it is rendered impracticable to obtain a patent. And whereas the said John McKibben by his last will and testament did devise and bequeath the said tract of land, to his son William, the pres-

ent petitioner: Therefore,

SECTION 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 officers of the land-office be and they are hereby authorized and directed to accept the return of a survey containing ed to accept three hundred and sixty-eight acres and three quarters of an acre of land, and the usual allowance of six per centum for roads, &c. situate on the waters of Cross creek, in Washington county, and executed on the nineteenth day of March, one thousand seven And to grant hundred and eighty-eight, by Presly Nevill and Matthew Ritchie deputy surveyors, in pursuance of a warrant granted to John Mc. Kibben for three hundred acres, dated the twenty-third day of February, one thousand seven hundred and eighty-six, and on application made, to grant a patent therefor to the said William M'Kibben, on his producing due proof in the usual form, of the time of settlement and improvement of said land, and paying interest thereon from the said first improvement to the time of warranting the same, and also paying into the proper office the purchase money and interest for any surplusage according to law.

a patent therefor to Wm. Mc. Kibben on his paying the monics due on said tract of land.

sue to Geo.

Long.

Land-officers direct-

a certain re-

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vev.

SECT. II. And be it further enacted by the authority aforesaid, That the said officers be and they are hereby authorized to ac-Patent to is-cept a survey and grant a patent to George Long, for a tract of land, called the Mingo path tract, situate in Fayette township, Allegheny county, containing two hundred and one acres and allowance, surveyed on the twenty-fourth day of November, one thousand seven hundred and eighty-six, in pursuance of a warrant granted to George Aston, for four hundred acres, dated March seventeenth, one thousand seven hundred and eighty-five, upon the same principles and subject to the same provisions as are contained in the preceding section: Provided, that nothing in this act contained shall be construed to impair or affect the right or title of any other person or persons whomsoever in or to the said tracts of land, or any part thereof.

> JAMES ENGLE, Speaker of the House of Representatives. P. C. LANE, Speaker of the Senate. Approved—the third day of April, one thousand hundred and nine.

> > SIMON SNYDER.

CHAPTER LXXXV.

An ACI' to authorize the Governor to incorporate a company for erecting a permanent bridge over the river Susquehanna, at or near Harrisburg, in the county of Dauphin.

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 Joseph Clay, John Leamy, Henry Orth, Hugh Ferguson Commissions and Lewis Rush, of the city of Philadelphia, Robert Harris, Obed ers appoint-Fahnestock, Christian Kunkle, John Irwine and John Downey, ed. esquire, of Dauphin county, William Ramsey, John Wormly, and John Bowman of Cumberland county, John Adams and Gabriel Heister, junior, of Berks county, or any five of them be and they are hereby appointed commissioners to do and perform the several duties herein after mentioned, that is to say: they shall and may on or before the first day of June next procure one or more Who shall books as they shall think necessary, and therein enter as follows, procure one to wit: "We whose names are hereunto subscribed do promise or more books. to pay to the president, directors and company for erecting a Entry therebridge over the Susquehanna, at or near Harrisburg, the sum of in. two dollars at the time of subscribing, and two dollars in three Stock of the months thereafter, for every share of stock in the said company company to be 400,000 set opposite to our respective names, and the residue thereof at dolls divithe rate of twenty dollars for each share, in such manner and ded into proportions and at such times as shall be determined by the presi-20,000 dent and directors chosen in pursuance of an act of the general dolls. each assembly, entitled "An act to authorize the governor to incor-share. porate a company for erecting a permanent bridge over the river Notice to be Susquehanna, at or near Harrisburg," and shall thereupon proceed given in certo receive subscriptions for the stock of the said company which papers of the is hereby declared and intended to be the sum of four hundred times and thousand dollars, divided into twenty thousand shares at twenty places of tadollars each, at such times and places as they shall think proper, scriptions. of which public notice shall be given in six or more newspapers Who may (two of which shall be in the German language, one printed in subscribe, Harrisburg and one in the city of Philadelphia,) and four English and for what numpapers, two printedin the city aforesaid, one at Harrisburg, and one ber of shares. in Carlisle; and it shall be lawful for any person, body politic or Every percorporate, to subscribe for asimany shares not exceeding one hun-son subscribing shall dred and twenty in one day as he, she or they shall choose : pay to the at-Provided always, That every person offering to subscribe as tending aforesaid, in his own name shall previously pay to the attending commission-commissioners two dollars for every share to be subscribed, out for each of which shall be defrayed the expences attending the taking such share subsubscription and other incidental expences, and the remainder scribed. shall be paid over to the treasurer of the corporation as soon as payment the same shall be organized and the officers chosen as is herein shall be apafter mentioned; but the said commissioners shall reserve three propriated. thousand shares, which shall be appropriated by the president and Three thousand shares, and used if the same be found requisite for the purtobe reserpose herein after mentioned, of vesting therein the monies to ved. be applied for a sinking fund to free the bridge, and to enable

the president, directors and company to purchase therewith, if the same can be done, a scite or place for erecting the bridge, such of the said referred shares as are not used for these purposes to be open for further subscription or sale, as the president and directors shall according to circumstances deem proper.

When 100 or more persons shall bed 5000 shares, the same shall be certified to the governor. Who shall thereupon create and crect the subscribers as well as those who shall afterwards subscribe, into one body politic. Style and title of the corporation. es and franchises.

SECT. II. And be it further enacted by the authority aforesaid, That when one hundred persons or more shall have subscribed five thousand shares in the said stock, the said commissioners rehave subscri- spectively, shall certify under their hands and seals the names of the subscribers and the number of shares subscribed by or appropriated to each subscriber to the governor of this commonwealth, and thereupon it shall and may be lawful for the governor by letters patent under his hand and seal of the state, to create and erect the subscribers, and if the said subscription be not full at the time, those also who shall afterwards subscribe to be the number aforesaid, into one body politic and corporate, in deed and in law, by the name, style and title of "The president, directors and company for erecting a permanent bridge over the river Susquehanna, at or near the borough of Harrisburg," and by the said name the said subscribers shall have perpetual succession and all privileges and franchises incident to a corporation, and shall be capable of taking and holding their said capital stock and the increase and profits thereof, and of enlarging the same from time to time by new subscriptions in such manner and form as they shall think proper, if such enlargement shall be Its privileg found necessary to fulfil the intent of this act; and of taking, purchasing and holding to them and their successors in fee-simple or for any less estate, all such lands, tenements, hereditaments and estate, real and personal as shall be necessary and convenient to them in the prosecution of their work, and the same to sell and dispose of at their pleasure, and of suing and being sued, and of doing all and every other matter and thing which a corporation or body politic may lawfully do.

The 5 first named persons in the letters pain certain organizing tion. When met, the subscricertain officers. Power to make byelaws,

SECT. III. And be it further enacted by the authority aforesaid, tent, to give That the five persons first named in the letters patent, shall as notice by ad- soon as conveniently may be after sealing the same, give notice in six or more public newspapers as prescribed in the first section newspapers, of this act of a time and place by them to be appointed not less or the time and place of than thirty days from the time of issuing the first notice, at which time and place the said subscribers shall proceed to organthe corpora-ize the said corporation, and shall choose by a majority of votes of the said subscribers by ballot, to be delivered in person or by proxy duly authorized, one president, twelve directors, one treabers to elect surer and such other officers as they shall think necessary to conduct the business of the said company for one year, and until other officers shall be chosen, and may make such by-laws, rules, orders and regulations not inconsistent with the laws of the United States or of this commonwealth, as shall be necessary for the

well ordering the affairs of the said company: Provided always, That no person shall have more than five votes at any election Number of or in determining any question arising at such meetings, what-votes to be ever number of shares he or she may have or be entitled to, and each stockthat each person shall be entitled to one vote for every share by holder. him or her held under the said number.

SECT. IV. And be it further enacted by the authority aforesaid, That the said stockholders shall meet on the first Monday in Annual January in every succeeding year, at such place as shall be fixed meetings of the stockby the rules and orders of the said company to be made as afore-holders to be said, for the purpose of choosing such officers as aforesaid for held on the

the ensuing year.

SECT. V. And be it further enacted by the authority aforesaid, in January. That the president and directors first to be chosen as aforesaid Certificates shall procure certificates to be written or printed for all shares of of stock to stock of the said company, and shall deliver one such certificate be issued. signed by the president and countersigned by the treasurer and sealed with the seal of the corporation, to each person for every share by him or her subscribed or held, upon payment to the treasurer in part of the sum due thereon, the sum of two dollars for each share, which certificate shall be transferable at such Which shall person's pleasure, in person or by attorney in presence of the be transferpresident or treasurer, subject however to the payments due and signment that may grow due thereupon; and the assignee holding any subject to certificate, having first caused the assignment to be entered in a the paybook of the company to be kept for that purpose, shall be a ments due. Such assignmember of the corporation, and for every certificate so held ments to be shall be entitled to one share of the capital stock and of all the es- entered in a tates and emoluments of the company, and to vote as aforesaid book of the company. at the meetings thereof.

SECr. VI. And be it further enacted by the authority aforesaid, holders to That the said president and directors on their being chosen in examine and the first instance, shall call a meeting of the stockholders, and most eligible that meeting may appoint five of their number to examine and place or report the most eligible place or places for building the bridge, places fer and to treat with any body or bodies politic or corporate, or in-bridge, dividuals for the purchase of their respective rights or any of And to treat them to the place or places deemed eligible, and when the said with ownplace or places and terms on which it or they can be purchased ers for the are so reported, the said stockholders or a majority of those met the place or may fix on the place and terms, or the said stockholders or a places aforemajority of them may at any time agree to leave the determina-said. tion both of place and terms to the president and directors.

SECT. VII. And be it further enacted by the authority aforesaid, That the said president and directors shall meet at such times and places, and be convened in such manner as shall be agreed Five memon for transacting their business; at such meetings five members bers to be a shall be a quorum, who in the absence of the president, may quorum,

first Monday

Five stock-

who may in choose a chairman, and shall keep minutes of all their transaca chairman, and shall keep minutes of their Its Powers and authority.

Said bridge

years.

manner.

the absence tions, fairly entered in a book; and a quorum being met they of the president last have full parameter and arthur to the president and are the president and a president and are the president are the president and are the president dent, choose shall have full power and authority to agree with and appoint such engineers, superintendants and artists, and other officers, as they shall think necessary to carry on the said bridge, and to fix their salaries and other wages, to ascertain the times, manner and proceedings, proportions in which the stockholders shall pay the money due on their respective shares, in order to carry on their work; to draw orders on the treasury for all money, to pay the salaries, or wages of persons by them employed, and for the materials and labour done and provided, which shall be signed by the president, or in his absence by a majority of a quorum, and to do and transact all other such acts, matters and things as by the by-laws, orders and regulations of the company, shall be committed to them, and the said president, directors and company shall within the space of fifteen years, erect or cause to be erected in a perto be erected in a per-ed within 15 manent and workman-like manner, a good substantial bridge of wood, iron, or such other materials as to them shall seem ade-And in what quate and proper over the said river Susquehanna, at the place fixed on as herein mentioned, the said bridge to consist of one or more arch or arches, with stone abutments, and one or more pier or piers if necessary, to be at least thirty feet wide, with foot ways on each side, either raised or railed off for the commodious passage of foot passengers.

Penalty on arrearages.

SECT. VIII. And be it further enacted by the authority aforesaid, That if any stockholder after thirty days notice in six public stockholders newspapers, printed at the places mentioned in the first section neglecting or of this act of the time and place appointed for the payment of refusing to pay of their any portion or dividend of the said capital stock, shall neglect to pay such proportion at the time so appointed, and for the space of forty days thereafter, every such stockholder or his assignee shall, in addition to the dividend so called for, pay at the rate of five per centum per month, for every delay of such payment; and if the same and the said additional penalties shall remain unpaid for such space of time that the accumulated penalties shall become equal to the sums before paid, on account of such shares the same shall be forfeited to the company aforesaid, and may and shall be sold by them to any other person or persons willing to purchase, for the best price that can be obtained therefor.

President and directors to keep of all monies received. and expendęd.

SECT. IX. And be it further enacted by the authority aforesaid, That the president and directors of the said company shall keep fair and just accounts of all monies received by them from the commissioners, and from the subscribers to the said undertakings, fair accounts and of all penalties for delay in the payment thereof, and of the amount of the profits on shares that may be forfeited as aforesaid, and of all voluntary contributions and other monies received for, or on account of the erecting or freeing the said bridge, and also of all monies by them expended in the prosecution of the said And submit work, and shall at least once in every year, submit such accounts the same at least once in to a general meeting of the stockholders until the said bridge be each year to completed, and until all the costs, charges and expences for ef- a general fecting the same shall be fully paid and discharged, and the aggre- meeting. gate amount of all such expenses shall be liquidated and ascertained; and if upon such liquidation, and whenever the whole capital stock of the company shall be nearly expended, it shall be found that the said capital stock is not sufficient to complete If the capital the said bridge according to the true intent and meaning of this stock be not act, it shall and may be lawful for the said president, directors, complete and company, at stated or special meetings, to be convened ac-said bridge, cording to the provisions of this act or their own by-laws, to the number increase the number of shares to such extent as shall be deemed of shares may be insufficient to accomplish the work, and to demand and receive the creased. monies subscribed for such shares in like manner and under the like penalties as are herein before provided for the original subscription; and if after the said bridge is completed, it shall be How surplus found more monies shall remain in the hands of the treasurer, monies are than are necessary for the payment of all charges and expenses to be approincurred in and about the erecting of the said bridge, the surplus priated. shall be returned as part of the dividend due and payable to the stockholders respectively.

SECT. X. And be it further enacted by the authority aforesaid, That when a good and complete bridge is erected over the said The proper-river Susquehanna, at or near the borough of Harrisburg, at the bridge to be place deemed most convenient as herein after mentioned, the vested in the property of the said bridge shall be vested in the said president, company, directors, and company, and their successors, during and unto successors, the end of thirty years, to commence from the time when the during the bridge is completed; and the said president, directors and com-term of 30 pany and their successors, may demand and receive toll from years. travellers and others, agreeably to the following rates, which shall be written or printed, and published or placed in or near the said bridge, for the information of passengers, to wit: For Rates of toll every coach, landau, phæton, or other pleasurable carriage, with four wheels, drawn by four horses, the sum of one dollar, and so in proportion if more horses are added; and for the same carriage with two horses, sixty-two and a half cents; for every loaded waggon with four horses, one dollar; and for every carriage of the same description, drawn by two horses, the sum of sixtytwo and a half cents; for every chaise, riding chair, sulkey, or other two wheel carriage, or a sleigh or sled with two horses, the sum of sixty-two and a half cents, and so in proportion if more horses are added to the number herein mentioned, and for the same with one horse thirty-two cents; for a single horse and rider eighteen and three-fourth cents; for every horse or mule without a rider, twelve and a half cents; for every foot passenger

Consent of the owners of the first obtained before the erection of the bridge. be constructed so as not to obstruct the navigation of the river. When the tolls exceed 15 per cent. the excess to compose a fund for the redemption of the bridge. fund be sufficient to free the bridge in less than 30 years, it shall be then redeemed, on a coming made to the stock. holders. the legislabridge.

pair.

six and one fourth cents: for every head of horned cattle, six and one fourth cents; for every living sheep or swine two cents; empty carriages of burthen to pass for half toll, and a proportion of the foregoing tolls to be added to the sums chargeable for carriages of burthen laden with more than two tons: Provided always, ground to be That nothing in this act contained, shall extend to authorize the said company to erect a bridge without the consent of the owners of the ground on each side of and contiguous to the said river, where the said bridge may be erected, or to erect the same in such manner as to injure, stop or interrupt the navigation Which must of the said river, by boat, craft or raft, and when the said tolls shall exact fifteen per centum, nett annual profit, the excess shall compose a fund for the redemption of the said bridge, so as to render it free, save, that there shall always be a small toll or other revenue for the keeping it in repair, this excess shall be laid out in bridge stock, or some other productive funds, and the dividends or annual product shall also be added to this fund; and all private donations for freeing said bridge, shall likewise be received and invested in like manner; but if by the operation of the fund herein proposed, there shall be a sufficient sum to free the bridge at a period less than the said term of thirty years, then it shall be redeemed and become free, on the stockholders being If the excess paid the appraised value thereof, and of the profits thereof for the residue of the said term of thirty years, which may then be unexpired; and if the said fund shall be adequate to the purpose last mentioned, the legislature may at any time after the expiration of the said term of thirty years, declare it a free bridge (providing at the same time the means of keeping it in repair;) and the company shall be obliged to take such sum of money therefor as shall be allowed on a fair appraisement by disinterpensation be ested persons; the like appraisement shall take place when the sinking fund is adequate to the redemption of the bridge, and the establishment of a revenue if a toll be not thought more eli-Then and af- gible for keeping the bridge in repair, but if the said bridge shall. ter the expi- not be redeemed and paid for as a free bridge before or at the ration of the said 30 years expiration of the said term of thirty years, the said corporation may and shall continue to hold the same on the terms of this act ture may at beyond the said term, and until the same shall be redeemed and any time de-paid for in manner herein directed.

SECT. XI. And be it further enacted by the authority aforesaid, That in fixing the tolls of all carriages drawn wholly or part by

oxen, two oxen shall be estimated equal to one horse.

SECT. XII. And be it further enacted by the authority aforesaid, Penalty on That if the said president, directors, and company or their sucexacting illegal tolls or cessors or any person by their authority, shall collect or demand neglecting any greater rates or prices for passing over the said bridge, than to keep the what are herein before prescribed and specified, or shall neglect bridge in reto keep the said bridge in good repair, on ten days notice given

by or from any magistrate of either of the counties of Dauphin or Cumberland, they so offending shall, for every such offence, forfeit and pay the sum of thirty dollars, one moiety thereof for the use of the poor and the other moiety for the use of the person who may sue for the same: Provided always, That no suit or But no suit action shall be brought unless within thirty days after such offence brought for shall be committed: Provided also, That the judgment of the said the same afjustice in any case brought before him, shall be liable to revision ter 30 days. either by appeal to the court of common pleas, if the merits of Appeal althe case be contested, or by certiorari if the legality of his jurisdiction be disputed.

SECT. XIII. And be it further enacted by the authority aforesaid, That the said president, directors and company shall also keep a Dividends to just and true account of all monies received by their several re- be made and spective collectors of tolls for crossing the said bridge, and shall declared. make and declare a dividend of the profits and income thereof, among all the stockholders, deducting first therefrom all contingent costs and charges; and such proportions of the said income as may be deemed necessary for the growing fund, to provide against the decay, and for the re-building and repairing the said bridge, and shall on the first Mondays in January and July of And publishevery year publish the dividend to be made of the said clear profits thereof among the stockholders, and of the time and place where and when the same shall be paid, and shall cause the same to be paid accordingly.

SECT. XIV. And be it further enacted by the authority aforesaid, An abstract That the said president and directors shall, at the end of or of the acwithin every third year from the date of the incorporation, lay counts of the before the general assembly of this commonwealth, an abstract of company to their accounts, showing the whole of the capital expended in the fore the legprosecution of the said work, and of the income and profits islature evarising from the said bridge, for and during the respective peri- ery three ods, together with an exact account of the costs and charges of years, keeping the said bridge in repair, and all other contingent costs and charges, to the end that the clear annual income and profits thereof may be ascertained.

SECT. XV. And be it further enacted by the authority aforesaid, Bridge to be That if the said company shall not proceed to carry on the said begun in 5, work within the space of five years, after they have been incor- and compleporated, or shall not within the space of fifteen years from the ted in 15 passing of this act, complete the said bridge, it shall and may be Power of relawful for the legislature of this commonwealth, to resume all sumption by and singular the rights, liberties and privileges hereby granted to the legislathe said company.

SECT. XVI. And be it further enacted by the authority aforesaid, Penalty on That if any person or persons shall wilfully or without the orders persons injuof the said president, directors and company, pull down, break, ring the pro-or destroy with intent to injure any part or parts of the said perty of the

company.

bridge, or any abutment, pier or piers, or of any of the toll houses, gates, bars or other property of the said corporation, appurtenants to or erected, or made for the use and convenience of the said bridge, or any persons employed in conducting the business thereof, or shall wilfully, without the orders and consent of the said corporation, or any person or persons authorized by them, obliterate, deface or destroy the letters, figures or other characters in any written or printed list of rates or tolls affixed, or to be affixed in any place or places for the information of passengers and others, or who shall wilfully and maliciously obstruct or impede the passage on or over the said bridge or any part thereof, he, she or they so offending shall, and each of them, shall forfeit and pay to the said president, directors and company, the sum of thirty dollars, to be sued for and recovered before any justice of the peace, in like manner and subject to the same rules and regulations as debts under one hundred dollars, may be sued for and recovered; and he, she or they so offending, may and shall remain liable to actions at the suit of the said president, directors and company, for further damages, for such torts, if the said sum or sums herein mentioned, be not sufficient to repair and satisfy such damagess.

How to be recovered.

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

APPROVED—the third day of April, one thousand eight hundred and nine.

SIMON SNYDER.

---CHAPTER LXXXVI.

An ACT granting an annuity to John Craig.

WHEREAS it appears that John Craig, of Butler county, served as a soldier in Captain Church's rifle company, fifth Pennsylvania regiment, commanded by Colonel Anthony Wayne, and that he was wounded, and as he is old and infirm and by reason of his wounds unable to maintain himself and family by labour: 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 \$40 granted sum of forty dollars be and the same is hereby granted to John to John Craig, to be paid to him or his lawful the passing of this act, out of any unappropriated money in the muity of like state-treasury, and that an annuity of forty dollars be granted for the use of John Craig, to be paid to Samuel Kinkead, esquire, his executor or executors, administrator or administrators, his or their lawful attorney, by the state-treasurer, to commence on the

Craig. And an anamount. To be paid to Samuel