necessary expenses arising under the provisions of this act, shall be paid out of the monies raised for the use of the proper county, in which such justice resides, upon warrants drawn by the commissioners of the county, upon the county treasurer.

Approved January 14, 1804. Recorded in L. B. No. 9, p. 274.

CHAPTER MMCDVIII.

AN ACT FOR THE RELIEF OF JOHN LONEY.

· Whereas, John Loney, by his petition to this legislature, and sundry documents, hath fully shown, that in the month of June, in the year one thousand seven hundred and ninetyseven, he settled on a tract of land, on the head waters of Oil creek, in Union township, Erie county, and continued, with his family, to reside thereon, until the month of March, one thousand seven hundred and ninety-nine; having, in that time, cleared eight or ten acres of land; when by the fall of a tree, he was crushed and wounded, so as to render him incapable of prosecuting his improvement, and continuing his residence; and has since, in a great measure been supported by the charity of others; and that he is still a cripple, and likely to continue so for life: And whereas, the said John Loney prays the legislature, that he may be exonerated from the condition of further residence: And whereas, it appears, by sundry certificates, that there is no other person claiming said tract of land: Therefore,

Section I. (Section I, P. L.) 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 Loney be, and he is hereby exonerated from the condition of further residence and improvement on the aforesaid tract of land; and the officers of the land office are hereby authorized and required, to complete a title to the aforesaid tract of land to John Loney, or his heirs; he or they paying the purchase money, and usual fees of office: Provided always, that nothing in

this act contained, shall be construed to affect any lawful claim that any other person or persons, may have in the premises aforesaid.

Approved January 14, 1804. Recorded in L. B. No. 9, p. 276.

CHAPTER MMCDXIX.

AN ACT ENABLING CERTAIN TRUSTEES TO SELL AND DISPOSE OF THE REAL ESTATE OF HENRY MECKLEY, A LUNATIC.

Whereas it appears by the proceedings had in the court of common pleas of the county of York, that a certain Henry Meckley, of said county, has been adjudged a lunatic, and that George Meckley, Anthony Willet, and Jacob Keller, were by the said court, appointed trustees to take care of the person and estate of said Henry Meckley: And whereas said trustees have represented to the legislature, that the estate of said Henry Meckley, is so incumbered with debts, that it would be more to the interest of the said Henry Meckley, and his heirs, to sell at least a part of said estate, to liberate the residue from the pressure of those debts: Therefore,

Section I. (Section I, P. L.) 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 it shall, and may be lawful for George Meckley, Anthony Willet, and Jacob Keller, or a majority of them, to sell and convey all the real estate of Henry Meckley, a lunatic, or such part, or parts thereof, as to them may appear necessary, for the payment of the debts, and maintenance, and support of said lunatic; and also to make to the purchaser, or purchasers, such deed, or deeds, as will assure and convey to the said purchaser or purchasers, all the right, title, and interest, which the said lunatic hath in such real estate: Provided, that the said George Meckley, Anthony Willet, and Jacob Keller, or a majority of them, shall, before they proceed to sell, or convey, any part of the estate of Henry Meckley, enter into recognizance, with suffi-