mare, horse or gelding, within any county of this common-Reward to wealth, on the conviction of the person so apprehended, shall the person be entitled to the reward of twenty dollars for apprehending who shall the person, who shall have been convicted of stealing any pursue and mare, horse or gelding as aforesaid, and six cents for every apprehend mile necessarily travelled in pursuit of the offender: Provi-charged with ded, That the reward offered by this act, shall in no wise ex-horse steat-clude the person or persons entitled to such reward from being. ing competent witnesses.

Sect. 2. And be it further enacted by the authority aforesaid, That it shall be the duty of the court within any cound duty of the ty aforesaid, before which any person or persons are convict-court. ed of the crime of horse stealing, to enquire whether any, and if any, who is the person or persons entitled to receive the above rewards, and if more than one person, then in what proportion the said sum or sums ought to be paid to them, and to direct the clerk of said court to certify the Commission-same, with the name or names of the claimants to the comers of the county in which the owner of the horse, for the amare or gelding resides, who are hereby directed and enmount of mojoined to draw their warrant on the treasurer of said county, ney certified, in favor of the said claimant or claimants, for the amount so certified, all which shall be done free of all costs and charges to the said claimant or claimants, under the provisions of this act.

JOHN GILMORE, Speaker of the House of Representatives,

WILLIAM MARKS, Junior,

Speaker of the Senute.

Approved—March the fifteenth, one thousand eight hundred and twenty-one.

JOSEPH HIBSTER.

## CHAPTER LXI.

## A SUPPLEMENT

Yo an act, entitled "An act erecting part of Cumberland county into a separate county, to be called Perry."

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 all certioraries directed to, or appeals from the judgment of justices of the peace, where the parties reside within that part late of Cumberland county, and now erected into a separate county called Perry, which may have been returned into the court of common pleas of Cumberland county, at any time after the twenty-second day of March, one thousand eight hundred and twenty, shall be transferred to the court of common pleas of Perry county, and shall be considered as pending in said court, and shall be proceeded on in like manner as if the same had been originally brought In said court.

> JOHN GILMORE, Speaker of the House of Representatives.

WILLIAM MARKS, Junior. Speaker of the Senate.

Approved-March the afteenth, one thousand eight hundred and twenty-one.

JOSEPH HIESTER.

## CHAPTER LXII.

## AN ACT

To enable Samuel Baird, one of the administrators of John Baird, to convey certain lands therein mentioned.

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 Samuel Baird, one of the administrators of John Samuel Baird, be, and he is hereby authorised and empowered to administrator make and execute a good and sufficient deed of conveyance of John Baird in fee simple, to Jacob Wenemiller, of York county, for a certain plantation and two tracts of land, situate in Hopewell township and county aforesaid, adjoining lands of Frederick Orwick, Charles Waltemyer, David Waltemyer and Samuel Baird, containing in the whole one hundred and seven acres more or less, which said deed of conveyance when made and executed, and proved or acknowledged according to law, shall be of the same force and effect, to pass and vest the estate above described in the said Jacob Wenemiller, as if Adam Baird the co-administrator with the said Samuel, had in pursuance of an order of the court of common pleas of York county, joined with the said Samuel in said conveyance.

to execute a deed, &c.