CHAPTER MMXXXV.

AN ACT TO VEST IN THE HEIRS OF WILLIAM RANKIN, DECEASED, SUCH PART OF HIS FORFEITED ESTATE, AS HATH NOT BEEN SOLD FOR THE USE OF THIS COMMONWEALTH.

Whereas it has been represented to the legislature that a small portion of the estate of William Rankin, deceased, forfeited by his attainder, has never been sold or seized on behalf of the commonwealth, and William Webb has prayed that the same may be vested in the heirs of the said William Rankin. Therefore:

[Section I.] (Section I, P. L.) 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 all right, title and interest, property, claim and demand, whatsoever, which the commonwealth has in, to and out of such parts of the estate, real and personal, of the said William Rankin, forfeited by his attainder aforesaid, as hath not been heretcfore seized, sold, aliened, or otherwise disposed of, by and on account of the public, shall be, and the same is hereby, granted, conveyed, assigned and set over, unto the heirs, executors, administrators and assigns of the said William Rankin, forever, as if the attainder of said William Rankin had not taken place.

Passed March 28, 1799. Recorded L. B. No. 6, p. 365. ²Chapter 1627.