SECT. IV. And be it further enacted by the authority aforesaid. That there shall be paid into the Treasury of this Com- One per cnt. monwealth by the said company, one per cent. annually, on the to be paid to amount of their capital stock, whenever the company divides the state, more than nine per cent. per annum, on such capital stock; and when dividends it shall be the duty of the president to prove, upon oath, be- amount to fore the mayor of the city of Philadelphia, the amount of di-more than 9 vidends made within each year, and cause the same to be laid per cent. before the legislature: Provided, The same shall not take But not until effect until after the expiration of the several sate of income the expiraeffect until after the expiration of the several acts of incortion of the poration heretofore granted to the other six insurance compa-charters of nies now chartered in the city of Philadelphia, which will be the other inon the first day of January, in the year of our Lord one thou- panies expire sand eight hundred and fifteen, nor then unless the same con- Nor unless dition shall be attached to charters of insurance companies the same tax thereafter granted. tached to o-

SECT. V. And be it further enacted by the authority afore-ther insursaid, That this act shall be and continue in force until the first ance compaday of January, which will be in the year of our Lord one nies that may thousand eight hundred and twenty-seven: Provided, That be incorporate for the liquidation and settlement of all the past transactions after. and accounts of the said company, the corporate powers thereof shall be and continue effectual to all intents and purposes. And provided further, That if it shall appear that the charter or privileges hereby granted to the said company, are injurious to the citizens of this commonwealth, the legislature

shall have full power to repeal and annul this act at any time they may think proper.

JAMES ENGLE, Speaker
of the House of Representatives.
P. C. LANE, Speaker of the Senate.

Approved—the seventeenth day of March, one thousand eight hundred and nine.

SIMON SNYDER.

CHAPTER XXXIX.

An ACT making a new arrangement of the Treasury Department, and enjoining certain duties on County Commissioners.

HEREAS the office of comptroller-general was instituted by act of April thirteenth, one thousand seven hundred and eighty-two, principally for the purpose of liquidating and settling claims against the commonwealth, for services performed, monies advanced, or articles furnished during the revolutionary war; a period which had produced a greater portion of accounts and demands against the state, than any other in the history of Pennsylvania: but the expectation of the legislalature not having been realized, and the accounts of the com-

monwealth, from various causes, becoming complicated and confused, the register-general's office was instituted by act of March twenty-eighth, one thousand seven hundred and eighty-nine, to assist in the final settlement of the public accounts, which had become still more extensive, by the great circulation of the different kinds of certificates issued by the state.

The certificates of every kind, as well as paper currency of all descriptions, being settled, adjusted, and redeemed, or barred by acts of limitation, and their reception closed by act of the fourth of April, one thousand eight hundred and five, the fiscal concerns of Pennsylvania have returned to the simple state in which they were at the commencement of the revolution, easy to comprehend, and requiring but small labour to transact.

Hence the continuance of the same number of offices after the reasons of their institution have ceased to exist, must not only be uselessly expensive, but render the routine of business

more difficult to understand: 'I herefore,

SECTI N 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 from and after the first day of May next, there shall be appointed, an officer to be called the auditor-general, who shall be invested with all the powers now possessed by the register-general, and shall perform all the duties enjoined by law on that officer, except as is hereinafter otherwise provided for; and the of the regis- offices of comptroller-general and register-general, shall then be abolished; and all the books and papers in the comptroller-general's office, belonging to the accountant and treasury department which have any connexion with the unsettled public accounts, shall be deposited in the office of state-treasurer, and the remaining books, papers, and documents that are in the comptrollergeneral's office, the accounts of which are closed and finished, and which are no longer necessary in the transactions or manageto be deposi- ment of the fiscal concerns of the state, and all the books, pafice of state- pers, and records in the office of register-general, shall be deposited in the office of the auditor-general; together with the treasury warrants which may be then in the office of comptrolpers in said ler-general, until they be respectively called for; and it shall be the duty of the prothonotaries, sheriffs, treasurers, and all officers, or other persons, whose duties by the existing laws require a return to be made to, or settlement with the register-general, deposited in the same shall be made to the auditor-general, at the same time, auditor gen. and in the same manner as is now required by law.

Sect. II. And be it further enacted by the authority aforesaid, That from and after the said first day of May next, it shall be the duty of the state-treasurer to examine and revise all settlements made by the auditor-general; and if he approve thereof, shall countersign such settlements, and return the same, with

Auditor-general to be appointed to possess all the powers ter general, except in certain cases Office of comptroller general abolished-certain papers in his office ted in the oftreasurer. Other paoffice, and that of register general's, to be eral.

Certain duties enjoined on the state treasurer.

all the accompanying vouchers to the auditor-general; but if the auditor-general and state-treasurer shall disagree in the settlement of any account, the disagreement shall be settled in the Appeal in same manner as is now directed by law; when the comptroller- certain cases general and register-general disagreee in the settlement of any from a setaccount; and if any individual shall think himself aggrieved by tlement any settlement made under this act, he shall have the like reme-made under dy of an appeal under the same circumstances, as if the settle-this act. ment had been made under the existing laws by the officers last mentioned.

SECT. III. And be it further enacted by the authority aforesaid, That when any account or accounts shall be settled, whereon a lef balances be found due, balance or sum of money shall be found due from the common auditor-genwealth, and money remaining in the treasury previously appro- eral to draw priated by law for its payment, the auditor-general shall draw his warrant his warrant on the state-treasurer for the amount thereof, who on the stateshall pay the same; but if no appropriation shall have been made for the by law for its payment, then it shall be the duty of the auditor- amount, if general immediately to make report thereof to the House of Re-there be any presentatives if in session, but if not in session, then during the ted money first week of the next ensuing session of the legislature, in order in the treasuthat provision may be made by law for its payment, and no un-ry-if not, to funded certificate shall hereafter be issued on any account to the legiswhatever.

lature.

SECT. IV. And be it further enacted by the authority aforesaid, That from and after the said first day of May next, the state-State treatreasurer shall pay all salaries, annuities, and pensions which are surer to pay or shall be fixed by law; and make all other payments which are nuities, anorshall be so fixed by law, as that the sum to be paid cornet be or shall be so fixed by law, as that the sum to be paid cannot be Also other affected by the settlement of any account, nor increased nor payments diminished by the discretion of the auditor-general and state- which are so treasurer, and the said treasurer shall open and keep regular ac- as not to be counts of all the payments which he shall make; and in his settle- affected by a ment with the auditor-general, produce the receipt of the party settlement to whom the money was by law payable, or the receipt of his counting offiagent or representative, properly authorized to receive the same cers. as a voucher to prove the payment of the money.

Sect. V. And be it further enacted by the authority aforesaid, That from and after the said first day of May next, all the powers heretofore and duties vested by law in the comptroller-general, for the colvested in the lection of public monies due to the commonwealth, and for send-comptroller ing for persons and papers not herein before enumerated, and for collecting which shall be in force on the said first day of May next, shall debts, now be transferred to and vested in the state treasurer; and the audi-state treasutor-general shall procure a seal of office, and all papers certified rer. by the auditor-general under seal of office, shall be legal evidence Seal of office to be in courts of justice within this commonwealth.

procured.

SECT. VI. And be it further enacted by the authority aforesaid,

neral and state-treasurer annually to exhibit their accounts and vouchers to a committee lature if such committee Auditor to give bond with sureties to the amount of **\$5000.**

Auditor to for three years-subject however to removal by address. Salary, \$1333.33 payable quarterly.

Appeals to be had in common pleas of the county in which the · crnment may be. rers of their respective counties. Repeal of mor acts.

Auditor-ge- That it shall be the duty of the auditor-general and state-treasurer, annually to exhibit their accounts and vouchers on which settlements shall have been made, to a joint committee of both houses of the legislature, whenever a committee for that purpose shall be appointed, who shall be authorized to investigate the same, and make report to their respective houses.

SECT VII. And be it further enacted by the authority aforesaid, of the legis- That the auditor-general, before he enters upon the duties of his office shall become bound in an obligation with two or more be appointed sufficient sureties, to be approved of by the governor, in the sum of five thousand dollars, conditioned for the true and faithful performance of the trusts and duties enjoined and required by law, to be performed by such auditor-general, which obligation shall be taken in the name of the commonwealth, and recorded in the office of the secretary of the commonwealth.

SECT. VIII. And be it further enacted by the authority aforesaid, be appointed That from and after the first day of May next, the auditor-general shall be appointed by the governor for three years, but shall be removed from office by the governor, on the address of both houses of the legislature.

SECT. IX. And be it further enacted by the authority aforesaid, That the auditor-general shall receive the sum of one thousand three hundred and thirty-three dollars and thirty-three cents annually, in quarterly payments, out of any money in the treasury appropriated for the expences of government, as a full compensation for his services.

SECT. X. And be it further enacted by the authority aforesaid, That in case of any appeal or appeals from the settlement of any the court of account, such appeals shall be forthwith transmitted by the auditor-general to the Prothonotary of the court of common pleas of the county in which the seat of government is or may be, there to be tried and determined, subject nevertheless to a furseat of gov- ther appeal to the court in bank of the proper district.

SECT. XI. And be it further enacted by the authority aforesoid, County com. That the county commissioners respectively, shall be, and they missioners to are hereby required and enjoined, under the penalty of one huninform state- dred dollars, to certify the name of the treasurer of the proper the names of county, together with the date of his appointment, within thirty the treasu. days thereafter, to the state treasurer.

SECT. XII. And be it further enacted by the authority aforesaid, That from and after the first day of May next, such part of any act or acts which are, or shall be altered or suppled by this act,

parts of for shall be repealed and made void.

JAMES ENGLE, Speaker

of the House of Representatives. P. C. LANE, Speaker of the Senate.

APPROVED—the seventeenth day of March, one thousand eight hundred and nine.