to believe is destroyed, the state treasurer shall transfer upon the books of the treasury of the United States, to the said Ann Russel, an amount of the stock of the United States, the property of this commonwealth, equivalent to the said new loan certificate lost by the said Ann Russel.

Passed March 31, 1795. Recorded L. B. No. 5, p. 422, etc.

CHAPTER MDCCCXVIII

AN ACT TO ASCERTAIN THE BOUNDARY LINES OF A CERTAIN TRACT OF LAND IN YORK COUNTY, CALLED CARROL'S DELIGHT.

Whereas it hath been represented to the legislature, by the petition of sundry inhabitants of York county, that a tract of land, called Carrol's Delight, situate in Hamilton's ban and Franklin townships, in the county aforesaid, hath been surveyed and patented agreeably to the laws of the state (formerly the province) of Maryland, before the boundary line of this state, and that of Maryland, was finally ascertained:

And whereas none of the lines of the said tract are marked, or any corner fully known, except the beginning or bounding corner, a law is prayed for to ascertain the same, which appears just and right. 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 the surveyor general of this commonwealth be authorized, and he is hereby required, at the proper charge and expense of the person or persons applying, to issue his order to one or more of the deputy surveyors in the county of York, not living in the said tract or adjoining the same, to survey the tract of land situate in Hamilton's ban and Franklin townships, in the county aforesaid, called and known by the name of Carrol's Delight, agreeably to the original survey, as described in the patent, making the usual allowance for the variation of the compass, and to require the said deputy to make return of survey, as in other cases, which return, so made, shall be deemed to be the true survey of said tract, subject nevertheless to the same judicial decisions as other surveys are in this state, respecting the boundaries or titles to land. Provided always, That nothing herein contained shall, in any respect, confirm or convey the title to the said tract of land, or any part thereof, to any person or persons, but the rights of all persons to the said tract shall remain at law and in equity precisely the same as they were before the passing of this act.

> Passed March 31, 1795. Recorded L. B. No. 5, p. 417. Repealed by Act of March 28, 1797, Chapter 1938.

CHAPTER MDCCCXIX.

A SUPPLEMENT TO THE ACT ENTITLED "AN ACT TO APPOINT TRUS-TEES TO PURCHASE A PIECE OF LAND WITHIN DESCRIBED BOUNDS, AND THEREON TO ERECT A COURT HOUSE AND PRISON, FOR THE USE OF THE COUNTY OF WESTMORELAND."

(Section I, P. L.) Be it enacted by the Senate [Section I.] and House of Representatives of the Commonwealth of l'ennsylvania, in General Assembly met, and it is hereby enacted by the authority of the same, That the sales of sundry lots of ground made by the trustees appointed by the act entitled, "An act to appoint trustees to purchase a piece of ground within described bounds, and thereon to erect a court house and prison, for the use of the county of Westmoreland,"1 passed the thirteenth of September, one thousand seven hundred and eighty-five, which lots were part of the piece of ground purchased by the said trustees, by virtue of the said act, for the purpose of erecting thereon a court house and prison, for the public service of Westmoreland county, be, and the said sales are hereby, declared to be as valid for the conveyance of the estate said to be granted by the said sales, as if by the said recited act the said trustees had been authorized to sell any part of the piece of ground afore-