CHAPTER MDCXLVIII.

A SUPPLEMENT to the dct, entitled " An Act to authorize the Receiver-General of the Land-Office to carry monies received into act, chap that office since a given period, for lands sold, and which have not act, chap. been nor shall be secured to the purchasers, to the credit of such see notes to purchasers, or their assigns, in payments already due, and here-vol.2, page after to become due, to the commonwealth, for the purchase of any lands within the same." any lands within the same."

SECT. 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 so Repeal of so much of the second section of the act, entitled "An Act to authorize invasatiows the Receiver-General of the Land-Office to carry monies received in balances due to that office since a given period, for lands sold, and which have not als m the available to that office since a given period, for lands sold, and which have not als m the to that office since a given period, for lands sold, and which have not als m the to that office since a given period. been nor shall be secured to the purchasers, to the credit of such pur- Land Office. chasers, or their assigns, in payments already due, and hereafter to become due to the commonwealth, for the purchase of any lands within the same," passed on the twenty-ninth day of March, one thousand seven hundred and ninety-two, as authorizes the allowance of interest upon the sum and sums of money, or balances, carried to the credit of any person or persons by virtue of the above mentioned act, from the time of the original payments to the time of the credit being applied for and made, shall be, and the same is hereby declared to be repealed, and made void: Provided nevertheless, and it is here- Provided by further enacted by the authority aforesaid, That where such sum or sums of money have been paid, or such balances have become due, prior to the passing of this act, interest shall be allowed upon the said sum and sums of money, or balances, from the time of making the original payments, respectively, until the day of the passing of this act, and no longer.

SECT. 11. And be it further enacted by the authority aforesaid, Balances when for That, from and after the first day of January, in the year of our feited. Lord one thousand seven hundred and ninety-five, all and every person and persons, who shall not previously apply for, and procure a credit to be entered in the books of the Receiver-General, for any such sum and sums of money, or balances, aforesaid, shall be thenceforth for ever barred and excluded from all claim, right or title thereto, and to every part and parcel thereof, and from any benefit or advantage which could or might have been obtained, by, from or under the said recited act; and all such sum and sums of money, or balances, and the right and claim thereto, shall thence become and be for ever forfeited and cancelled.

Passed 6th March, 1793 .- Recorded in Law Book No. V. page 52

CHAPTER MDCXLIX.

An ACT directing the sale of certain islands in the river Susquehanna.

WHEREAS it is represented to the General Assembly, that (Scenotes to there are certain islands in the river Susquehanna, and the several vol.2 page vol.2 page

1793.