

met, and it is hereby enacted by the authority of the same, That the state treasurer be, and he is hereby required to pay to Michael Wheeland, of the town of Milton, in Northumberland county, or his order, forty dollars when demanded, and forty dollars yearly during the natural life of the said Michael Wheeland, to be paid half yearly, to commence on the first day of January, one thousand eight hundred and sixteen.

REES HILL, *Speaker*  
of the House of Representatives.

JOHN TOD, *Speaker of the Senate.*

APPROVED—the eighth day of February, one thousand eight hundred and sixteen.

SIMON SNYDER.

CHAPTER XXXVI.

An additional SUPPLEMENT to an act, entitled “An act directing the mode of selecting and returning jurors.”

SECT. I. *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* in each county of this commonwealth, the sheriff and county commissioners, or any two of the said commissioners with the sheriff, shall meet at the seat of justice at least thirty days previously to the first court of common pleas to be holden in each and every year, and shall, then and there, select from the list of taxable citizens, the names of a sufficient number of sober, intelligent and judicious persons, to serve as jurors at the several courts to be held in each county respectively for that year; and they shall write, or cause to be written, the name of each person so selected, on a small piece of paper, which papers shall be as nearly alike in size and shape as may be, and shall be so folded as that the names thereon shall not appear without unfolding thereof, and they shall put all the papers so folded, into one wheel provided, or which shall be provided, for that purpose, and shall turn the said wheel so that the papers deposited therein shall be sufficiently intermixed, and having first drawn from the said wheel a number of names sufficient for the then next court, first drawing thereout twenty-four names to serve as a grand jury, if a grand jury shall be required at such next court, and immediately thereafter a number of names sufficient to serve as petit jurors for such court, the wheel shall be locked up and sealed, and the county commissioners shall take charge of the wheel and the sheriff of the key thereof; and thirty days previous to each succeeding court, the same proceedings shall be had, so far as relates to the drawing of the said juries, by the sheriff and county commissioners; and all other proceedings subsequent to the drawing of the said juries respectively, shall be as is in

Duties of sheriff and county commissioners in selecting jurors.

Names of jurors to be put all into one wheel.

How to be drawn, &c.

Reference to former act,

the said act to which this is an additional supplement directed : <sup>Proviso.</sup> *Provided*, That nothing herein contained, shall be deemed or <sup>Not to affect</sup> taken to alter the mode of selecting and returning jurors for the <sup>jurors for</sup> courts of nisi prius, district courts, quarter sessions and common <sup>certain</sup> pleas of the city and county of Philadelphia, or for the mayor's <sup>courts.</sup> court for the said city.

SECT. II. *And be it further enacted by the authority aforesaid*, That if thirty days shall not intervene between the time <sup>How jurors</sup> of depositing the names of the jurors in the wheel, and the next <sup>to be drawn</sup> court in any county, the jurors shall be drawn as aforesaid for <sup>if 30 days</sup> such next court from the names deposited in the wheel for the <sup>do not in-</sup> preceding year. <sup>tervene.</sup>

SECT. III. *And be it further enacted by the authority aforesaid*, That when an adjourned court shall be directed for the <sup>Provision as</sup> trial of causes in any county, the judges of the court may direct <sup>regards ad-</sup> a jury to be drawn for the trial of causes at such adjourned court, <sup>journd</sup> thirty days before the time of holding thereof, notwithstanding a <sup>courts.</sup> regular term and return day of the court may intervene between the time of appointing and holding such adjourned court.

SECT. IV. *And be it further enacted by the authority aforesaid*, That the commissioners and sheriff in each county shall, <sup>Sheriff and</sup> upon notice of this act, under the direction of the court, take <sup>commission-</sup> out the names of the jurors deposited in the wheel for grand <sup>ers, under di-</sup> jurors, and deposit them, together with the names of the petit <sup>rection of the</sup> jurors, in one wheel, and at their next drawing, having well <sup>court, shall</sup> mixed the same, shall proceed as herein directed. <sup>put the names</sup> of all jurors <sup>into the same</sup> into the same <sup>wheel.</sup> wheel.

REES HILL, *Speaker*  
of the House of Representatives.

JOHN TOD, *Speaker of the Senate.*

APPROVED—the thirteenth day of February, one thousand eight hundred and sixteen.

SIMON SNYDER.

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CHAPTER XXXVII.

An ACT to regulate the payment of costs in certain cases of trespass therein mentioned.

SECT. I. *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 in ail actions for the recovery of damages for any trespass, wrong or injury done or committed against real or personal estate, brought before any justice of the peace or alderman of this commonwealth, and referred agreeably to law, the referees are hereby empowered, in addition to their report of the dama- <sup>Referees to</sup> ges, if any sustained by the plaintiff, to decide and report also <sup>decide who</sup> whether the plaintiff or defendant shall pay the costs of such shall pay <sup>costs.</sup> action, or in what proportion they shall be paid by the plaintiff costs.