1801] The Statutes at Large of Pennsylvania.

the authority of the same, That the supervisors of the roads of the township of the Northern Liberties shall regulate, or cause to be regulated, all the streets, lanes and alleys within that part of the said township described in and by the act to which this is a supplement, conformably to the regulation which is or may be established by said act, for the footways thereof, and shall pave or cause to be paved passageways of at least four feet in breadth across the same, in a line with the several footways paved on the sides thereof, and also all the gutters crossing the same, and the expense thereof shall be allowed to the said supervisors in the settlement of their accounts.

[Section II.] (Section II, P. L.) And be it further enacted by the authority aforesaid, That, from and after the passing of this act, if any person shall wilfully ride, lead or drive any horse, or shall drive any cart, wagon or other carriage on or over any of the paved footways of the aforesaid streets, lanes or alleys, every such person shall, for each offence, forfeit and pay any sum not exceeding two dollars, to be sued for and recovered before any justice of the peace, the one moiety or half part to be paid to the overseers of the poor of the said township, for the use of the poor thereof, and the other half to the person who shall sue for the same.

Passed February 12, 1801.

CHAPTER MMCLXXXI.

AN ACT TO EMPOWER AND AUTHORIZE THE BOARD OF HEALTH TO DISPOSE OF CERTAIN PROPERTY ON STATE ISLAND, AND FOR • OTHER PURPOSES.

[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 the board of health be, and they are hereby, empowered and authorized to sell the lazaretto on State island, and the ground therewith reserved and therewith occupied, and appropriate the proceeds to the completion of the new one now erecting on Tinicum island.

Passed February 14, 1801.

CHAPTER MMCLXXXII.

AN ACT SUPPLEMENTARY TO AN ACT, ENTITLED, "AN ACT TO PRE-VENT INTRUSIONS ON LANDS WITHIN THE COUNTIES OF NORTH-AMPTON, NORTHUMBERLAND AND LUZERNE," PASSED THE ELEV-ENTH DAY OF APRIL, ONE THOUSAND SEVEN HUNDRED AND NINETY-FIVE.

[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 in all trials on indictments for taking possession of, entering, intruding, or settling on any lands founded on the act to which this act is supplementary, proof that the person indicted entered into, intruded, settled on, or was in possession of the said land before the time of finding the said indictment, shall be sufficient to convict such person of the offence charged in the indictment, unless the said person indicted shall prove that he or she entered upon, took possession of, or settled on such land before the time of the passing of the said act, to which this is supplementary, or that he or she had, at the time of his or her entering into, taking possession of, or settling on such land, a good and bona fide title to such land, derived from or under this commonwealth, or the proprietors of Pennsylvania before the revolution.

[Section II.] (Section II, P. L.) And be it further enacted by the authority aforesaid, That if any person shall be convicted of a second offence against the act to which this act is supplementary, on an indictment for taking possession of, entering, in-