tives of the Commonwealth of Pennsylvania, in General Assembly
met, and it is hereby enacted by the authority of the same, That
the governor be, and he is hereby authorised and required to
besubscribed shares of stock in said company, and as soon as the said road is
reported to be completed, as required by the act to which this
is a supplement, the governor is further authorised and required
to draw his warrant on the state treasurer, in favor of the said
company, for the whole amount of stock which is hereby authorised to be subscribed.

SECT. II. And be it further enacted by the authority aforestock to be said, That the subscription and payments authorised to be made vested in the by virtue of this act, shall, for every share subscribed and paid, vest in the commonwealth all the rights, estates and conduments appertaining to a share or shares held by individual stockholders, and as often as a dividend shall be declared by the directors, the proportion thereof due to the state, shall be paid by the trea-

surer of said company for the time being, into the treasury of the commonwealth.

REES HILL, Speaker of the House of Representatives.

JOHN TOD, Speaker of the Senate.

Approved—the twenty-eighth day of February, one thousand eight hundred and sixteen.

SIMON SNYDER.

CHAPTER LXVII.

An ACT directing the sale of certain lots in the towns of Beaver and Allegheny.

James Alexander et alias directed to sell Beaver town lots.

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 James Alexander, Guion Greer and James Logan, or any two of them, be, and they are hereby directed and empowered to sell at public sale, in the borough of Beaver, on the first Monday of November next, and continue from day to day until the whole shall be sold all the remaining town lots yet the property of this commonwealth in the borough of Beaver, in the county of Beaver, excepting those heretofore reserved for public uses, public notice of the time and place of the sale being previously given by said commissioners, or a majority of them, in at least two weekly newspapers for four weeks successively before the day of sale; and upon the day appointed for the sale of said lots, the said commissioners, or a majority of them, shall attend and publish the conditions of said sale, which shall be as follows, viz-

One half of the purchase money shall be paid into the treasury conditions of of the state previous to the third Tuesday of December, one sale thousand eight hundred and sixteen, the remaining half on or before the third Tuesday of December, one thousand eight hundred and seventeen.

Sect. II. And be it further enacted by the authority aforesaid, That as soon as the whole sum bidden for any lot or lots tents may sold under the direction of this act, shall have been paid into issue. the treasury, a patent or patents shall be issued to the purchaser or purchasers of the same: Provided, That should such purproviso. chaser or purchasers of lots sold as aforesaid, refuse or neglect to pay the purchase money aforesaid, and take out their patents Duty of sewithin one year after the time herein specified, it shall then be cretary of the duty of the secretary of the land office, on the application of land office. any other person or persons, and on the payment by them of the sum due on such lot or lots, to issue a patent or patents to such person or persons, which shall vest a title or titles in them as fully and effectually as though such person had been the original purchaser.

SECT. III. And be it further enacted by the authority afore-said, That the surveyor general shall transmit to the deputy Duty of sursurveyor of said county, a draft of the lots aforesaid, directing veyor general him to lay off the same, marking the boundary of each lot, and when thus laid off, to deliver to the commissioners named in the first section of this act, a complete draft thereof, and the said commissioners, on the completion of said sale, shall made a complete statement thereof, containing the number of the lot, the person or persons to whom sold, and the amount for which the same was sold, and transmit the same to the secretary of the land office on or before the third Tuesday of December, one thousand eight hundred and sixteen, which statement shall be signed and certified by said commissioners, or a majority of them.

SECT. IV. And be it further enacted by the authority aforesaid, That each of said commissioners shall receive a sum of Compensatwo dollars for each day they shall necessarily spend in per-tion of comforming the duties aforesaid, and all reasonable expenses for missioners. advertising and selling, to be paid by the state treasurer on the

settlement of their accounts.

Secr. v. And be it further enacted by the authority aforesaid, That in all cases where lots in the town of Allegheny have
become forfeited to the commonwealth, or when no specific mode of Allegheny,
is pointed out, by the existing laws, to make sale of such in or board of proout lots in said town, it shall be the duty of the board of pro-perty may
perty to ascertain the just value of said lots, and grant them to grant them,
any person who may apply, and when the applicant pays the
purchase money and fees into the treasury, a patent or patents
shall be issued for the same: Provided, That when any person Proviso.
or persons may have erected any building or buildings on any
of the said lots, they shall, in all cases, have the preference in
the purchase thereof, by complying with the provisions of this
act, if application be made within twelve months after the said

lots shall have been valued, and such lot or lots shall be valued as if no buildings had been erected thereon.

> REES HILL, Speaker of the House of Representatives.

> JOHN TOD, Speaker of the Senate.

APPROVED-the fifth day of March, one thousand eight hundred and sixteen. SIMON SNYDER.

CHAPTER LXVIII.

A SUPPLEMENT to an act, entitled "An act vesting in the corporation of the city of Philadelphia, for the use of the city, a certain lot of ground therein described."

WHEREAS, by the act to which this is a supplement, a certain lot of ground, situate on the south side of Lombard street, between Ninth and Tenth streets, in the city of Philadelphia, was granted to the corporation of the said city, as a burial ground for interring deceased strangers, which lot hath been but partially used, the said corporation having appropriated for the like purpose other grounds belonging to the said city, in consideration thereof:

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 a certain lot of ground, situate on the south side of Lombard Lotofground street, between Ninth and Tenth streets, in the city of Phila-

vested in cor-delphia, which was granted by the act to which this is a supplement, as a burial ground for interring deceased strangers, be, poration. and the same hereby is vested in the corporation of the mayor, aldermen and citizens of Philadelphia, to and for the use of the said corporation, in fee simple: Provided always, That the said corporation shall, within one year next after the passage of this Proviso. act, purchase and appropriate for the purpose of a burial ground for the interment of deceased strangers, and such other persons who may not have been in communion with any religious society at the time of their decease, in some convenient situation between Delaware and Schuylkill, not more than one mile from

tent to the said lot on Lombard street.

REES HILL, Speaker of the House of Representatives.

JOHN TOD, Speaker of the Senate.

Approved—the fifth day of March, one thousand eight hundred and sixteen.

the limits of the said city, a lot of ground double at least in ex-

SIMON SNYDER.