CHAPTER LXIX.

An ACT to dissolve the marriage contract between John Kunius and Bathsheba his wife, late Bathsheba Troth.

THEREAS, John Kunius of Germantown, in the county of Philadelphia, by his petition to the legislature hath represented that on the twenty-sifth day of July, one thousand eight hundred, he was lawfully joined in marriage, with Bathsheba Troth his present wife; that it hath fince appeared that the faid Bathsheba, previously to any connection or acquaintance between her and the faid John, was got with child and was pregnant at the time of faid marriage; of which child the faid Bathsheba was delivered, on the twenty-fecond day of September, in the same year; and now stands charged by the grand inquest of the commonwealth, enquiring for the county of Philadelphia, with having on the faid twenty-fecond day of September, killed and murdered the faid infant; and that on the twenty-seventh day of the faid month of September, the faid Bathsheba, (probably to avoid the punishment due to the enormity of her crime) deserted the house of the faid John, nor hath he fince feen her, neither doth he know precifely where she is; but believes her to be secreted somewhere in her native state of New-Jersey: And whereas, from fundry documents of the fupreme court of this commonwealth,

commonwealth, dated January the second, Anno Domini, one thousand eight hundred and two, the foregoing statement of facts, hath been fatisfactorily proved to the legislature; and all the judges of the faid court have specially recommended an application for redrefs, by the faid John to the legislature, in the following words, to wit: The court are clear-ly of opinion, that no relief can be granted the petitioner, within the provisions of the act of affembly; at the fame time, the circumstances of the case are of so peculiar and distressing a nature, that they conceive it a very proper occasion, for the interposition of the legislature, and recommend the petitioner to prefer his petition for relief to the legislature, in order that the only relief which can constitutionally be granted, may be afforded: And whereas it is but just and reasonable, that an injured and innocent person, should be releafed from all legal ties, with a person of such depravity of mind, and fo abandoned and deftitute of all the sympathetic feelings of human nature: Therefore,

Section 1. 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 marriage the marriage of the said John Kunius and Bath-of John Kunius and Bath-of John Kunius, be, and the same is hereby de-sheba Kunius, clared to be void and annulled, to all intents 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, as if they had never been joined in matrimony; any Vol. V.

law, usage or custom, to the contrary not-withstanding.

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

SAMUEL MACLAY, Speaker of the Senate.

APPROVED—April the fecond, 1802:
THOMAS M'KEAN, Governor
of the Commonwealth of Pennfylvania.

CHAPTER LXX.

A FURTHER SUPPLEMENT to the act, entitled "An Act to establish the Judicial Courts" of this Commonwealth."

Section 1. DE it enucled 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 president and judges of the court of common pleas, in the ty empowered to hold adjourned county of Berks, shall be authorised, and they are hereby required, to hold adjourned courts of common pleas in the said county, for trying and arguing civil causes, to continue each one week, to wit: On the sirst Monday in March; on the first Monday in June; and on the second Monday in December, annually.

Limitation of thority aforefaid, That this act shall continue