sembly met, and it is hereby enacted by the authority of the same, That it shall be lawful Deputy surfor deputy surveyors or their regularly author-powered to ised assistants, to administer an oath or affir-administer mation, to the persons employed as chain car-carriers. riers, obliging each of them to the faithful performance, of the duty of chain carriers.

SIMON SNYDER, Speaker of the House of Representatives.

ROBERT WHITEHILL, Speaker of the Senate.

APPROVED-April the fourth, 1803: THOMAS M'KEAN, Governor of the Commonwealth of Pennsylvania.

CHAPTER CLXXXVII.

An ACT to alter and amend the act, entitled " An act to regulate the General Elections " within* this Commonwealth."

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 any judge of the Judges, incourt of common pleas, alderman or justice of spectors and the peace, who may be present at the elections, by tion, shall administer the oaths or affirmations whom to be directed by the act, passed the fifteenth of sworn. February, one thousand seven hundred and ninety-nine, entitled "An act to regulate the " general elections of this state," to be taken by the judges, inspectors and clerks of the election, * Of, in the original.

tion, but if no judge alderman, or justice of the peace be present at the election, or cannot be conveniently had, one of the judges after first having the oath or affirmation required by the aforesaid act, administered to him by one of the other judges, shall administer the oaths or affirmations to the other judges, and to the inspectors and clerks, and the powers and duties heretofore assigned to agents, shall henceforth cease.

sess and reation.

Sec. 2. And be it further enacted by the au-Penalty on as-thority aforesaid, That if the assessor of any sessors neglecting to as township, borough or ward knowing a person liable by law to be assessed, shall refuse or turn persons neglect to assess and return him to the commissioners of the county, such assessor being thereof convicted before any justice of the peace or court of quarter sessions of the peace, shall for every such refusal or neglect, be fined and pay to the use of the poor, of the city, borough, county or township where the party aggrieved resides, besides the costs of prosecution, any sum not less than twenty nor more than twenty-six dollars, and if in the alphabetical list of taxables, directed by law to be delivered to the inspectors of the several election districts, the commissioners aforesaid, shall wilfully omit to insert the name of any person duly assessed and returned to them by such assessor as aforesaid, and shall be thereof convicted, before any court of quarter sessions, they shall for every such wilful omission be fined and severally pay, besides the costs of prosecution, any sum not exceeding sixty nor less than thirty dollars, to the use of the poor of the city, borough, county or township where the person whose name shall so as aforesaid be omitted, in the said list of taxables

bles resides, and the party aggrieved shall in every case be a competent witness, to prove such refusal, neglect or wilful omission, any law or usage to the contrary thereof, in any wise notwithstanding.

- Sec. 3. And be it further enacted by the authority aforesaid, That the inspectors of the Time and general election shall be chosen by ballot, at manner of the time and manner as is directed in the the time and manner as is directed in the se-spectors. cond section of the act, entitled "An act to " regulate the general elections within this com-"monwealth," passed the fifteenth of February, one thousand seven hundred and ninetynine, except as to the time of closing the poll in the city of Philadelphia, the township of the Northern Liberties and the district of Southwark, where the same may be kept open until nine o'clock in the same evening.
- Sec. 4. And be it further enacted by the authority aforesaid, That no body of troops, be- No body of ing regularly employed in the army of the regular troops. United States or of this state, shall appear and to appear at a United States or of this state, shall appear and place of elecbe present, either armed or unarmed, at any tionplace of election within this state, during the time of said election: Provided, That nothing herein contained shall be so construed, as to prevent any officer or soldier from exercising the right of suffrage, in the district to which he belongs, if otherwise qualified agreeably to the laws and constitution of this commonwealth.
- Sec. 5. And be it further enacted by the authority aforesaid, That it shall be the duty of commissions the commissioners of the several counties with-ers of the several counties, in this commonwealth, to cause to be delivered to deliver the to the inspectors of the several election districts tax list to the inspectors, on

the election within their respective counties, on or before penalty for ne nine of the clock of the morning of the elecglect thereof, tion, a separate alphabetical list of the names and sir names, of all the male taxable persons of each ward, borough and township, inhabiting within the same, who have been assessed for a state or county tax, at least six months before that day; and also a sufficient number of blank forms and returns, made out in a proper manner, and headed as the nature of the election may require, which lists, forms and returns shall be delivered as aforesaid, under the penalty of fifty dollars, on each commissioner for every such neglect thereof.

turns, in cases where counmore than one district or where members of con-

Sec. 6. And be it further enacted by the au-Of making re-thority aforesaid, That in cases in which counties consist of more than one election ties consist of district, or in cases where one or more members of congress, or members of the senate or house of representatives of the general assemgress, &c. are bly of the commonwealth, are to be elected. and in case of the election of Governor, the judges from each county, and the judges from each election district, whose duty it shall be agreeably to the aforesaid act, to take charge of the certificate or certificates of the elections of said counties or districts, when met, shall at the place and the time appointed by law, cast up the several county or district returns as the case may be, and make duplicate returns of the person or persons chosen for the county or counties, if there is more than one county connected in the election, and one of each returns, if there are more than one, shall be deposited in the prothonotaries office of the county, in which they meet, and one other of the returns under a scaled cover, directed to the Secretary of the commonwealth, shall

be by the said judges placed in one of the nearest post offices, and it shall also be the duty of the said judges to transmit to each of the persons elected to serve in congress or in the senate or house of representatives, a certificate of the returns of his election, and each judge who shall attend to cast up and make out the said returns shall be allowed ten cents for every mile, which he shall necessarily travel in performing that service: *Provided however*, That daily wages shall not be allowed to judges or inspectors.

Sec. 7. And be it further enacted by the authority aforesaid, That all and every part of the Repeat of so aforesaid act, entitled "An act to regulate the much of the act of February general elections of this state, passed the ry7,1799, as "fifteenth of February, one thousand seven is hereby altered. "hundred and ninety-nine, which is by this "act, altered, amended, or supplied be, and "the same is hereby repealed and made null

SIMON SNYDER, Speaker of the House of Representatives.

ROBERT WHITEHILL, Speaker of the Senate.

Approved—April the fourth, 1803:

THOMAS M'KEAN, Governor

of the Commonwealth of Pennsylvania:

" and void."

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