the commonwealth for the payment thereof, after the said accounts are settled in the usual manner.

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

APPROVED-the tenth day of March, one thousand eight hundred and twelve.

SLMON SNYDER.

CHAPTER LXXI.

A SUPPLEMENT to the act, entitled " An act to incorporate the Philadelphia society, for the encouragement of domestic manufactures."

SECT. I. BE it enacted by the senate and bouse of representatives of the commonwealth of Pennsylvania in general assembly met, and it is berehu enacted by the authority of the same, That the act entitled, an act to incorporate the Philadelphia society. for the encouragement of domestic manufactures, passed the eleventh day of March, one thousand eight hundred and seven, be and the same is hereby extended, and continued in force for the term of twenty years, with all the powers, privileges and restrictions, contained in the original act to which this is a supplement.

tinue for the term of 20 years.

Act to con-

Goods to be of ture of the U.S.

Sect. II. And be it further enacted by the authority aforesaid, the manufac- That the said corporation shall not purchase or dispose of any goods, other than such as have been manufactured in the whole or in part within the United States.

JOHN TOD, Speaker

of the House of Representatives,

P. C. LANE, Speaker of the Senate.

APPROVED-the tenth day of March, one thousand eight hundred and twelve.

SIMON SNYDER.

CHAPTER LXXII.

An ACT for the relief of Robert Love.

WHEREAS it appears to the legislature, that certificates of funded debt were issued to Robert Love, of the county of Northumberland, (now Lycoming,) numbered 4758, 4962, and 6005, and that a certificate numbered 6018, issued to John Love, his minor son; that the said certificates were lost on their way to the saidRobertLove; and that they have never been redeemed by the commonwealth: Therefore,

SECT. 1. Be it enacted by the senate and house of representatives of the commonwealth of Pennsylvania in general assemblu

met; and it is bereby enacted by the authority of the same, That Amount due the accounting officers of this commonwealth be, and they are on three cerhereby authorized to settle and adjust with Robert Love, or paid to R. his legal representatives, for the funded debt certificates, num- Love, &c. bered 4758, 4962, 6005, and 6018, and the interest thereon, up to the time the same were redeemable by law, and the amount found due to be paid by the state treasurer, on a warrant drawn by the auditor-general in the usual manner.

JOHN TOD, Speaker of the House of Representatives.

P. C. LANE, Speaker of the Senate.

APPROVED—the tenth day of March, one thousand eight hundred and twelve.

SIMON SNYDER.

CHAPTER LXXIII.

An ACT to enable the guardians of David Maclay and Robert Maclay, minor children of Samuel Maclay, late of Northumberland county, deceased, to make partition on their behalf of certain real estate.

WHEREAS Samuel Maclay of Northumberland county. deceased, by his last will and testament, devised his real estate to his children, and desired them to make partition of the same according to the value thereof; and whereas, two of the children of the said Samuel, being minors under the age of twentyone years, are unable to release to the other devisees, or join in the amicable partition directed by the said last will: For remedy whereof,

Sect. 1. 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 Guardians of William A. Patterson, guardian of David Maclay and Elizabeth the minor Maclay, guardian of Robert Maclay, the minor children of Sam-children of S. Maclay, deuel Maclay, deceased, late of Northumberland county, or such ceased, emother guardian or guardians as may be hereafter appointed for powered to the said David or Robert, be and they are hereby authorized make partiand empowered to act for, and join on behalf of the said minors in making partition of the lands belonging to and held by the said minors, and the other devisees under the said will, and according to the directions thereof to divide the same, and to receive releases or conveyances to the use of the said minors in fee of such parts or parcels of the said lands as may be allotted to each of the said minors in severalty, and to make and execute to the other devisees under the said will, such releases or conveyances as may be necessary to confirm and perfect their titles