

commanded by general Hazen, as a soldier from Pennsylvania, at the close of the revolutionary war, and that he has received two wounds in his arm which at this time add to the infirmity of his age; Therefore,

SECT. I. *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 forty dollars be, and the same is hereby granted to Jacob Dodridge to be paid immediately after the passing of this act to him or his order, out of any money in the treasury not otherwise appropriated, and that an annuity of forty dollars be granted for the use of Jacob Dodridge for life to be paid to Daniel Udree of Berks county, his executor or executors, or his or their lawful attorney, to commence the first day of January, one thousand eight hundred and eleven, and to be paid half yearly to the said Daniel Udree, or his executor or executors, administrator or administrators, or his or their lawful attorney, out of any money in the treasury not otherwise appropriated; which annuity shall be expended by the said Daniel Udree, his executor or executors, or his or their lawful attorney, in providing clothing, and diet for the said Jacob Dodridge; and it shall be and is hereby made the duty of the said Daniel Udree, his executor or executors, administrator or administrators, his or their lawful attorney, to make an annual return to the orphans' court of Berks county, on oath or affirmation, how, and in what manner he or they have executed the trust in him or them confided by this act.

Donation of forty dollars granted to Jacob Dodridge and forty dollars annuity, payable half yearly to Daniel Udree.

How to be appropriated.

Annual report to be made to the orphans' court.

JOHN WEBER, *Speaker*
of the House of Representatives.

P. C. LANE, *Speaker of the Senate.*

APPROVED—the twenty-third day of January, one thousand eight hundred and eleven.

SIMON SNYDER.

CHAPTER XIV.

An ACT to dissolve the marriage contract of Philip J. G. De Franqueen and Elizabeth his wife, and to legitimate the son of the said Elizabeth, with Joseph Gorgan Le Clerc.

WHEREAS Elizabeth Le Clerc has represented by her petition and made it appear by due proof, that on the fifth day of April, in the year of our Lord one thousand seven hundred and eighty-eight, she was lawfully married to a certain Philip J. G. De Franqueen, that she lived and cohabited with him from the time of their marriage until the first day of May, in the year of our Lord, one thousand seven hundred and ninety; that on the day last aforesaid the said Philip J. G. De

Franqueen departed for Europe; that soon after his arrival in Europe he wrote to his said wife that he did not mean to return, and in answer to several letters repeated the same declaration, accompanied with an intimation that he considered all connexion between them at an end, and she must thenceforth provide for herself; that the said Elizabeth Le Clerc thought herself at liberty to form a new matrimonial connexion, and accordingly was some time after married to a certain Joseph Gorgan Le Clerc with whom she lived as his wife until the time of his death, and became the mother of two children, one of whom, a son is still living, and the said Elizabeth Le Clerc being now advised that her second marriage was illegal and void, and the issue of it illegitimate, and being without relief from the ordinary exercise of judicial authority has applied by her petition to the legislature to divorce her from the said Philip J. G. De Franqueen, and to legitimate the issue of her marriage with Joseph G. Le Clerc, and it seems right and reasonable to grant her request; Therefore,

SECT. I. *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 of Elizabeth Le Clerc with Philip J. G. De Franqueen, be, and the same is hereby declared to be null and void, and that the issue of the said Le Clerc and Elizabeth his wife is hereby declared to be legitimate to all intents and purposes, as fully and effectually, as if no such first marriage had ever taken place; *Provided always,* that the right or interest heretofore vested in consequence of the death of Joseph Gorgan Le Clerc to any person or persons shall not be affected by the provision of this act.

The marriage contract between Elizabeth Le Clerc and Philip J. G. De Franqueen dissolved.

Issue legitimated.

Provided.

JOHN WEBER, *Speaker*
of the House of Representatives.

P. C. LANE, *Speaker of the Senate.*

APPROVED—the twenty-third day of January, one thousand eight hundred and eleven.

SIMON SNYDER.

CHAPTER XV.

A SUPPLEMENT to an act entitled “An act in confirmation of a partition made of certain lands in Lycoming county.”

WHEREAS it hath been represented to the legislature by Hannah Bowne, Joseph Byrd, James Byrd, and Robert Pearsall, executors of the last will and testament of Samuel Bowne, one of the persons named in the act, entitled “An act in confirmation of a partition made of certain lands in Lycoming