ers, for the faithful expenditure of the sums which shall come to their hands respectively; and when the work of any section of the said waters shall be completed, or the money expended, an account of the expenditures and of the work done, shall be rendered to said managers, who shall then allow such commissioner a reasonable compensation for his services; or may, in the first instance, agree as to the compensation to be received.

Section X. (Section X, P. L.) And be it further enacted by the authority aforesaid, That in case of the death, resignation, or refusal to serve, of the treasurer, or of any commissioner named in this act, the governor is hereby authorized and empowered to appoint such person as he shall deem proper to supply any such vacancy.

Approved February 18, 1805. Recorded in L. B. No. 10, p. 64.

## CHAPTER MMDXLVIII.

> AN ACT TO ENABLE ELIZABETH TRAVIS, WIDOW, AND ADMINISTRATRIX OF ALL AND SINGULAR THE GOODS AND OHATTELS, RIGHTS AND CRIDDTS OF JOHN TRAVIS, LATE OF THE CITY OF PHILADELPHIA, MERCHANT, DECEASED, TO EXECUTE THE TRUSTS OF A CERTAIN DEED THEREIN MENTIONED.

Whereas John Travis, late of the city of Philadelphia, merchant, by deed duly executed, dated the thirtieth day of October, in the year of our Lord one thousand eight hundred and one; which said deed for the greater certainty thereof is recorded in the Rolls Office of this Commonwealth, in commission book No. 2 page 244. \&c. did declare as follows; that is to say: "Whereas I, the said John Travis, as one of the partners of the firm of Nathaniel and Falkner Phillips and Company, of Manchester, merchants, and as agent to the house of John and Jeremiah Naylor, of Wakefield, in the island of Great Britain, merchants, have obtained and acquired divers tracts of land and other estate, situate in the United States, in security for the payment of divers debts or sums of money to the said firms respectively owing: And whereas in case of my death, prior to the final settlement of the transactions for which the same
were acquired, confusion and difficulty might arise in distinguishing the respective interests of the said firms, I the said John Travis, for the prevention thereof, and for other purposes, do make and execute this declaration of trust, and proceed therein to designate all the estate whatsoever which I now hold in security aforesaid, and also the debts for which the same were taken:" And the said John Travis, by the said deed, did accordingly designate and specify the estate so held as aforesaid, and also the debts for which the same were taken, as by the said deed may at large appear: And whereas Elizabeth Travis, widow and administratrix of the said John Travis, hath represented to the legislature, that the said John Travis, hath lately died intestate, not having finally settled the partnership transactions and agencies aforesaid, and that the legal title to the said property and estate hath, by the law of this commonwealth, vested in her son, an infant of very tender years, who is legally incompetent to execute and discharge the trusts attached thereto, and that it would be inconvenient and injurious to all parties concerned, to delay the settlement of the partnership transactions and agencies aforesaid, during a long minority, and that such final settlement cannot take place without a sale of the property so held in trust, and has humbly requested that a law may be passed to enable her, the said Elizabeth Travis, to execute the trusts of the said deed: And the truth of the premises satisfactorily appearing to the legislature, and it being reasonable to comply with the request of the said Elizabeth Travis: 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 Elizabeth Travis, of the city of Philadelphia, widow and administratrix of John Travis, late of the said city, merchant, deceased, shall and may, and she is hereby authorized and empowered, at the request of the parties interested and concerned therein, to execute the trusts of a certain deed, executed by the said John Travis in his lifetime, dated the thirtieth day of October, in the year of our Lord one thousand eight hundred and one, and recorded in the
rolls office of this commonwealth, in commission book, No. 2. page 244 , \&c., so far as relates to any estate or property in the said deed specified and contained within this commonwealth, and, upon such request as aforesaid, to sell and dispose of the same in fee simple, or otherwise, according to the estate which the said John Travis had and held in the same, or to vest the same in other trustees, for the purposes aforesaid, as may be most advantageous for all the parties concerned therein, so that the said Elizabeth Travis may be enabled, by the proceeds of any sale or sales of the said trust, estate or other disposition thereof, finally to settle and adjust the partnership transactions of the house of Nathaniel and Falkner Phillips and Company, and the agencies of the said John Travis to the house of John and Jeremiah Naylor, according to their respective interests therein.

Approved February 18, 1805. Recorded in L. B. No. 10, p. 67.

## OHAPTER MMDXLIX.

AN ACT FOR THE MORE EFFECTUAL PREVENTION OF EXCESSIVE AND DECEITFUL GAMING, AND TO PREVENT UNLAWFUL SALES OF CHANCES OF LOTTERY TICKETS, AND TO PREVENT INSURING FOR OR AGAINST THE DRAWING OF SUCH TICKETS.

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 from and after the passing of this act, all and every person who shall, by himself, herself, or themselves, or by any other person or persons, or for his, her, or their own account, or for or on the account, or as the servant, agent or factor of any person or persons, sell, or cause or procure to be sold the chance or chances of any ticket or tickets, in any lottery or lotteries, allowed, or which shall hereafter be allowed, by the laws of this commonwealth, or any share or shares thereof, for a day or a part of a day, or any less time than the whole time of drawing, in any such lottery then to come; or insure, or cause or procure any other

