gregation may think proper and direct, and to apply the interest arising therefrom annually, in aid of their voluntary contributions, towards the support of the officiating minister of said church for ever.

ISAAC WEAVER, junior, Speaker of the House of Representatives.

SAMUEL MACLAY, Speaker of the Senate.

Approved—April the fecond, 1802:
THOMAS McKEAN, Governor
of the Commonwealth of Pennsylvania.

CHAPTER LXVI.

An ACT authorifing executors and administrators, in certain cases, to convey lands sold by their decedents by order of Orphans' Court.

WHEREAS, it fometimes happens, that administrators who fell real estates of intestates, pursuant to an order of orphans' court, die before any conveyance is made; and that inconveniences have been thereby experienced by purchasers: For remedy whereof,

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in General Assembly met, and it is bereby enacted by the authority of the same, That in

Where an ad- in all cases hereafter, where a sale shall be duly fells the estate made according to law, by virtue of an order of of his inteflate orphans' court, enabling the administrator of or any part or any part thereof, under any intestate, to make fale of the real estate of an order of or- fuch intestate or any part thereof; and the adphans' court, phans court, and dies before ministrator felling the same, under such order, a deed is made, shall happen to die before a deed of conveyance the adminiis made to the purchaser or purchasers, it shall strator de bonis non or the be lawful, to, and for an administrator " Of the executor or 66 goods not administered on" of such intestate administrator when fuch administration shall be granted, to of the first administrator and for the executor or administrator of the perempowered to fon or persons so dying, to make and execute to convey to the purchaier. the purchaser or purchasers of any such cstate, a deed or deeds of conveyance for the fame.

Similar cases occurringherefor.

Sec. 2. And be it further enacted by the authority aforefaid, That in all cases where a sale tofore provided hath been heretofore duly made, in pursuance of an order of orphans' court, of the real estate of any intestate, and the execution of the neceffary deed or deeds of conveyance, hath been prevented by the death of the party legally authorised to make sale, and so making sale thereof, it shall be lawful, to, and for an administrator "Of the goods not administered on" of fuch intestate, when fuch administration shall be granted for the executors or administrators of fuch party, to make and execute to the purchafer or purchasers, the necessary deed or deeds of conveyance, for the estate so fold as aforesaid.

Sec. 3. And be it further enacted by the au-In what cases thority aforesaid, That in all cases where any the sherisf of the county shall administrator or administrators, having fold lands convey. by order of orphans' court, as aforefaid, shall die intestate, not having executed a conveyance thereof, and no person shall within three months thereafter, be appointed administrator "Of the ee goods "goods not administered on," or apply and be appointed to administer the estate of such administrator or administrators so dying as aforesaid, it shall thereupon be the duty of the orphans' court of the proper county, on petition to be presented by the purchaser, setting forth the original proceedings, under the order of court, to direct the sheriff of the county, for the time being, to make and execute the necessary deed or deeds of conveyance to such petitioner.

Sec. 4. And be it further enacted by the authority aforefaid, That every deed made in pur-of conveyan-fuance of, and agreeably to the provisions of ces made in this act, shall vest the property therein described pursuance of in the grantee, as fully and effectually, as if the same had been made by the person or persons, who may hereafter sell or heretofore have sold, any such estate circumstanced as aforesaid.

ISAAC WEAVER, junior, Speaker of the House of Representatives.

SAMUEL MACLAY, Speaker of the Senate.

Approved—April the fecond, 1802:
THOMAS McKEAN, Governor
of the Commonwealth of Pennsylvania.

CHAPTER LXVII.

An ACT to erect the township of Brecknock and part of the township of Cocalico, in the county of Lancaster, into a separate election district.

Section 1. BE it enacted by the Scnate and House of Representatives of the Commonwealth of Pennsylvania, in General Assembly