CHAPTER MMDCCCXXIX.

AN ACT GRANTING A TRACT OF DONATION LAND TO THE HEIRS OF JOHN ALLEN.

Whereas it has been represented to the legislature, that John Allen, late of Morris county, in the state of New Jersey, served as a soldier, enlisted for and during the war, in the first regiment of Pennsylvania, for upwards of three years; that at the battle of Yorktown he received a wound, in consequence of which he was sent to the general hospital, from whence he obtained an honorable discharge dated twenty-second January, one thousand seven hundred and eighty-two, signed by lieutenant colonel F. Mentges; and it also appears that the said John Allen never received donation land, to which he was justly entitled: 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 land officers of this commonwealth, be, and they are hereby authorized and required to issue a patent for two hundred acres of donation land, to the heirs of the said John Allen.

Approved April 7, 1807. Recorded in L. B. No. 11, p. 20.

CHAPTER MMDCCCXXX.

AN ACT FOR THE PROTECTION OF LIVERYSTABLE KEEPERS, AND INNKEEPERS WITHIN THIS COMMONWEALTH.

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 from and after the passing

of this act, all liverystable keepers and innkeepers within this commonwealth, shall have a lien upon any and every horse delivered to them to be kept in their stables, for the expenses of the keeping; and in case the owner of the said horse or horses, or the person who delivered them for keeping to the keeper of the liverystable or innkeepers, shall not pay and discharge the said expense, provided it amount to thirty dollars, within fifteen days after demand made of him personally, or in case of his removal from the place where such liverystable or inn is kept, within ten days after notice of the amount due, and demand of payment in writing left at his last place of abode, the liverystable keeper or innkeeper, may cause the horse or horses aforesaid, to be sold at public sale according to law; and after deducting from the amount of sales the costs of sale and the expense of keeping, shall deliver the residue upon demand to the person or the agent of the person who delivered the horse or horses to him for keeping: Provided always, that nothing in this act contained, shall be construed to impair any right of action which the said liverystable keepers or innkeepers may have against any person or persons, for the keeping of his or their horse or horses.

Approved April 7, 1807. Recorded in L. B. No. 11, p. 21.

CHAPTER MMDCCCXXXI.

AN ACT ENJOINING CERTAIN DUTIES ON THE JUDGES OF THE SUPREME COURT.

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 judges of the supreme