CHAPTER MDCCX.

AN ACT TO DECLARE LITTLE JUNIATA AND STANDING STONE CREEKS, IN THE COUNTY OF HUNTINGDON, PUBLIC HIGHWAYS.

[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, Little Juniata, in the county of Huntingdon, from the mouth up to the head of Logan's Narrows, shall be, and the same is hereby declared to be, a public highway, for the passage of boats and rafts, under the limitations and restrictions hereinafter specified; and it shall and may be lawful for the inhabitants, desirous of using the navigation of the said creek, to remove all natural and artificial obstructions, from the mouth thereof up to the head of Logan's Narrows aforesaid, and to erect such slopes and locks at the mill-dams now built, as may be necessary for the passage of boats and rafts; provided such slopes and locks shall be so constructed as not to injure the works of said dams.

[Section II.] (Section II. P. L.) And be it further enacted by the authority aforesaid, That Standing Stone Creek, in the county aforesaid, from the mouth thereof up to the fork or junction of its north branch or mouth of the Laurel Run, near to the house of William McAlevy, shall be, and the same is hereby declared to be, a public highway, for the passage of boats and rafts, under the limitations and restrictions hereinafter specified; and it shall and may be lawful for the inhabitants, desirous of using the navigation of the said creek, to remove all natural and artificial obstructions from the mouth up to its fork or mouth of the Laurel Run aforesaid, and to erect such slopes and locks at the mill-dams now built on the said creek as may be necessary for the passage of boats or rafts; provided such slopes and locks shall be so constructed as not to injure the works of such dams.

[Section III.] (Section III. P. L.) And be it further enacted by the authority aforesaid, That nothing in this act contained shall be deemed, taken or understood to prevent any person or persons possessing land on the said creeks, or either of them, in the county of Huntingdon aforesaid, who, before the passing of this act, had authority under the laws of this commonwealth to erect a dam or dams, that he, she or they may think proper.

Provided always, That such dam or dams be so constructed and kept in repair by the owners thereof with complete slopes and locks on convenient parts of such dams, as that the navigation for boats and rafts will not be injured thereby.

Passed February 5, 1794. Recorded L. B. No. 5, p. 182 & 183.

CHAPTER MDCCXI.

AN ACT IN FAVOR OF PETER DEHAVEN.

Whereas it appears that in the year one thousand seven hundred and ninety Peter Dehaven was appointed one of the trustees of State Island and Hospital, and that he was under the necessity (he being the active trustee) of superintending the repairs made thereat, for which services he has not received any compensation. 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 governor of this commonwealth be, and he is hereby, authorized to draw a warrant on the state treasurer for the sum of eighty dollars and eighty-three cents, in favor of the said Peter Dehaven, to be paid out of the fund appropriated for the support of government.

Passed February 5, 1794. Recorded L. B. No. 5, p. 184.