to a certain tract of Land confirmed.

SECTION I. BE itenacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in General As-Title of Man sembly met, and it is hereby enacted by the authority of the same, ning Martain That all and singular the above described tract of land, with the appurtenances acquired by the said Manning Martain, by his said patent made to him by the commonwealth, bearing date the ninth day of April, in the year one thousand seven hundred and ninety-nine, shall be, and remain as firm and valid in law and equity to all intents and purposes whatsoever, as if the said Manning Martain had previously thereto taken and subscribed a declaration of his intention to become a citizen of the United States.

> JAMES ENGLE, Speaker of the House of Representatives P. C. LANE, Speaker of the Senate.

Approved—the twenty-third day of February, one thousand eight hundred and nine.

SIMON SNYDER.

C: 0: 43 CHAPTER XXIII.

An ACT to enable the Administrators of Basil Brown, late of the county of Fayette deceased, to convey certain lots of ground in and near the town of Brownsville, to the purchasers thereof.

TATHEREAS it appears that Basil Brown, late of the county of Fayette, deceased, owner and proprietor of part of the town of Brownsville, in the county aforesaid, did in his life-time sell and contract to convey to sundry persons, several lots of ground in and near the town aforesaid, of which sales or contracts there are no written evidences sufficient to enable the administrators of the said deceased to fulfil the same, and to make and execute deeds to the purchasers of the said lots of ground consistent with

the existing laws of this commonwealth: Therefore,

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 Basil Brown and Wilks Brown, administrators of the estate of Administra- Basil Brown deceased, be, and they are hereby authorized and tors of Bssil empowered by sufficient deed or deeds in law, to convey, release and assure to the purchaser or purchasers, or to the heirs or asthorized con-signs of the purchaser or purchasers of any lot or lots of ground in or near the town of Brownsville, in the county of Fayette, from the said Basil Brown, in his life time, for which no written evidence exists sufficient to enable the said administrators to execute Brownsville such deed, consistent with the existing laws of this commonwealth, in the Coun- all the right, title, interest, property and estate whatsoever, in

oeased auvey certain Lots of Land in and near the town of

law or equity, which the said Basil Brown had in his lifetime, to the said lot or lots of ground respectively, with the appurenances, where it shall satisfactorily appear that the purchase money thereof has been or shall be duly paid, which deed or deeds when executed by the said administrators, shall be as effectual in law to all intents and purposes as if the said Basil Brown had fully executed the said contracts, and conveyed to the said purchaser or purchasers the said lot or lots of ground respectively, in his life-time, subject nevertheless to the payment of such ground rents as the said Basil Brown reserved on the said lot or lots of ground respectively: And provided, That the said deeds pectively to respectively be executed with the approbation of the orphans be approved court of the said county of Fayette, and that su h execution and by the orapprobation be entered on the records of the said court.

JAMES ENGLE, Speaker of the House of Representatives. P. C. LANE, Speaker of the Senate.

APPROVED—the twenty-third day of February, one thousand eight hundred and nine. S. MON SNYDER.

CHAPTER XXIV.

An ACT to change the name of Lewis Dorleans to Lewis Emery. WHEREAS it has been represented by Lewis Dorleans, of the city of Philadelphia, that by the permission of Law. the city of Philadelphia, that by the permission of Lewis Emery, he has deemed it expedient, and has agreed to change his name from Lewis Dorleans to Lewis Emery, and he has prayed the legislature to sanction and confirm the said change of name: Therefore for reasons satisfactorily appearing to the legis-

SECT. I. BE it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is bereby enacted by the authority of the same, That Lewis Name of Dorleans of the city of Philadelphia, shall henceforth be called Lewis Borand known by the name of Lewis Emery, and by the same name leans changshall be able and capable in law to sue and be sued, grant ed to I ewis and receive, and do all other legal acts as effectually to all intents and purposes as he could have done by his former name, if no change had been made therein.

JAMES ENGLE, Speaker of the House of Representatives. P. C. LANE, Speaker of the Senate.

APPROVED—the twenty-third day of February, one thousand eight hundred and eight. SIMON SNYDER.