George Wunder, a lot of land in Abington township, Montgomery county, of about seven acres, with the appurtenances on which the said George Wunder made considerable improvements, but the said Jonas Heverstrite died intestate, before executing a deed of conveyance to the purchaser, and no article of agreement being signed by the parties: For remedy whereof,

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 Heverstrite, and Thomas Shoemaker, administrators to the estate of Jonas Heverstrite, deceased, are hereby authorized to make and execute a good and sufficient title to George Wunder, his heirs and assigns, for a lot of land, situate in Abington township, and county of Montgomery, containing seven acres and three perches with the appurtenances, as the same is meted and bounded, which title shall be as available in law, as if it had been made by the said Jonas Heverstite in his lifetime.

Approved March 26, 1808. Recorded in L. B. No. 11, p. 232.

CHAPTER MMCMLXXII.

AN ACT DECLARING THE MARRIAGE OF SAMUEL HAMM AND MARY HAMM, (LATE MARY BEERBROWER), TO BE FRAUDULENT, NULL AND VOID.

Whereas it has been represented to the legislature, that Samuel Hamm, of York county, was by duress and intimidation, under the semblance and color of legal authority, and without his free and voluntary consent induced to enter into a marriage contract with a certain Mary Beerbrower, and with whom the said Samuel Hamm, utterly refused to live after marriage: Therefore,

Section I. (Section I, P. L.) Be it enacted by the Senate and House of Representatives of the Commonwealth of Penn-

sylvania, in General Assembly met, and it is hereby enacted by the authority of the same, That the marriage of the said Samuel Hamm and Mary Hamm, be, and the same is hereby declared to be void and annulled to all intents, constructions and purposes whatsoever; and they are hereby respectively declared to be separate, set free and totally discharged from the matrimonial contract; and from all duties and obligations arising therefrom, as fully, effectually and absolutely to all intents and purposes, as if they had never been joined in matrimony, or by any other contract whatsoever, any law, usage or custom to the contrary notwithstanding.

Approved March 26, 1808. Recorded in L. B. No. 11, p. 232.

CHAPTER MMCMLXXIII.

AN ACT SUPPLEMENTARY TO AN ACT, ENTITLED "AN ACT TO ERECT THE TOWN OF CANNONSBURG, IN THE COUNTY OF WASHINGTON, INTO A BOROUGH." (1).

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, the inhabitants of the Borough of Cannonsburg in the county of Washington, who are entitled to the privilege of electors, by the act to which this is a supplement, shall hold their annual election for Borough officers, on the third Friday in March, in each and every year, any law to the contrary notwithstanding.

Approved March 26, 1808. Recorded in L. B. No. 11, p. 233. Note (1). Chapter 2244; 17 Statutes at Large, p. 74. See also former supplement to original act; Chapter 2796; Supra this volume, p. 434.