amount of princi- tent within two years from the date of the certificate or certipal and interest
due at the end of ficates so as aforesaid held, as is directed by the before menthe said two
years, until the
debt is discharge
interest which may have become due at the end of two years,
ed. as aforesaid, to the principal, and on the aggregate amount interest shall be charged by the said officer until the debt shall be paid,

> 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 XIX.

An ACT granting a sum of money to William Blakeney, a soldier in the revolutionary war.

WHEREAS it satisfactorily appears to the legislature, that William Blakeney, of Beaver county, performed sundry services in the revolutionary war, for which he has not received

any compensation; Therefore,

SECT. 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 100 dollars grant state treasurer shall pay the sum of three hundred dollars to ed to William Blakeney, out of any unappropriated money in the for his services. treasury of this commonwealth, in full, as principal and interest, for his services in the revolutionary war.

JOHN WEBER, Speaker of the House of Representatives. P. C. LANE, Speaker of the Senate.

APPROVED—the sixth day of February, one thousand eight hundred and eleven.

SIMON SNYDER.

## CHAPTER XX.

An ACT authorizing William Mears and John Ritter, executors of the last will and testament of George Easterly, deceased, to sell and convey a certain lot of ground therein mentioned.

WHEREAS it appears by a certificate from the register for the probate of wills and granting letters of administration

from the county of Northumberland, that there is due to William Mears, and John Ritter, executors of the last will and testament of George Easterly, deceased, twenty-three pounds, six shillings, and ten pence; Therefore,

SECT. 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 Wil- william Mears liam Mears and John Ritter, executors of the last will and tes- and others authorized to sell a tament of George Easterly, deceased, be, and they are hereby lot of land. authorized to sell and convey a certain lot of ground situate in the town of Hughsburgh, late the property of the aforesaid George Easterly, deceased, bounded on second-street, and on south-street in said town, containing about three quarters of an acre; Provided, That the said William Mears and John Rit-Proviso ter shall, before they proceed to sell and convey the aforesaid lot of ground, enter into recognizance with sufficient security before the court of common pleas of Northumberland county, faithfully to execute the trust reposed in them, and to apply the surplus money, (if any,) arising from said sale, in the manner directed by the said testator in and by his last will and testa-

JOHN WEBER, Speaker of the House of Representatives. P. C. LANE, Speaker of the Senate.

APPROVED—the sixth day of February, one thousand eight hundred and eleven.

SIMON SNYDER.

## CHAPTER XXI.

An ACT to authorize Jacob Winrott, executor of the estate of Adam Knouff, deceased, to convey a lot of land therein described, to George Burgesser.

WHEREAS it appears that Adam Knouff, late of Germany township, in the county of Adams, deceased, did in his lifetime, sell unto George Burgesser, a certain lot or piece of land, being part of the plantation on which the deceased then lived, containing one acro and one hundred and one perches, neat measure, for the sum of sixty-seven dollars and fourteen cents; but there is no written evidence of the contract, nor is there any receipt for payment of the purchase money; yet it has been satisfactorily made appear, that such contract and a part of the payment has been made, and as the executor aforesaid is not authorized by the will to convey the same, and the existing laws not giving authority to the courts under such circumstances to complete the title; Therefore,