same, That upon due proof being made before the Orphans' John Sharp court in and for the county of Beaver, that John Sutton, late authorized of Beaver county, in his lifetime, contracted to sell to the said to execute a William Wilson, one hundred acres of land, and to Joshua title for certain lands in Beer, twenty-four acres and one half acre of land in the town- Beaver counship and county aforesaid, by the oath or affirmation of one or ty. more credible witnesses, and that the terms of said contract have been faithfully complied with by the said William Wilson and Joshua Beer, respectively, a record whereof shall be made by the clerk of said court, at the expense of said purchasers, John Sharp, the administrator of the estate of John Sutton, deceased, who died intestate, not having completed the titles to said lands to the said William Wilson and Joshua Beer, in his lifetime, shall, and he is hereby authorized to make and execute to the said William Wilson and Joshua Beer respectively, a sufficient deed for the land by them respectively contracted for with the said John Sutton in his lifetime, which deeds shall vest the titles to the said lands in the said purchasers respectively in fee simple, as fully, and to all intents and purposes, as if the said John Sutton, in his lifetime, had made and executed the same to the said William Wilson and Joshua Beer respectively, in pursuance of the said contracts, had and made between the parties aforesaid.

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

APPROVED—the twenty-second day of March, one thousand eight hundred and nine.

SIMON SNYDER.

CHAPTER XLVI.

An ACT laying a tan on Dogs in certain Counties, and for other purposes.

SECT. I. RE 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, Commission-That it shall be the duty of the commissioners of the city and ers of cercounty of Philadelphia, and of the counties of Bucks, Chester, tain counties Montgomery and Delaware, and they are hereby required to to cause recause an accurate return to be taken annually by the assessors of turn to be the several townships, wards or districts within their respective them by the counties, of all dogs upwards of one month of age, owned or possessed township asby any person or persons within their respective townships, wards sessors of or districts, particularly noting the number owned or possessed of dogs in by each person and kept about any one house; and when the said their respeccommissioners shall have so ascertained the number of dogs tive town-

Tax to be aforesaid, they shall levy and cause to be collected annually from ally upon all covery person or persons owning and possessing one dog, twentypersons own. five cents, and for every second dog kept about the same house, one dollar; and for every additional dog, two dollars, by the coling dogs. To be collected by the time and in the same manner the county rates and levies are collectors—five lected, for which the said collector shall be allowed five per centum per cent. alout of the money so collected. And it shall be the duty of the their trouble. county treasurers to keep separate accounts of the money arising County treat from the tax on dogs, and the said money shall be and hereby is surer tokeep appropriated as a fund for remunerating the inhabitants of the a separate account of said counties respectively, for any loss they shall sustain after the tax paid the passing of this act, by sheep being destroyed by a dog or to him under dogs, except the tax arising by this act within the city of Philadelphia, the township of the Northern Liberties and the district of this act. To be appro- Southwark, which shall be paid by the collectors to the treasuthe remune rer of the guardians of the poor, and by them appropriated for the support of the poor of the said city, township and district.

SECT. II. And be it further enacted by the authority aforesaid, ration of such as may have sustain. That when any inhabitant of the counties aforesaid shall have ed damage. That when any inhabitant of the counties aforesaid shall have had any sheep destroyed by a dog or dogs, he or she may apply by dogs. In the City, to the appraisers appointed by this act, and they or any two of Northern them are hereby authorized and required to view and ascertain Liberties the damage sustained by the owner of such sheep destroyed as and Southwark, tax to aforesaid, and when they shall have ascertained the legality of be for the the claim and the damages so sustained, they or any two of support of them shall certify the same under their hands and seals to the the poor. Damages to commissioners of the county, who shall draw their warrant on be appraised the treasurer of the county for the amount so certified to be paid and certified to the county out of the fund arising from the tax on dogs; but if there shall commission not be sufficient money in the treasury belonging to the said ers, who are fund, then the said warrant shall be kept by the person in whose to drawtheir favour it shall have been drawn, and be paid out of the first warrant money that shall come into the treasury belonging to said fund. upon the county treasurer for the That the persons elected to audit and settle the accounts of the amount, paysupervisors of the highways in the several townships, wards and able out of the fund ari districts, shall be, and they are hereby appointed appraisers of the damage done by dogs within their respective townships, sing under this act. Auditors of wards or districts, and shall have full power and authority to examine any person that shall appear before them, respecting the the township accounts to be premises upon oath or affirmation, to be by them administered. ship ac-SECT. IV. And be it further enacted by the authority aforesaid, the appraisers of dama- That every dog kept or staying about any house shall be deemed ges done by sufficient evidence of ownership to authorize the assessor to redogs. turn the person inhabiting said house as the owner or possessor Dog staying of such dog, and any person sending his or her dog from house about any to house, or from place to place in order to evade the said tax,

shall be liable to pay double tax therefor, and every dog not re-house, suffiturned shall be deemed to have no owner, and may be lawfully cient evi-

killed by any person seeing him running at large.

SECT. V. And be it further enacted by the authority aforesaid, for the as-That if any dog shall be seen worrying sheep, it shall be lawful for sessor to any person seeing the same to kill such dog, or if any dog shall inhabitants have been known to worry sheep, and information thereof begiven of the house, to the owner of such dog, if he does not kill or cause him to be kil-Penalty on led, he shall make full compensation for all damage done by said to evade the dog, and any person seeing said dog running at large, may law-tax. Any dog not fully kill him.

SECT. VI. And be it further enacted by the authority aforesaid, may be kil-That the surplus money remaining in the treasury of the aforesaid led by any counties on the first day of May annually (after deducting what person with may probably be wanted before another tax can be collected) impunity.

Dog detectarising from the tax on dogs, shall be applied by the commission-ed in worryers of said counties in purchasing a number of Marino rams and ing sheep, ewes of the full blood, which shall be placed by them in the most may be kilconvenient places in the said county for the benefit of the far-led, mers; and every farmer shall have liberty to send three ewes to sing to make some one ram in said county to continue with him for one compensaweek free of expence, except a reasonable compensation for pastion for dam-age done by turage. The ewes of the full blood shall be kept with some ram his dog, the of the same full blood, and the male product thereof shall be said may be placed at one year old in some other convenient place in the killed if runcounty for the benefit of the farmers aforesaid; and the female surplus fund product to be kept with the ram of the full blood in order to in- after paying crease the stock and keep the blood pure. And whenever damages, the commissioners of any county shall be of opinion that such propriated to breed of sheep shall have so increased as to render it proper to the purchase dispose of any part thereof, they may sell so many of them as of Marino they shall think proper, for the best price that can be obtained sheep, &c. for the same, (always giving the farmers of their respective coun-placed in difties the preference); and the product arising from such sales, ferent parts together with the surplus funds arising from the tax on dogs, shall of the counbe applied in procuring some other approved breed of sheep, to commodabe placed in their respective counties in manner aforesaid; or for tion of those the importation from Europe or elsewhere, the most approved who are disbreed of cattle to be placed in their respective counties for the posed to benefit of the farmers, in the same manner as is provided for Rams when sheep.

S.CT. VII. And be it further enacted by the authority aforesaid, in the coun-That the return of the number of dogs taken in the county of ty to have Delaware under on att named the same of the number of dogs taken in the county of ty to have Delaware, under an act passed the tenth day of April, one thou- of other pursand eight hundred and seven, entitled "An act authorizing the chasers. commissioners of Delaware county to lay a tax on dogs", shall be Provision as valid to all intents and purposes as if taken under the provi-

ownership

sold, farmers

cing other approved breed of sheep or cat-Provision relating to a law passed for Delaware county, of April 10, 1807.

sions of this act, and the said recited act is hereby repealed and made void.

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

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

SIMON SNYDER.

CHAPTER XLVII.

An ACT granting a sum of money to Catharine Shibe for services rendered by her late husband in the revolutionary war.

X 7 HEREAS it appears that Matthias Shibe, late of Lancaster county, deceased, served as a soldier in the late revolutionary war, and that for six months service which he served in captain Roman's company, in the year one thousand seven hundred and seventy-six, neither the petitioner nor his family have received any compensation, and as the petitioner is aged and infirm: 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, \$40 granted That the governor be, and he is hereby authorized to draw his to Catharine warrant on the State-treasurer in favour of Catharine Shibe, widow of Matthias Shibe, deceased, for the sum of forty dollars, to be paid out of any unappropriated monies in the treasury.

Shibe.

JAMES ENGLE, Speaker of the House of Representatives ..

P. C. LANE, Speaker of the Senate.

APPROVED—the twenty-third day of March, one thousand eight hundred and nine.

SIMON SNYDER.

******* CHAPTER XLVIII.

A SUPPLEMENT to the Act entitled " An Act for the consolidation and amendment of the laws as far as they respect the poor of the city of Philadelphia, the district of Southwark, and the township of the Northern Liberties," passed the twenty-ninth day of March, one thousand eight hundred and three.

TATHEREAS the city of Philadelphia, the Northern-Liberties, and the district of Southwark, are united in the maintenance of their poor: And whereas the choice of the portion of guardians for the city is vested in the Select and Common Councils, the portion of the Northern Liberties in the justices of the