the treasury, on orders to be drawn on the Treasurer by the Governor.

CHARLES PORTER, Speaker
of the House of Representatives.

JAMES BRADY, Speaker
of the Senate.

Approved—February the third, in the year of our Lord one thousand eight hundred and six.

THOMAS M'KEAN.

CHAPTER CXVII.

FURTHER SUPPLEMENT to the Act, entitled "An Act to erect parts of Lycoming, Huntingdon and Somerset counties, into separate County Districts.

Section 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 from and after the passing of this act, the power and authority of the commissioners, &c. of the county of Lycoming, shall extend over, and be as full and effectual to all intents and purposes, over and within the county districts of Potter and Tioga, as at this time they are or hereafter may be, in and over the said county of Lycoming; and the authority of the commissioners and other county officers of the county of Westmoreland, shall extend over and be as full
Sec. 2. And be it further enacted by the authority aforesaid, That it shall be the duty of the commissioners and treasurers of Lycoming, Somerset and Westmoreland counties, respectively, to keep separate and distinct accounts of the monies raised and collected by them from each of the county districts aforesaid, and they shall out of the sums collected from each county district aforesaid, pay and discharge all, and singular the costs and expenses of levying, assessing and collecting the same costs, chargeable to the counties respectively, arising from the prosecutions instituted against persons within the same county district; and all rewards for killing wolves and other animals of prey there-
in, and also all costs and expenses of laying out and improving roads, as well as all other costs and expenses incidental to the same county district, and on having ascertained the balance which may be due from either county to the other, the commissioners of the debtor county shall draw an order on their treasurer, directing him to pay the treasurer of the creditor county, the balance which shall be so found due.

Sec. 3. And be it further enacted by the authority aforesaid, That it shall be the duty of the recorder of deeds for the county of Lycoming, to provide a separate book for each of the county districts of Tioga and Potter, for the purpose of recording therein the deeds of lands lying in the said county districts respectively, and such other instruments of writing as by law ought to be recorded, and it shall be the duty of the recorder of deeds for the county of Wellsburg, in like manner to provide a book for the purpose of recording therein the deeds of lands lying within the county district of Jefferson, and such other instruments of writing as by law ought to be recorded, and it shall be the duty of the recorder of deeds for the county of Somerset, to provide a book for the purpose of recording therein the deeds of lands, lying within the county district of Cambria, and such other instruments of writing as by law ought to be recorded; and the said recorders shall enter and record in the said books respectively, every such deed or instrument of writing as shall come to their hands to be recorded, and shall deliver over said books to the recorders of Potter, Tioga, Jefferson, and Cambria counties,
ties, when such recorders shall or may be appointed and apply for the same.

CHARLES PORTER, Speaker
of the House of Representatives.

JAMES BRADY, Speaker
of the Senate.

APPROVED—February the third, in the year of
our Lord one thousand eight hundred and
six.

THOMAS M'KEAN.

CHAPTER CXVIII.

An ACT dissolving the marriage of Jacob Sell
and Eve his wife.

WHEREAS it appears by the memorial
and petition of Jacob Sell of Adams
county, fully supported by authentic documents
and vouchers, that Jacob Sell when a young
man, in the year one thousand seven hundred
seventy-seven, married a woman of the name
of Eve Helman, who five months after her
marriage was delivered of a female child, and
both being conscious that the child was not the
said Sell's; and firmly impressed with a belief
that under these circumstances happiness was
not to be expected, mutually agreed to separate;
the the said Eve having acknowledged the fact,
agreed in consideration of the sum of ten
pounds paid by the said Sell, the receipt of which
the said Eve has also acknowledged, and further
by a written instrument duly executed in which
she has disclaimed any pretensions to further de-
mands