CHAPTER MDCCXCII.

A SUPPLEMENT TO AN ACT, ENTITLED, "AN ACT TO ENABLE THE GOVERNOR OF THIS COMMONWEALTH TO INCORPORATE A COMPANY FOR OPENING A CANAL AND LOCK NAVIGATION BETWEEN THE RIVERS SCHUYLKILL AND SUSQUEHANNA, BY THE WATERS OF TULPEHOCKEN, QUITAPAHILLA AND SWATARA, IN THE COUNTIES OF BERKS AND DAUPHIN."1

(Section I, P. L.) Be it enacted by the Senate Section I.] 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 it shall and may be lawful for the president, managers and company of the Schuylkill and Susquehanna navigation, when any part of the said canal and lock navigation shall be in use, to demand and receive of and from the persons having charge of all boats and vessels, rafts of timber, boards, plank or scantling, passing through the said canal and navigation, and the locks thereunto belonging, at the rate of one sixteenth of a dollar by the mile for every ton weight of the burden of said boats and vessels, to be ascertained as provided for in the act to which this is a supplement; and in like manner, one sixteenth of a dollar by the mile for every hundred feet cubic measure of boards or timber; and the same sum by the mile for twelve hundred feet board measure of boards, plank, or scantling, in rafts, and in proportion for rafts of a greater or less size.

[Section II.] (Section II, P. L.) And be it further enacted by the authority aforesaid, That it shall and may be lawful to and for the said president, managers and company, to open a subscription for such additional number of shares, in such manner and at such times as they may judge necessary, to complete the said canal and lock navigation.

[Section III.] (Section III, P. L.) Be it further enacted by the authority aforesaid, That it shall and may be lawful to and for the said president, managers and company, if they shall think it necessary and for the interest of the said company, to negotiate and borrow, upon the credit of their capital stock and incorporation, and the tolls and profits of the same, such sum or sums of money from time to time, as they shall be able to procure, and shall deem expedient and necessary for carrying on and completing the said work.

> Passed February 12, 1795. Recorded L. B. No. 5, p. 374. **Passed** September 29, 1791, Chapter 1588.

CHAPTER MDCCXCIII.

AN ACT TO ERECT A NEW ELECTION DISTRICT IN DAUPHIN COUNTY.

[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 Midddle Paxton, in the county of Dauphin, be, and the same is hereby, erected into a separate election district, to be called the seventh election district in the county aforesaid; and the freemen thereof are hereby authorized to hold their annual election at the house now occupied by John Ayres, in the manner and under the regulations prescribed by the constitution and laws of this commonwealth.

Passed February 12, 1795. Recorded L. B. No. 5, p. 373.

CHAPTER MDCCXCIV.

AN ACT TO PROVIDE FOR THE PAYMENT OF CERTAIN INCIDENTAL EXPENSES OF THE LATE SENATE.

Whereas certain demands, arising from transacting the business of the late senate remain unpaid:

[Section I.] (Section I, P. L.) Be it enacted by the Senate and House of Representatives of the Commonwealth of Penn-