithstanding, and the judges composing the said court are hereby required to cause errors to be assigned new writs of and issue to be joined thereon, and the like proceedings to be had thereon as though the said writ of error had not abated.