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sylvania, in General Assembly met, and it is hereby enacted by the authority of the same, That the sum of forty dollars, be, and the same is hereby granted out of any unappropriated money in the treasury to be paid to John Maloney or his lawful attorney immediately after the passing of this act, on a warrant to be drawn by the governor on the state treasurer, and that an annuity of forty dollars be granted for the use of the said John Maloney, to commence the first of January, one thousand eight hundred and eight, and to be paid half yearly to Samuel White of the borough of Lancaster, his executor or executors, administrator or administrators, his or their lawful attorney, on warrants to be drawn by the governor on the state treasurer as aforesaid, which annuity shall be expended by the said Samuel White, his executor or executors, administrator or administrators, his or their lawful attorney, in providing clothing, diet, and lodging for the said John Maloney: And it shall be and hereby is made the duty of the said Samuel White, his executor or executors, administrator or administrators, his or their lawful attorney, to make an annual return to the orphans' court of Lancaster county upon oath or affirmation, how and what manner he or they have executed the trust in him or them confided by this act.

Approved March 28, 1808. Recorded in L. B. No. 11, p. 261.

CHAPTER MMMXI.

AN ACT FOR THE RELIEF OF THE HEIRS OF CHRISTOPHER WALT-• HOUR, SENIOR, DECEASED.

Whereas it hath been represented to the legislature by John Brandon, Dolly Walthour and Martin Ashbaugh, administrators of the estate of Christopher Walthour, junior, deceased, and by John Brandon, Casper Walthour and James Irwin, who were appointed a committee to take care of the person and estate of Catharine Walthour, a lunatic: That Christopher Walt-

hour, senior, of Westmoreland county, died intestate, leaving lawful issue six children, to wit: Michael, Joseph, Catharine, Casper, Barbara (intermarried with John Fritchman) and Christopher seized in his demesne as of fee of, in and to the following real estate, to wit: in the county of Westmoreland one tract of land containing two hundred and fifty acres with a grist mill erected thereon, situate on Brush creek adjoining. lands of John Irwin and others: Also one other tract of land. containing three hundred acres adjoining the said John Irwin. and others: Also one other tract of land containing three hun-, dred acres, adjoining the tract last mentioned: Also in Allegheny county one other tract of land containing three hundred and thirty-four acres, situate on the Allegheny river, called the lower tract; and also one other tract of land containing two hundred and ninety-two acres and an half, called the upper tract adjoining the tract last mentioned; which said five several tracts of land being valued by men for that purpose, by the parties amicably chosen, and by them for the convenience and advantage and agreeably to the wish of the said heirs partitioned the same into six shares: That the orphans' court of Westmoreland county, and the orphans' court of Allegheny county, ordered that the partitions so made in the said counties should be, and remain firm and stable forever: And previous to the execution of releases between the heirs of the said Christopher Walthour, senior, deceased, of the estates to them so as aforesaid allotted, Christopher Walthour, junior, died intestate, and Catharine Walthour became a lunatic, by reason of which premises the heirs and representatives of the, said Christopher Walthour senior, labor under great inconvenience for want of complete legal'titles for the several estates to them apportioned as before mentioned: 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 the administrators aforesaid, or the survivor or survivors of them for and in behalf of the heirs and legal representatives of the said Christopher

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Walthour, junior, deceased, and the committee aforesaid, or the survivor or survivors of them for and in behalf of the said Catharine, are hereby authorized and empowered to execute releases or such other instruments of writing as may be deemed sufficient to vest the several estates aforesaid in the heirs aforesaid agreeably to the partition and allotment thereof made: And the said administrators or the survivor or survivors of them and the said committee or the survivor or survivors of them, are hereby authorized and empowered to receive from the heirs aforesaid, and from each other, such releases or other instruments of writing as may be sufficient to vest in them in trust for the use of those whom they respectively represent, complete legal titles in the estate allotted them by the courts aforesaid.

Approved March 28, 1808. Recorded in L. B. No. 11, p. 262.

CHAPTER MMMXII.

AN ACT MAKING APPROPRIATIONS FOR THE IMPROVEMENT OF SUNDRY STATE ROADS IN THIS COMMONWEALTH.

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 sum of seven thousand five hundred dollars, be, and the same is hereby appropriated for the purpose of improving the following state roads, that is to say; For improving the state roads in the county of Bedford, three thousand two hundred dollars, to be applied to the following roads in the following proportions, to wit: Six hundred dollars for making the stage road from the top of the North mountain to M'Connelstown; four hundred dollars for making the road from M'Connelstown to Reamor's at the east side of Sidling hill; three hundred dollars for making the road to the top of the mountain at the nailor's shop; four hun-