[Section III.] (Section III, P. L.) And be it further enacted by the authority aforesaid, That upon the demise of the said James Logan, son of James Logan, the elder, the next heir male of the said James Logan, the elder, if resident in the city of Philadelphia, or within seven miles thereof, preferring the issue of the eldest son to the issue of the second, or other son, and the male line to the female line, and in case of the extinction of the male line, then the eldest heir male in the female line shall always be one of the trustees of the said institution, and shall have power to supply vacancies in case of the death or resignation of any ony of the said associate trustees, and in case such male heir shall not be resident in the said city of Philadelphia, or within seven miles thereof, or shall be in his minority, the survivor or survivors of such associate trustees shall supply such vacancy, as it shall happen.

[Section IV.] (Section IV, P. L.) And be it further enacted by the authority aforesaid, That the said trustees shall have power to dispose of, at public sale, the said messuage and lot of ground in Sixth street aforesaid, the proceeds whereof shall be applied to the general purposes intended by the donors, and to demand, and by all lawful ways and means levy, recover and receive all and every the arrears of the said rents charge, whether the same accrued before the passing of this act, or shall hereafter accrue by distress or action, in the corporate name of the Library Company of Philadelphia.

Passed March 31, 1792. Recorded L. B. No. 4, p. 311. Supplement passed April 14, 1794, Chapter 1741.

## CHAPTER MDCXX.

AN ACT TO AUTHORIZE THE REGISTER GENERAL AND COMPTROLLER GENERAL TO ADJUST AND SETTLE THE ACCOUNTS OF JOHN WEIZEL.

Whereas it has been represented to the legislature by John Wetzel, that by an order of the supreme executive council,

bearing date the fourteenth day of July one thousand seven hundred and seventy-eight, he was directed to call forth the first, second, third and fourth classes of the militia, in North-ampton county, in order to procure three hundred men to act in conjunction with Colonel Hartley's regiment against the Indians on the frontiers of said county, but not being able to procure more than two hundred and eighty men, and being desirous to comply with the said order, he enlisted the remaining twenty men for the sum of seven hundred and fifty pounds continental currency:

And whereas the comptroller general was not authorized by law to allow the said money in the account of the said John Wetzel, and it is no more than just, that the said John Wetzel should be indemnified: 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 register general and comptroller general are hereby authorized to settle and adjust the account of John Wetzel, on principles of equity and justice, and to carry the balance that shall be due to the said John Wetzel, by reason of the expenses incurred by him in procuring the men necessary to complete the number mentioned in the order of the supreme executive council, dated the fourteenth day of July one thousand seven hundred and seventy-eight, to his credit in the settlement of his accounts with this commonwealth as lieutenant of Northampton county.

Passed April 3, 1792. Recorded L. B. No. 4, p. 314.

## CHAPTER MDCXXI.

AN ACT FOR DIVIDING THE FOURTH ELECTION DISTRICT IN BED-FORD COUNTY INTO TWO SEPARATE ELECTION DISTRICTS.

Whereas the inhabitants of Quemahoning, Brother's Valley and Elklick townships, Turkeyfoot and Milford, in Bedford