

CHAPTER MMCMLXXV.

AN ACT APPROPRIATING THE STATE HOUSE IN THE CITY OF PHILADELPHIA, TO THE USE OF CONGRESS, IF WITHIN A LIMITED PERIOD THE SEAT OF THE NATIONAL GOVERNMENT SHALL BE REMOVED TO THE SAID CITY OF PHILADELPHIA.

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 if the seat of the national government shall within three years be removed from the District of Columbia to the city of Philadelphia, the state house in the city of Philadelphia shall be, and hereby is appropriated to the use of congress during their residence in the said city: And shall be subject to such rules and regulations as congress shall make for their better accommodation and convenience.

Section II. (Section II, P. L.) And be it further enacted by the authority aforesaid, That if within the period aforesaid, the seat of the national government shall be removed as aforesaid, the commissioners of the county of Philadelphia shall have power and are hereby authorized to make or cause to be made such alterations or additions to the said state house at the expense of the said city and county as shall render it well and conveniently adapted to the accommodation of congress.

Approved March 26, 1808. Recorded in L. B. No. 11, p. 234.

CHAPTER MMCMLXXVI.

AN ACT TO EMPOWER JOHN WILT AND GEORGE SHETTLE, EXECUTORS OF PAUL WILT, DECEASED, TO PURCHASE A TRACT OF LAND IN TRUST FOR PHILIP WELDY, MARIA, HIS WIFE, AND HER HEIRS.

Whereas it appears that Paul Wilt late of Dover township, York county, by his last will devised and bequeathed the fifth part of a certain real and personal estate to his daughter Maria, intermarried with Philip Weldy, and declared that if the said Philip Weldy should die before his wife, then she