[161]

SECT. II. And be it further enacted by the authority aforesaid. Former pro-That the like proceedings may and shall be had, and the same ccedings and remedies used to give possession of the lots, granted by law to remedies rethe inspectors of the prison in Philadelphia, by virtue of this vived in faact, and of the thirteenth section of the act, of which this is a- inspectors of mendatory, as might or could be had or used to obtain posses- the prison of sion of the said lots if the same continued to be the property of Philadelphia.

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 MCEAN.

CHAPTER XCVI.

An ACT granting a sum of money to the Trustees of the Union Academy of Doylestown, in the county of Bucks, for the use of said Academy.

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 the sum of eight hundred dollars be, and the same is A grant of hereby granted to the trustees of the Union Academy of \$800 to the Doylestown, to assist and enable them to finish said academy, demy of to be paid by a warrant to be drawn by the Governor on the Doylestown. State-treasurer, out of any unappropriated money in the statetreasury.

SECT. II. And be it further enacted by the authority aforesaid, Poor chil-That there shall be admitted into said academy, any number of dren may be poor children who may at any time be offered, in order to be taught taught gratis: Provided, The number so admitted shall at no gratis. Limitation time exceed three, and that none of the said children shall con- of the numtinue to be taught gratis more than one year.

> SIMON SNYDER, Speaker of the House of Representatives.

of the number to be admitted at one time, &c. of the period for tuition.

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 XCVII.

An ACT granting a tract of donation land to the heirs of John Allen.

TTHEREAS it has been represented to the legislature, that John Allen, late of Morris county, in the state of New Jersey, served as a soldier, enlisted for and during the war, in the first regiment of Pennsylvania, for upwards of three years; that at the battle of York-town he received a wound, in consequence of which he was sent to the general hospital, from whence he obtained an honourable discharge dated twentysecond January, one thousand seven hundred and eighty-two, signed by lieutenant colonel F. Mentges; and it also appears that the said John Allen never received donation land, to which he was justly entitled : Therefore,

SECTION I. Be if 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 the land officers of this Commonwealth, be, and they are hereby authorized and required to issue a patent for two hundred acres of donation land, to the heirs of the said John Allen.

A grant of donation land to the heirs of John Allen.

> 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 XCVIII.

An ACT for the protection of Livery Stable keepers, and Inn keepers within this Commonwealth.

SECTION I. BE it enacted by the Sen ite and House of Representa-tives of the Commonwealth of Pennsylv inia, in Ge-

Livery of a lien ori them: If not paid within 15 days after demand, or in case of removal from the stable, the horse may be sold to pay the expences of keeping.

neral Assembly met, and it is hereby enacted by the authority of the same, That from and after the passing of this act, all livery stable horses to be keepers and ihn keepers within this Commonwealth, shall have a lien upon any and every horse delivered to them to be kept in their stables, for the expence of the keeping; and in case the owner of the said horse or horses, or the person who delivered them for keeping to the keeper of the livery-stable or inn keepers, shall not pay and discharge the said expence, provided it amount to thirty dollars, within fifteen days after demand made of him personally, or in case of his removal from the place where such livery-stable or inn is kept, within ten days after notice of the amount due, and demand of payment in writing left at his last place of abode, the livery-stable keeper or inn keeper, may cause the horse or horses aforesaid, to be sold at public sale according to law, and after deducting from the amount of sales,