

Section IV. (Section IV, P. L.) And be it further enacted by the authority aforesaid, That all prizes not demanded within twelve months next after the publication of the list of prizes, as aforesaid, shall be considered and deemed as relinquished for the benefit of the objects of the lottery.

Approved February 15, 1808. Recorded in L. B. No. 11, p. 171.

CHAPTER MMCMXIV.

AN ACT TO ENABLE JOSEPH MARSHALL AND WILLIAM MARSHALL, TO SELL AND CONVEY THE REAL ESTATE OF ANDREW MARSHALL, LATE OF HAMILTON TOWNSHIP, FRANKLIN COUNTY, DECEASED.

Whereas it hath been represented that Andrew Marshall of the township of Hamilton, and county of Franklin, died seized of certain lands and tenements, and by his last will and testament, did bequeath all his lands and tenements subject to the payment of certain legacies therein mentioned, unto his five sons, to wit: Joseph, William, Samuel, John and Andrew, them, their heirs and assigns forever. And whereas it appears that it was the intention of the testator, that if a majority of his sons should agree to sell his lands after his decease, that they should have power to sell and convey the same; but it appears that the intention of the testator is not fully expressed in said will, so that doubts have arisen whether a majority of his sons as aforesaid have sufficient power delegated to them by said will to sell and convey the same. And it further appears that Samuel, one of said sons, has since died intestate and without issue, and likewise that John, another of said sons, has likewise died intestate, leaving lawful issue, to wit: Three sons and one daughter, all of whom are minors. And whereas it appears that it would be to the advantage of all the parties concerned, that said land should be disposed of by sale. And whereas Joseph Marshall, William Marshall and Andrew Marshall, the three surviving sons of said Andrew Marshall have prayed the legislature to authorize the sale of the said lands, agreeable to what appears to have been the intention of the testator: 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 it shall and may be lawful for Joseph Marshall and William Marshall, two of the executors and surviving sons of said Andrew Marshall deceased, either by public or private sale, to sell and convey all the right, title and estate, which the said Andrew Marshall, the testator had at the time of his decease to any lands and tenements, lying and being within this commonwealth, and the sale and conveyances made by the said Joseph Marshall and William Marshall to any purchaser or purchasers shall be as good and available in law, as if the same had been made by said Andrew Marshall, the testator in his lifetime, the proceeds of which sale shall go in the same manner and proportion and to the same persons or their legal representatives, as is directed by the last will and testament of the aforesaid Andrew Marshall: Provided, that before the said Joseph Marshall and William Marshall shall proceed to sell the said lands, they shall enter into bonds with sufficient surety to be approved of by the orphans court, of the county of Franklin, to the register of wills, for the said county for the due execution of the trust hereby reposed in them, and for the faithful approbation of the proceeds of the said sale, agreeably to the intention and directions of the testament and last will of the said Andrew Marshall, deceased.

Approved February 15, 1808. Recorded in L. B. No. 11, p. 172.

CHAPTER MMCMXV.

AN ACT TO DECLARE MASQUERADES AND MASQUED BALLS TO BE COMMON NUISANCES, AND TO PUNISH THOSE WHO PROMOTE OR ENCOURAGE THEM.

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