SECT. XV And he it further enacted by the authority afore-Bridge to be said, That if the said company shall not proceed to erect the began in 3 said bridge, within the space of three years after they shall mished in have been incorporated, or shall not within the space of six six. years from the passing of this act, complete the said bridge, it shall and may be lawful for the legislature of this commonwealth, to resume all and singular the rights liberties and privileges hereby granted to the said company.

JOHN WEBER, Speaker
of the House of Representatives
P. C. LANE, Speaker of the Senate.

Approven—the twentieth day of March, one thousand eight hundred and ten.

SIMON SNYDER.

## CHAPTER CXIII.

A Supplement to an act entitled, "An act authorizing the governor to incorporate a company for making an artificial road from Safe-Harbour at the mouth of Conestogoe creek, through the village of Strasburg, to intersect either the Gap and Newport turnpike, or the Philadelphia and Lancaster turnpike road, or as near the former as possible.

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 John Slaymaker junior, Christian Shirtz, Doctor Wil-Additional liam B. Duffield and Henry Kenser be, and they are hereby commisappointed commissioners, in addition to those already appointed by the act to which this is a supplement, who, together with the commissioners named in the original act, are hereby empowered, authorized and required, to open books under the same rules and regulations, and for the same purposes as is contained in that act: Provided, the same be done on or before the first day of July, next after passing this act.

JOHN WEBER, Speaker
of the House of Representatives.
P. C. LANE, Speaker of the Senate.

Approved—the twentieth day of March, one thousand eight hundred and ten.

SIMON SNYDER.

## CHAPTER CXIV.

An Act supplementary to an act entitled, " An act allowing the Philadelphia bank to establish branches."

bank to pay the bills issued by its branches.

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. Philadelphia of the same, That if the Philadelphia bank shall at any time refuse to pay any, bill or bills, note or notes, signed by the president, and countersigned by the cashier, or other person, with or without seal, payable to bearer, and issued under the direction of the said corporation at any of its branches, the act entitled, " An act allowing the Philadelphia bank to establish branches," shall, on conviction thereof, before the mayor 94 any alderman of the city, be immediately null and void, and all operations in the branches of the said bank, shall at the expiration of four months next after such conviction, cease and determine.

Penalty for refusing

President and directors to forfeit \$ 500 for evading the provisions of the original act.

SECT, II. And be it further enacted by the authority aforesaid, That in case the president and directors of the said bank, shall violate or in any way evade the provisions aforesaid, or, any provisions of the act to which this is a supplement, they shall severally on conviction thereof, before any court having competent jurisdiction, forfeit and pay the sum of five hundred dollars for every such offence, one half to be paid to the prosecutor, and the other half to the use of the commonwealth.

> JOHN WEBER, Speaker of the House of Representatives.

P. C. LANE, Speaker of the Senage.

APPROVED—the twentieth day of March, one thousand eight hundred and ten.

SIMON SNYDER.

## CHAPTER CXV,

A Supplement to an act entitled " An act for offering compensation to the Pennsylvania claimants of certain lands within the seventeen . townships in the county of Luzerne, and for other purposes therein mentionod."

WHEREAS controversies have arisen, and may hereafter arise, between parties claiming the amount of valuation monies, for lands released to the commonwealth, under the act to which this is a supplement, or to part of such valuations either as joint tenants, tenants in common, partners, or otherwise, either under original or derivative titles, contracts, or agreements; and it is doubtful whether the powers of the board of property are competent to decide such controversies, and the appeal given in the third section of the said act is not sufficiently defined, nor any court pointed out to which such appeal shall be made: Therefore

SECTION I. BE it enacted by the Senate and House of Representatives of the Commonwealth of Pennyslvania, in General Assem-