ground, number four hundred and thirty-seven, situate in the borough of Pittsburgh, as the same two lots and half lot are mentioned, bounded and described in the indenture aforesaid, (recorded in the office for recording of deeds in and for the county of Westmoreland, the twenty-seventh of March, one thousand seven hundred and eighty-eight), be, and the same is hereby vested in and confirmed to "The ministers, church wardens and vestrymen, of Trinity Church in Pittsburgh," and their successors forever, to remain unalienable for and as a burial ground for the said congregation.

Approved March 21, 1806. Recorded in L. B. No. 10, p. 332.

## CHAPTER MMDCLXXXIX.

AN ACT FOR THE RELIEF OF DANIEL SHARP.

Whereas it apears that Barbara Conoway died in the city of Philadelphia, in the year of our Lord one thousand eight hundred and two, leaving property, which for want of known heirs or kindred was escheated to this commonwealth. And whereas, it further appears by satisfactory testimonials that the aforesaid property consisting of a lot of ground in the said city, containing in front on Zane street, twenty feet by forty-six feet in depth southward, subject to an annual ground rent of fifty shillings, and a sum of money amounting to twenty-two pounds five shillings and seven pence, was intended to have been conveyed by will to Daniel Sharp, of the said city, as her heir, but that the said Barbara being seized with a fit of apoplexy, died before the said will could be executed, and as it is but just and reasonable that the rightful person should possess the said property.

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 said Daniel Sharp, be,

and he is hereby entitled to and may and shall possess the aforesaid property, in as full a manner and to all intents and purposes, as if the said conveyances had been executed by the said Barbara: Provided always, that if at any time hereafter it shall appear that there are lawful heirs to the aforesaid property, then the said Daniel Sharp, his heirs, executors, administrators or assigns, or any of them, shall forthwith render up the said property to such proper heirs or their legal representatives, without any let or hindrance whatsoever.

Approved March 21, 1806. Recorded in L. B. No. 10, p. 333.

## CHAPTER MMDCXC.

AN ACT FOR THE RELIEF OF ADAM KOCH.

Whereas it has been represented by petition supported by documents sufficiently satisfactory to this legislature, that Adam Koch, now an inhabitant of the county of Berks, entered into the late revolutionary war at its commencement, under the command of captain M'Clellan, in the ninth Pennsylvania regiment, commanded by colonel Nagle; that he was dangerously wounded in the head, at the battle of Brandywine by a musket ball, which entered below his right eye and passed out below his right ear; that he was afterwards hurt at the building of West Point Fort; and that the former injury periodically affecting his intellects, together with the latter encreasing the infirmities of age, he is unable longer to support himself: And whereas it is but just and reasonable that a person thus injured in public service should be supported at public expense: 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 Adam Koch, be, and he is hereby entitled and allowed, to receive an annuity of forty dollars during his natural life, commencing on the first day of