

Heady and others; and one hundred and ninety-six acres, on the waters of Georges creek, in Georges township aforesaid, surveyed for Thomas Heady, junior, on application number three thousand five hundred and ninety-nine, and adjoins Magnus Tate's tract aforesaid; also two lots of ground in Haydensburg aforesaid, one of them having a log house thereon, in which Jesse Evans a few years ago resided.

Approved March 28, 1906. Recorded in L. B. No. 10, p. 390.

CHAPTER MMDCCXXI.

A SUPPLEMENT TO THE ACT, ENTITLED "AN ACT ENJOINING CERTAIN DUTIES ON THE HOLDERS OF WARRANTS NOT EXECUTED, AND ON THE HOLDERS OF UNSEATED LANDS." (*)

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 be the duty of every holder of unseated lands within this commonwealth, who has not complied with the injunctions required by the second section of the act⁽¹⁾ to which this is a supplement, to furnish to the commissioners of the proper county, on or before the fourth Monday of November next, a statement signed by such holder or his, her or their agent, containing a description of each and every tract so held, the name of the person or persons to whom the original title from the commonwealth passed, and the nature, number and date of such original title; and it shall be the duty of every person hereafter becoming a holder of unseated lands by gift, grant or other conveyance to furnish a like statement, together with the date of the conveyance to such holder, and the name of the grantor, within one year, from and after such conveyance; and on failure of any holder of unseated lands to comply with the injunctions of this act, it shall be the duty of the county commissioners to assess on every tract of land, respecting which such default shall be made, when discovered, four times the

amount of the tax to which such tract or tracts of land would have been otherwise liable, and to enforce the collection thereof, in the same manner that taxes due on unseated lands are or may be assessed and collected: Provided, that nothing in this act nor in the act⁽¹⁾ to which this is a supplement, shall be construed as giving greater validity to unexecuted land warrants, than they are now entitled to, nor to the detriment of persons under legal disabilities: Provided, such person or persons comply with the foregoing requisitions within the time or times limited respectively, after such disability shall be removed.

Section II. (Section II, P. L.) And be it further enacted by the authority aforesaid, That the second section of the act, entitled "An act enjoining certain duties on the holders of land warrants not executed, and on the holders of unseated lands,"⁽¹⁾ be, and the same is hereby repealed.

Approved March 28, 1806. Recorded in L. B. No. 10, p. 391.

Note (1) Chapter 2602; 17 Statutes at Large, p. 1049.

CHAPTER MMDCXXII.

A SUPPLEMENT TO AN ACT ENTITLED "AN ACT FOR RAISING BY WAY OF LOTTERY, THE SUM OF TWENTY THOUSAND DOLLARS FOR REMOVING THE OBSTRUCTIONS AND IMPROVING THE NAVIGATION OF THE RIVER SUSQUEHANNA, AND CERTAIN BRANCHES THEREOF." (1)

Whereas it has been represented to the legislature by Thomas Boude, Samuel Bethel, Jacob Strickler, William P. Beatty, John Evans and Christian Breneman, six of the managers named in an act of the legislature of this state, bearing date the eighteenth day of February, one thousand eight hundred and five,⁽¹⁾ for the purpose of raising by way of lottery, twenty thousand dollars, that Adam Reigart, jun., Philip Diffenderfer, and Michael Gundacker, three of the managers named in said act, have declined the duty enjoined on them: And whereas it has also been requested by the said Thomas Boude, Samuel Bethel, Jacob Strickler, William P. Beatty,