

## CHAPTER XLI.

*A SUPPLEMENT to the act entitled, " An act to enable the administrators of Mark Deary, late of the borough of Pittsburg, deceased, to convey a certain lot of ground to the purchaser thereof.*

WHEREAS the legislature of the last session did pass an act to enable the administrators of Mark Deary, deceased, to convey to his brother Francis Deary a certain lot of ground in the borough of Pittsburg; *And whereas* it appears that an error as to the number of said lot was inserted in the act, by which the intention of said administrators has been defeated; For remedy whereof,

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 administrators mentioned in the act to which this is a supplement, be, and they are hereby authorized to convey in fee simple, a lot on Virgin Alley, number four hundred and fourteen, in the general plan of the town of Pittsburg, to Francis Deary, as fully and effectually as they are authorized to convey the lot in the act to which this is a supplement.

Administrators  
of Mark Deary  
enabled to con-  
vey, &c.

JOHN WEBER, *Speaker*  
*of the House of Representatives.*

P. C. LANE, *Speaker of the Senate.*

APPROVED—the thirteenth day of February, one thousand eight hundred and eleven.

SIMON SNYDER.

## CHAPTER XLII.

*An ACT to enable the administrators of James Scott, late of the borough of Gettysburg, deceased, to convey a certain lot of ground therein described, to George Lashells.*

WHEREAS it appears that James Scott, late of the borough of Gettysburg, in the county of Adams, deceased, did in his life time sell unto a certain Dixon Greer, a lot of ground in the said borough of Gettysburg, and received full payment for the same, of which sale there is no written evidence, and that the said Dixon Greer did afterwards sell the lot aforesaid to George Lashells, and received the purchase money in full, but could not make a title therefor as there exists no deed to him from the said James Scott, nor any written evidence of contract by which his administrators might, upon application to the court, be authorized to complete the title; Therefore,