pay into the treasury of this commonwealth the sum of two thousand three hundred and twenty-five dollars, being a part of the money paid to them by Samuel Bryan late comptroller through mistake; and on the payment of the sum aforesaid into the treasury of this commonwealth within two years and not otherwise, there is hereby appropriated the sum of two thousand dollars to the trustees of the academy of Wilkesbarre; to be paid by the commissioners of the county of Luzerne, in full of the sum of four thousand three hundred and twenty-five dollars, paid through mistake by the said Samuel Bryan to the aforesaid county commissioners.

Approved March 19, 1807. Recorded in L. B. No. 10, p. 479.

## CHAPTER MMDCCXCI.

AN ACT TO ENABLE SARAH MORGAN, ADMINISTRATRIX, AND JONA-THAN MORGAN, ADMINISTRATOR TO THE ESTATE OF ISAAC MOR-GAN, DECEASED, TO CONVEY A TRACT OF LAND IN CHARLESTOWN TOWNSHIP, CHESTER COUNTY.

Whereas it hath been represented to the legislature, that Samuel Custer purchased of Isaac Morgan, a tract of land containing fifty acres and three quarters of an acre, be the same more or less, situate in Charlestown township, Chester county; and that he hath made payment for the same according to the terms of an agreement made with the said Isaac Morgan, who is since dead; and as the written contract respecting the premises has been lost, by reason whereof he is deprived of the means of obtaining a title thereto, he therefore prays the legislature to pass a law authorizing Sarah Morgan, administratrix, and Jonathan Morgan, administrator to the estate of the said Isaac Morgan, to execute a deed to him the said Samuel Custer, his heirs and assigns: Therefore, Section I. (Section I, P. L.) Be it enacted by the Senate

and House of Representatives of the Commonwealth of Penn sylvania, in General Assembly met, and it is hereby enacted by the authority of the same, That Sarah Morgan, administratrix, and Jonathan Morgan, administrator to the estate of Isaac Morgan, deceased, be, and they are hereby authorized to convey unto Samuel Custer, his heirs and assigns, in fee simple, a tract of land situate in Charlestown township, Chester county, containing fifty acres and three quarters of an acre, and the appurtenances; and the title so made and completed shall be as good and available in law to all intents and purposes as if it had been made by the said Isaac Morgan in his lifetime: Provided nevertheless, that before the said deed shall be executed, it shall satisfactorily appear to the said Sarah Morgan and Jonathan Morgan, that the whole of the consideration money therefor has been paid by the said Samuel Custer, and the said agreement or contract on his part in all other respects satisfied and performed.

Approved March 19, 1807. Recorded in L. B. No. 10, p. 480.

## CHAPTER MMDCCXCII.

AN ACT TO REPEAL THE NINETEENTH SECTION OF THE ACT TO REGULATE THE GENERAL ELECTIONS WITHIN THIS COMMON-WEALTH. (4)

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 the nineteenth section of the act, entitled "An act to regulate the general elections within this commonwealth," be, and the same is hereby repealed.

WE DO HEREBY CERTIFY, That the bill entitled "An act to repeal the nineteenth section of the act to regulate the general elections within this commonwealth," was presented