sell the same shall pay the fee to the inspector, if the proof shall not equal that marked on the cask, barrel or hogshead, and that the person purchasing shall pay the fee to the inspector if the proof shall equal that marked on the cask, barrel or hogs-

Penalty on defacing any marks

SECT. XVII. And be it further enacted by the authority aforesaid, That if any person or persons shall alter or deface any mark or number made or marked upon any cask, barrel or hogshead by either of the inspectors, directed by this act to be appointed, thereby to deceive and defraud the purchaser or purchasers of the domestic distilled spirits contained therein; or if any person or persons shall mark or put any false number or mark on any cask, barrel or hogshead; or if any person or persons shall mark or number any cask, barrel or hogshead of distilled domestic spirits intending to counterfeit the marks or numbers of the inspector, each and every such person shall forfeit and pay for each offence, not more than one hundred, nor less than fifty dollars; one half thereof to the use of the informer, the other be appropriated. half to the use of the poor of the city of Philadelphia, to be recovered in manner aforesaid.

Or counterfeiting,

How fines are to

SECT. XVIII. And be it further enacted by the authority oforesaid, That it shall and it is hereby declared to be unlawful for any Fersons disquali-fied to hold the open who shall have been appointed an inspector by virtue of office. this act, directly or indirectly to sell or exchange any spirituous liquor of domestic manufacture; and if any such person shall have violated this provision, the governor shall and he is hereby required, upon proof thereof having been made to his satisfaction, to remove such inspector from office.

JOHN ST. CLAIR, Speaker

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

Approved—the fourteenth day of March, one thousand eight hundred and fourteen.

SIMON SNYDER.

## CHAPTER LXIX.

A SUPPLEMENT to an act entitled, " An act to authorize the governor to incorporate a company for erecting a bridge over the river Susquehanna, at the Great Bend, where the ferry is now kept, opposite the houses of Abraham Dubois and Sylvanus Hatch, in the district of Willingborough and county district of Susquehanna."

SECT. 1. 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 of the same, That the company incorporated by the act to which this is a supplement, shall be entitled to receive and collect the following rates of tolls: viz. for every coach, chariot, phaeton or other pleasur-

Rate of toll for assing the bridge over Susquehanna at the Great Bend.

ablecarriage, with four wheels, drawn by four horses, the sum of fifty cents; and for the same carriages with two horses, thirtyseven and a half cents; for every two horse waggon, twenty-five cents, and for every additional horse six cents; for every one horse waggon, twelve and a half cents; for every carriage drawn by oxen, or partly by horses and partly by oxen, to be rated in the proportion of two oxen for one horse; for every chair or two wheeled carriage of pleasure, nineteen cents; for every sleigh drawn by two horses, twelve and a half cents; for every sleigh drawn by one horse, six cents; for every single horse and rider, the sum of six cents; for every led horse or mule, four cents; for every foot passenger, two cents; for every score of cattle forty cents; for every score of sheep and hogs, ten cents.

SECT. II. And be it further enacted by the authority aforesaid, That so much of the act to which this is a supplement, as is Part of a former act repealed. hereby altered or supplied, be and the same is hereby repealed.

JOHN ST. CLAIR, Speaker of the House of Representatives.

P. C. LANE, Speaker of the Senate.

APPROVED—the fourteenth day of March, one thousand eight hundred and fourteen.

SIMON SNYDER.

## CHAPTER LXX.

An ACT releasing to Melshey Patton the right of this commonwealth to a certain escheated estate.

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 Certain escheatall the right, title and interest that may be in this commonwealth ed estate released to Melshy by escheat arising or to arise by reason of the death of a certain Patton. John Patton, late of the city of Philadelphia, without heirs or any known kindred, in and to a certain messuage or tenement, and lot or piece of ground, situate on the west side of Delaware Tenth street in the said city of Philadelphia, at the distance of one hundred and twenty-three feet four inches and a half northward from Lombard street, containing in breadth on the said Tenth street, seventeen feet, seven inches and a half, and in length or depth sixty-six feet, bounded eastward by the said Tenth street, southward by ground said to be granted to John Armstrong, westward by lot number six hundred and seventy-. six, and northward by the back ends of Pine street lots, be and the same is hereby released to Melshey Patton, widow of the said John Patton, her heirs and assigns forever: provided, that Provise.