his warrant on the state treasury in favour of James Kerr, for Grant of 512 the sum of five hundred and twelve dollars, which shall be paid James Kerr out of any unappropriated money in the treasury, and shall be for the maindisposed of for the benefit and maintenance of Edward Chistedward seiden, in such manner as shall be thought most beneficial Chisselden. by the said James Kerr, his executor or executors, administra- Annual refor or administrators; and it shall be his duty to make an annual turn to be return to the orphans' court of Washington county, on oath or made on oath affirmation, how and in what manner he or they have executed or affirmation of the exethe trust in him or them confided by this act.

cution of the trust.

Courts of

SIMON SNYDER, Speaker of the House of Representatives.

P. C. LANE, Speaker of the Senate.

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

THOMAS MIKEAN.

## CHAPTER XCIII.

An ACT supplementary to the several acts of this commonwealth con- Whether cerning partitions, and for other purposes therein mentioned.

SECTION I. Ett enacted by the Senate and House of Representa-not. tives of the Commonwealth of Pennsylvania, in Ge- In case the neral Assembly met, and it is hereby enacted by the authority of the same, be minors That the courts of common pleas of the different counties in this the writs to commonwealth be, and they are hereby authorized to issue be served on writs of partition in all cases in which partition is demanded, of the guarlands, tenements or hereditaments in this commonwealth, owned If there be and held in jointenancy, coparcenary or in common, and whether no guardian the demandant or defendants be minors or of full age, and where one to be apa minor or minors is or are the defendant or defendants in any pointed. action of partition, the writ shall be served upon his, her or their examine tiguardian or guardians, or if he or she have no guardian, then tle and quanupon a guardian to be appointed for this purpose by the court, tity of plainor notice thereof given in the manner hereinafter directed, and and award a upon appearance of the parties, or on default being made, the writto make court shall proceed to examine the plaintiff's title and quantity partition. of his part or purpart, and accordingly as they shall find his to be given right or purpart to be, they shall give judgment, and award a previous to writ to make partition whereby such proportion or purpart shall the executibe set out in severalty, which writ being executed after ten days on of the, public notice, and the inquest of partition being returned and Return of infinal judgment thereupon entered, the same shall be good and quest and shall conclude all persons whomsoever, in the same manner as judgment though the parties were under no disability of age or otherwise, conclude all

common pleas authorized to issue writs of partition : the parties be miners or persons whomsoever, &c. and notwithstanding all persons concerned are not named in the proceedings, nor the title of the defendants truly set forth.

what time judgment by default may and a new partition awarded.

SECT. II. And be it further enacted by the authority aforesaid, How and in That if any defendant or other person against whom or against whose right or title, judgment by default be given, shall within the space of one year after the final judgment entered, apply to be set aside the court by motion where such judgment is entered, and shew a good and probable matter in bar of such partition, or that the plaintiff hath not title to so much as he hath recovered, then in such case the court may suspend or set aside such judgment and admit the party to appear and plead, and the cause shall proceed according to the due course of law; and if the court upon hearing thereof, shall adjudge for the plaintiff, then the said first judgment shall stand confirmed, or in case such defendant or other person shall within the time aforesaid appear and admit the plaintiff's title, part or purpart, and shew to the court any inequality in the partition, the court may award a new partition to be made in presence of all parties concerned, if they will appear, notwithstanding the return and filing upon record of the former, which said second partition returned and filed, shall be good and firm against all persons whomsoever.

Of the serof partition on defend ants residing where the lands liè. In case they the county. wealth, or beyond séas. In case the lànds lie in more than one county.

SECT. III. And be it, further enacted by the authority aforesaid, That where any of the defendants in any action of partition reside vice of writs in the county where the lands lie, service of the said writ shall be made upon them by the sheriff of the county or his deputy, by leaving a copy of the writ at his, her or their usual place of in the county abode, at least fifteen days before the return-day thereof; and when any of the said defendants reside out of the county where the lands lie, but within this commonwealth, service of the said reside out of writ shall be made upon them in like manner by the sheriff of the county where the lands lie, or his deputy; and where any of In case they the said defendants reside out of this commonwealth, or beyond reside out of the common- seas, a copy of the said writ shall be published in one public newspaper printed within or nearest to the said county, and in one daily newspaper of the city of Philadelphia, for the space of two months prior to the said return-day, which said publication shall be deemed and taken by the court, and it is hereby declared to be a good and effectual service of the said writ upon the defendant or defendants so residing out of this commonwealth: Provided always, That where the lands lie in more than one county, the service aforesaid shall be made by the sheriff of the county where the action is brought.

SECT. IV. And be it further enacted by the authority aforesaid, Pleas in a-That no plea in abatement shall be admitted or received in any batement not to be ad- suit for partition, nor shall the same be abated by reason of the mitted in death of any defendant. suits for partition.

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

That where equal partition in value cannot be made of any Proceedings share or purpart, the sheriff and inquest shall have power to where equal equalize such partitions or purparts, by valuing the purparts partition respectively, and to award that any one or more shares or pur- cannot be parts shall be subject to the payment of such sum of mo-made. ney, as shall be equal to the difference in value of any other share or shares, purpart or purparts, and shall return the same with their inquest, which sum or sums of money when final judgment shall be rendered on such writ of partition, shall be a lien on the lands or tenements which the inquest aforesaid shall have determined to be liable to pay the same.

SECT. VI And be it further enacted by the authority aforesaid, That when partition is made of an intestate's real estate and a In case the part is allotted to each of his children or representatives, in case widow of an there be a widow of the intestate living and entitled to a part of living and enthe said real estate during her life, it shall be the duty of the titled to part inquest or referees making partition to estimate the value of the of the real said part, and to apportion the same among the respective snares estate daof the children or representatives; and upon confirmation thereof her part to by the orphans' court, the same shall remain as a charge upon be valued the said shares, and the interest thereof shall be annually and and apporti-regularly paid to such widow, and may be recovered by action the children, of debt or by distress as rents are usually recovered in this &c. and the commonwealth; and where the estate of the intestate is divided interest into fewer parts than there are children or representatives, the thereof to be annually same proceedings shall be had to estimate and apportion the va-paid her; lue of the widow's purpart among the said parts, which shall re- and in case main a charge thereon, and the interest thereof shall be paid and there be fewer parts may be recovered as aforesaid; and upon the decease of any such than chilwidow, the whole value of the said purpart shall be distributed dren, &c. among all the said children or representatives in proportion to How the their respective shares, according to law.

SECT VII. And be it further enucied by the authority aforesaid, share shall That where the estate of an intestate is divided into a fewer num- be distributber of parts than there are children or representatives, and any ed on her death. one or all of the said parts is or are refused to be taken by the children or representatives, the like proceedings shall be had to Proceedings sell the parts so refused, as is directed in case of an appraisement where the estate of an of the whole, in and by an act passed the second day of April, intestate is one thousand eight hundred and four, entitled "A further Sup- divided into plement to the act entitled "An act directing the descent of in- fewer parts testates' real estates and distribution of their personal estates, and are reprefor other purposes therein mentioned"; and any such sale or sentatives, sales heretofore made by the decree of any orphans' court, is, and any one and are hereby ratified and confirmed.

or all of the said parts is

SECT. VIII. And be it further enacted by the authority aforesaid, or are refus-

an appraisment or partition of an estate into fewer parts than there are children, the orphans' court authorized to offer the same to any of the children, &c.

In case of That in order to give the younger children, or representatives of an intestate, an opportunity of accepting or refusing the estate of the intestate, in case of an appraisement or partition into fewer parts than there are children or representatives, the orphans' courts\* of the different counties of this Commonwealth are hereby authorized, upon application, to grant a rule upon any of the children or representatives, to come into court within a certain time, and to accept or refuse the same; a copy whereof shall be served upon the party personally, ten days before the return thereof in case he, she or they reside within the county, or if they reside out of the county, a copy of the rule shall be published in at least one news-paper printed in the proper county, or if there be none therein, then in some adjacent county, and in one daily news-paper of the city of Philadelphia, for the space of one month before the return thereof; and in case he, she or they do not come in, according to the said rule, and accept or refuse, the court shall and may direct the same to be offered to the next child or representative in order.

Such as accept the estate lying in one county, not to have a preference as to lands county.

SECT. IX. And be it further enacted by the authority afor esaid, That where any person shall die intestate, after the passing of this act, leaving lands or tenements in more than one county in this Commonwealth, if after inquisition held, any of the legal representatives of such intestate shall accept of the real estate upon the valuation thereof, in any one county, such person in any other shall not have the right of preference, or elect to take the real estate, or any part thereof in any other county, until all the other heirs or legal representatives shall refuse to take the same at such valuation.

where the pesonal estate of a minor is not sufficient for his maintenucation.

Sect. X. And be it further enacted by the authority aforesaid, Proceedings That where it shall be made to appear to the orphans' court, that a minor child or children, is or are possessed of real estate, but is or are not possessed of personal estate, adequate to the maintenance and education of such minor child or children, then, and in every such case, the orphans' court of the county where ance and ed. the real estate lies, shall allow the guardian or guardians of such child or children, to make public sale thereof, or of so much of the said real estate upon the best computation they can make of the value thereof, as the said court shall judge necessary for the purposes aforesaid, and to make a title thereto to the purchaser: Provided alguays, That the guardian or guardians aforesaid, shall, before they proceed to convey, give bond with sufficient surety to the orphans' court, to dispose of the proceeds of sale for the use of the said minor or minors, and to invest within six months from the receipt of the same, so much thereof, if any there be, as shall not be immediately required in good real or other securities for the same use.

SECT. XI. And be it further enacted by the authority aforesaid, \* " court" in the original.

That where any person or persons shall hereafter die, having How the unmade and executed any testament and last will, and shall not sidues of therein have disposed of the residue of his or her personal es-personal estate, the executor or executors therein named, shall distribute such tates are to undisposed of residue to and among the next of kin, agreeably to be distributed by executive intestate laws of this Commonwealth; but nothing in this sections. tion contained shall be construed to affirm or deny the right of any Proviso. executor or executors to such undisposed of residue prior to the passing of this act.

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

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

THOMAS M·KEAN.

## CHAPTER XCIV.

An ACT authorizing certain persons to sell and convey a tract of Land, the property of West-Caln Township, in the County of Ches-

THEREAS it hath been represented to the legislature, V that a certain Abraham Dawson, did by his last will and testament, bequeath to the inhabitants of West-Caln township. Chester county, a certain tract of land containing thirty-two acres and an half, for the use of the poor of the said township, on condition of their paying to his executors the price of patenting the same: And Whereas it appears that this condition has been complied with, and that in consequence of the establishment of a county poor house, the poor are supported at the general expence of the county; it is therefore just and reasonable that the profits arising from the said tract of land, should now be applied to relieve the burthens of the said inhabitants in repairing their roads and highways, and as it appears that the land in its present state is unproductive, and that it would be more for the benefit of the said township, that it should be sold and the price invested in some productive fund for the use aforesaid: 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 A tract of James M'Clellan and Hugh Thompson, esquires, are hereby au-land bethorized and empowered to sell and dispose of the aforesaid tract Abraham of land, with its several rights, privileges and appurtenances, as Dawson of soon as the same can conveniently be done, either by public or Chester