reviewed by persons to be appointed by the court of sions of Butler county. Whose reing approved and confirmed shall be clerk of said court, transmitted to the secretary of the

commonwealth, &c.

court of quarter sessions of the county of Butler, be, and they are hereby authorized to appoint viewers to view that part of the state-road, lately laid out from Blair's Gap to the western boundary line of the state, beginning about thirty perches west quarter ses- of the twenty-fourth mile tree, and ending at the twenty-seventh mile tree; and if upon the report of the said viewers making any alteration in the route of the said road, the court portupon be should approve and confirm the same, a return of the lines of such alteration shall be filed in the office of the clerk of said court, and a duplicate thereof transmitted to the secretary of filed in the the commonwealth, and the said road so laid out, shall thereafoffice of the ter be part of the state-road aforesaid, and that part rendered unnecessary thereby, shall be vacated, and the expence of the and a dupli- viewers shall be paid by warrants drawn by the commissioncate thereof ers on the treasury of Butler county.

> SIMON SNYDER, Speaker of the House of Representatives.

> P. C. LANE, Speaker of he Senate.

APPROVED—the fourth day of April, in the year one thousand eight hundred and seven.

THOMAS M'KEAN.

CHAPTER LXXX.

An ACT to enable Henry Hawkins, guardian of Maria Bicker to sell certain real estate belonging to the said Maria.

THEREAS it hath been represented to the legislature, that Prudence Slater, deceased, devised to her children, Thomas, John, James, Ann, Elizabeth, Mary and Sibby, inter alia, two certain messuages and a lot of ground in the borough of Lancaster; that the aforesaid Elizabeth hath since died, leaving issue one daughter a minor, that the said property is unproductive and decaying for want of necessary repairs, and that it would be better for the said minor if the same were sold: Therefore:

The guar-Bicker authorized to vey her interest in two messuages ground in the borough of Lancaster.

Be it enacted by the Senate and House of Represen-SECTION L dian of Maria tatives of the Commonwealth of Pennsylvania, in General Assembly met, and it is hereby enacted by the authority of the same, That Henry sell and con-Hawkins, guardian of Maria Bicker, of the city of Philadelphia, is hereby authorized to sell and convey, for the best price that can be obtained, all the right, title, and interest of the said Maand a lot of ria Bicker to two certain messuages and lot of ground, situate in the borough of Lancaster, containing sixty-four feet four inches front on the east side of Prince-street, and extending two hundred and forty-five feet back, to an alley adjoining property. late of Jacob Metor, deceased, and others, and make such deed or other conveyance as shall sufficiently secure to the purchaser or purchasers, all the right, title and interest of the said Maria Bicker to the aforesaid messuages and lot of ground, and place the proceeds in some productive fund, for the benefit of said Said guar-Maria: Provided, The said Henry Hawkins before he proceeds dian first to to sell the said messuages and lot of ground, enter into recogni-cognizance zance in the orphans' court in the city of Philadelphia, for the for faithfully faithful performance of the duties and powers hereby granted. performing the trust.

· SIMON SNYDER, Speaker of the House of Representatives. P. C. LANE, Speaker of the Senate.

APPROVED-the fourth day of April, in the year one thousand eight hundred and seven.

THOMAS M'KEAN.

CHAPTER LXXXI.

An ACT to enable Samuel Jackson of Allegheny county, to sell and convey certain Land therein mentioned.

THEREAS it appears to the legislature that Samuel Jack-V son of the county of Allegheny, intermarried with a certain Susanna Reno, who during the intermarriage by reason of the father of the said Susanna dying intestate, became entitled to the seventh part of a certain tract of land in said county, situate, lying, and being in the township of St. Clair, containing three hundred acres more or less, that the said Susanna is since deceased, leaving issue one son now a minor, that all the other heirs have sold and conveyed their interest in the said tract of land to Pressly Nevill, and it is represented that the remaining undivided seventh part is unproductive, and it would be for the interest of the said minor that the same should be sold and vested in some productive fund: Therefore,

Section I. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in General Assembly Samuel met, and it is hereby enacted by the authority of the same, That thorized to Samuel Jackson, be, and he is hereby authorized to sell by pub- sell and conlic vendue to the best and highest bidder, after due notice, all vey the inthe right, title and interest of, in, and to the seventh part of the minor son in said tract of land herein before described, which during the in- a certain termarriage of the said Samuel and Susanna his wife became tract of land vested in the said Susanna, after the death of her father, under which he inthe intestate laws of this commonwealth, and to make and exe-his mother. cute a sufficient deed or deeds therefor to the purchaser or purchasers thereof, which deed or deeds shall fully and effectually