

the guardian of Catharine Felty, a minor daughter of John Felty, is hereby authorized to release to Abraham Ream, Isaac Ream, Daniel Ream, Jacob Palmer and Barbara his wife, John Parthemer and Esther his wife, and Elizabeth Berringer, all the interest and claim of the said Catharine Felty, in and to lots numbered one, two, four, five, six, and seven, of a tract of land situate in Lower Paxton township, Dauphin county, bounded by lands of Jacob Berringer, the heirs of William Maclay, Henry Hare, and others, containing forty-seven acres and one hundred and thirty-three perches.

JACOB HOLGATE, *Speaker*  
of the *House of Representatives*.

JOHN TOD, *Speaker of the Senate*.

APPROVED—the eleventh day of March, one thousand eight hundred and fifteen.

SIMON SNYDER.

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CHAPTER XCIV.

A SUPPLEMENT to an act, entitled “An act to erect the town of Chambersburg, in the county of Franklin, into a borough.”

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 burgesses, town council, high constable, street and road commissioners, who have been elected to serve the last preceding year in the several offices to which they have been appointed, shall continue to hold and exercise all the powers, and perform all the duties by them heretofore held, agreeably to the provisions of the act aforesaid, until the next succeeding annual terms of electing such officers, and no longer. Officers to exercise original powers.

SECT. II. *And be it further enacted by the authority aforesaid,* That in case of death, resignation, refusal to accept, neglect or refusal to act after acceptance, of any of the said offices, the burgess, or in case of his absence or inability to act, or when he refuses or neglects to act, then any of the members of the town council shall advertise and hold an election in manner as provided by the aforesaid act, to supply such vacancy, giving at least ten days notice thereof, by advertisements set up at four of the most public places in said borough. Election in case of vacancies.

SECT. III. *And be it further enacted by the authority aforesaid,* That it shall be the duty of the street and road commissioners, and they are hereby authorized and required to proceed to collect and apply all taxes which have been or may hereafter be assessed agreeably to the provisions of the act to which this is a supplement, in the same manner, and for the same purposes, as the supervisors, under the general road laws for improving the roads and highways within the several counties of this commonwealth, is provided. Collection and application of taxes.

SECT. iv. *And be it further enacted by the authority aforesaid, That it shall and may be lawful for the burgess and town council to choose or appoint a proper person, to collect the taxes that may be assessed on said borough, any thing in the aforesaid act to the contrary notwithstanding.*

JACOB HOLGATE, *Speaker*  
of the *House of Representatives.*

JOHN TOD, *Speaker of the Senate.*

APPROVED—the eleventh day of March, one thousand eight hundred and fifteen.

SIMON SNYDER.

### CHAPTER XCV.

An ACT confirming the titles of William Mitchenor, and others, to certain lots in the village of Charleston, in Lancaster county.

WHEREAS, it has been represented to the legislature, that Joseph Charles, Christian Binkley, and John Habacker, and Barbara Hartman, were the owners of three lots, forming a square of one hundred and eighty feet, fronting upon Market street, and lying in length, adjacent, and parallel with Lancaster street, in the village of Charleston, in the county of Lancaster, which the owners agreed, for mutual accommodation and valuable consideration, by parole, to change, in their scites, so as to give each lot the same front in Lancaster street which it had on Market street, assigning to Joseph Charles the lot lying on the corner formed by Lancaster and Market streets, of sixty feet front on Lancaster street and one hundred and eighty feet in depth on Market street, to an alley, and the lot adjacent thereto, of like front and depth, to Christian Binkley, and the lot adjacent thereto, to John Habacker and Barbara Hartman, as tenants in common, the possession of which was delivered over accordingly, the purchase money being principally paid, and considerable improvements made on two of three lots, but the said Joseph Charles and Barbara Hartman died intestate, before the exchange was completed by deeds or other writings therefor, and the said Charles Binkley having sold to William Mitchenor, by parole, and received part of the consideration money: 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 lot changed and assigned as aforesaid, to Joseph Charles, be vested in Daniel Musser, Isaac Kaufman and Abraham Charles, administrators of Joseph Charles, deceased, and the survivor of them, in fee, in trust to and for the use of the legal representatives of the said deceased, that the lot assigned as aforesaid to Christian Binkley, and which he sold to the said William Mitchenor, be vested in William Mitchenor, in fee, and that the lot assigned as aforesaid to John Habacker and Barbara Hartman, be vested as to one moiety*