which shall, from time to time, hereafter be lawfully demanded and received under the denomination of bench fees aforesaid.

Passed April 4, 1792. Recorded (not given in rolls). See Act to which this is a supplement; passed April 13, 1791, Chapter 1574.

CHAPTER MDOXXXIV.

AN ACT ERECTING THE TOWNSHIP OF NEWTON, AND PART OF WEST PENNSBOROUGH, IN CUMBERLAND COUNTY, INTO A SEP-ARATE ELECTION DISTRICT.

[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 township of Newton, and that part of West Pennsborough which lies westward of a road, known by the name of Smith's road, beginning at a point in the said road in the division line of York and Cumberland counties, thence by the same road to Pine Grove furnace, and from thence a straight line to Samuel Weakley's, on the Walnut bottom, and leaving Smith's, Browster's and the aforesaid Samuel Weakley's in the district of Carlisle, and from thence by the said Walnut Bottom road to Smith's road; thence by Smith's road to the head of Mount-rock spring, and from thence by the same road to Atler's, late Wood's mill, from thence by the same road to McClure's gap, in the north mountain, and continuing to the line of Toboin township, shall, from and after the passing of this act, be struck off and separated from the first and fourth election districts in the said county of Cumberland, and be established and erected into a separate district, called the fifth election district, in said county of Cumberland; and that the freemen of the said fifth district, hereby erected, shall hold their annual elections at the school house in the town at Neufville, in Newton township aforesaid, and shall be

Passed April 4, 1792. Recorded (not given in rolls).

entitled to like privileges, as by the constitution and laws of this commonwealth are granted to the other districts of this commonwealth, anything in the election laws of this state to the contrary in anywise notwithstanding.

CHAPTER MDCXXXV.

Whereas the times directed by the supplement to the act, to which this is a further supplement, for holding the several courts of common pleas and general quarter sessions of the peace in the fifth circuit, are in many respects, inconvenient: For remedy whereof:

[Section 1.] (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 last day of May next, and in every year thereafter, the courts of common pleas, and the courts of general quarter sessions of the peace, within the fifth circuit, shall be held as follows, viz., the said courts for the county of Allegheny on the first Mondays in the months of March, June, September and December; the said courts, for the county of Westmoreland, on the second Mondays in the same months; the said courts for the county of Fayette, on the third Mondays in the same months; and the said courts for the county of Washington, on the fourth Mondays in the same months.

Passed April 4, 1792. Recorded (not given in rolls).

A FURTHER SUPPLEMENT TO THE ACT, ENTITLED "AN ACT TO ESTABLISH THE JUDICIAL COURTS OF THIS COMMONWEALTH, IN CONFORMITY TO THE ALTERATIONS AND AMENDMENTS IN THE CONSTITUTION."¹

¹ Passed April 13, 1791, Chapter 1575.