the transactions and accounts of the said company, the corporate powers thereof shall be, and continue in sull force; and that when such dissolution shall take place, a sum sufficient to answer all the outstanding risks and engagements of the company, shall be deposited in one of the incorporated banks of this state, or invested in the stock of such bank, or other sunds, yielding dividends or producing interest; the product whereof shall, together with so much of the principal as may be gradually disengaged by the termination of such risks and engagements, from time to time, be divided amongst the stockholders or their representatives.

SIMON SNYDER, Speaker
of the House of Representatives.

ROBERT WHITEHILL, Speaker of the Senate.

Approved—the twenty-fixth day of March, in the year of our Lord one thousand eight hundred and four.

THOMAS M'KEAN, Governor of the Commonwealth of Pennsylvania.

## CHAPTER LXXVIII.

An ACT to erect Parts of Lycoming, Huntingdon and Somerset Counties into separate County Districts.

Section 1. 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

Boundaries of rity of the same, That part of the county of ty.

Jefferson coun- Lycoming, included within the following lines, to wit: Beginning at the north-east corner of Venango county, and thence east thirty miles (part along the line of Warren county) and thence by a due fouth line fifteen miles, thence a fouth-westerly course to Sandy-lick creek, where Hunter's district line crosses said creek; thence fouth along Hunter's district line to a point twelve miles north of the canoe place, on the west branch of Susquehanna; thence a due west line until it intersects the eastern boundary of Armstrong county; thence north a-· long the line of Armstrong and Venango counties, to the place of beginning, be, and the fame is hereby erected into a feparate county, to be henceforth called Jefferson county, and of fixing the the place of holding the courts of justice shall feat of justice be fixed by the legislature at any place at a distance not greater than seven miles from the centre of the faid county, which may be most beneficial and convenient for the faid county.

therein.

Sec. 2. And be it further enacted by the au-Boundaries of thority aforefaid, That so much of the county M'Kean coun- of Lycoming, included in the following bounty. daries, to wit: Beginning at the fouth-east corner of Warren county; thence east along the line of Jefferson county to the north-east corner thereof; thence fouth along the line of Jefferfon county fifteen miles; thence east twenty-two miles; thence north to the state line; thence west along the said state line to the north-east corner of Warren county; thence fouth along the line of Warren county to the place of beginning, be, and the fame is hereby erected into a separate county, to be henceforth called M'Kean county, and the place of holding Of fixing the feat of justice the courts of justice in and for the county, therein.

shall be fixed by the legislature at a distance not greater than feven miles from the centre of faid. county, which may be most beneficial and convenient for the faid county.

Sec. 3. And be it further enacted by the authority aforesaid, That so much of the county The boundaof Lycoming, included in the following boun-ries of Clear-field county. daries, to wit: Beginning where the line dividing Cannon's and Brodhead's district strikes the west branch of Susquehanna river; thence north along the faid diffrict line until a due west course from thence will strike the southeast corner of M'Kean county; thence west along the fouthern boundary of M'Kean county, to the line of Jefferson county; thence fouth-westerly along the line of Jefferson county, to where Hunter's district line crosses Sandy-lick creek; thence fouth along the district line to the canoe place on Susquehanna river; thence an easterly course to the south-westerly corner of Centre county, on the heads of Mushanon creek; thence down the Mushanon creek the feveral courses thereof to its mouth; thence down the west branch of Susquehanna river to the place of beginning, be, and the fame is hereby erected into a feparate county, to be henceforth called Clearfield county, and How the feat the place of holding the courts of justice in of justice thereand for faid county, shall be fixed by the legislature at any place which may be most beneficial and convenient for the faid county.

Sec. 4. And be it further enacted by the authority aforefaid, That so much of the county Boundaries of of Lycoming, included in the following boun-Potter county. daries, to wit: Beginning five miles north of the fouth-east corner of M'Kean county, thence east thirty miles to Brodhead's easterly district line:

line; thence north along faid district line to the state line; thence west along the state line to the north-east corner of M'Kean county; thence fouth along the line of M'Kean county to the place of beginning, be, and the fame is hereby erected into a separate county, to be henceforth called Potter county, and the place How the feat of holding the courts of justice in and for said ot justice therein is to be county shall be fixed by the legislature at any place at a distance not greater than seven miles from the centre of the faid county, which may be most beneficial and convenient for the faid county.

fixed.

Boundaries of Tioga county.

Sec. 5. And be it further enasted by the au thority aforesaid, That so much of the county of Lycoming, included in the following boundaries, to wit: Beginning five miles north of the fouth-east corner of number four, on Brodhead's district line on the eastern boundary of faid number four; thence due east until it strikes the main branch of Lycoming creek; thence up the faid creek to the head thereof, hear the Towardy beaver dams; thence to the head of faid beaver dams, or until it interfects the boundary line between Luzerne and Lycoming counties; thence a straight line to the eighty mile stone on the state line; thence west along the state line to the north-east corner of Potter county; thence fouth along the line of the fame to the place of beginning, be and the fame is hereby erected into a feparate county, to be henceforth called Tioga county, and the of establishing place of holding courts of justice in and for the feat of juf- faid county, shall be fixed by the legislature at any place at a distance not greater than feven miles from the centre of the county, which may be most beneficial and convenient for faid county...

lice therein.

Sec. 6. And be it further enacted by the au-Boundaries of thority aforefaid, That fo much of the counties Cambria comaof Huntingdon and Somerset, included in the following boundaries, to wit: Beginning at the Conemaugh river, at the fouth-east corner of Indiana county; thence a straight line to the canoe place on the west branch of Susquehanna; thence eafterly along the line of Clearfield county to the fouth-westerly corner of Centre county, on the heads of Mushanon creek; thence foutherly along the Allegheny mountain to Somerset and Bedford county lines; thence along the line of Somerfet and Bedford counties about seventeen miles, until a due west courfe from thence will strike the main branch of Paint creek; thence down faid creek the different courses thereof, till it empties into Stony creek; thence down Stony creek the different courses to the mouth of Mill creek: thence a due west line till it intersects the line of Somerset and Westmoreland counties; thence northerly along the faid line to the place of beginning, be and the same is hereby erected into a feparate county, to be henceforth called Cambria county; and the place of holding the How the feats courts of justice for said county shall be fixed of justice therex in is to be eller by the legislature at any place not at a greater blished. distance than seven miles from the centre of faid county, which may be most beneficial and convenient for faid county.

Sec. 7. And be it further enacted by the authority aforefaid, That the Governor shall, as The Governor foon as convenient, appoint three commission-toappoint commission-missioners to ers to run and mark the boundary lines of the run the country counties of Jefferson, Clearfield and Cambria, linesand shall appoint three other commissioners to run and mark the boundary lines of the counties of M'Kean, Potter and Tioga, according

to the true intent and meaning of this act; and the faid commissioners, or any two of them, shall have power to run the aforesaid lines. and shall have, for their fervices, the sum of two dollars for every mile fo run and marked, to be paid out of the treasury of this commonwealth.

When faid be organized.

Sec 8. And be it further enacted by the authority aforesaid, That as soon as it shall apcounties are to pear by an enumeration of the taxable inhabitants within the counties of Jesserson, M'Kean, Clearfield, Potter, Tioga, and Cambria, that any of the faid counties, according to the ratio which shall then be established for apportioning the representation among the feveral 'counties of this commonwealth, shall be entitled to a separate representation, provision shall be made by law for apportioning the faid representation, and enabling such county to be represented separately, and to hold the courts of justice at such place in the said county as is or may hereafter be fixed for holding the fame by the legislature, and to choose their county officers, in like manner as in the other counties of this commonwealth.

Sec. 9. And be it further enacted by the au-The Governor thority aforefaid, That the Governor be, and he is hereby authorifed and required to apto appoint three trustees in each of faid point three fuitable persons for trustees, in each of the faid counties, who shall receive propocounties. fals in writing from any person or persons, or Their duties. any bodies corporate or politic, for the grant or conveyance of any lands within the faid counties, respectively, and within the limits prescribed by this act for fixing the place of holding courts of justice in said counties respectively, or the transfer of any other property,

perty, or payment of money for the use of said counties, and transmit to the legislature from time to time a copy of the proposals to received, under their hands; and when the place of holding courts of justice in the said counties respectively, shall be fixed by the legislature; to take assurances in the law, for the lands and other valuable property, or money contained in any fuch proposals, which shall or may be accepted of.

Sec. 10. And be it further enacted by the authority aforesaid, That whenever any part of If any of the the boundary lines of any of the faid counties shall have been shall be the boundary lines of the state, or of heretofore estaany counties heretofore known and established, blished, they fuch parts shall not be run by any of the com- to be run. missioners appointed in pursuance of this act; and when any line shall be run and ascertained, and marked by any of the commissioners, which shall be the dividing line between two counties, the faid line shall not be run a second time; but the commissioners who shall first attend and perform the said service shall be entitled to the compensation therefor.

Sec. 11. And be it further enacted by the authority aforefaid, That for the prefent conve- The counties nience of the inhabitants of faid counties of and Mikean, Clearfield and M'Kean, and until an enumera-for the prefent, tion of the taxable inhabitants of faid coun-centre county. ties shall be made, and it shall be otherwise directed by law, the faid counties of Clearfield and M'Kean shall be, and the same are hereby annexed to the county of Centre, and the jurisdiction of the several courts of the county of Centre, and the authority of the judges thereof shall extend over, and shall operate and 3 B Yor. VI.

be effectual within faid counties of Clearfield and McKean.

Sec. 12. And be it further enacted by the auPonter and Ti- thority aforefaid, That for the present conveoga to Lycomnience of the inhabitants of the said counties
of Potter and Tioga, and until an enumeration
of the taxable inhabitants of the said counties
shall be made, and it shall be otherwise directed by law, the said counties of Potter and
Tioga shall be, and the same are hereby annexed to the county Lycoming, and the jurisdiction of the several courts of the county
of Lycoming, and the authority of the judges
thereof shall extend over, and shall operate and
be effectual within the said counties of Potter
and Tioga.

Jefferfon to Westmoreland county.

Sec. 13. And be it further enacted by the authority aforefaid, That for the present convenience of the inhabitants of the county of Jefferson, and until an enumeration of the taxable inhabitants of said county shall be made, and it shall be otherwise directed by law, the said county of Jesserson shall be, and the same is hereby annexed to the county of Westmoreland, and the jurisdiction of the several courts of the county of Westmoreland; and the authority of the judges thereof shall extend over and shall operate and be effectual within the said county of Jesserson.

Sec. 14. And be it further enacted by the aucambria to 50-thority aforefaid, That for the present convemerser county nience of the inhabitants of the county of Cambria, and until an enumeration of the taxable inhabitants of the said county shall be made, and until it shall be otherwise directed by law, the said county of Cambria shall be and the same is hereby annexed to the county of Somerset, and the jurisdiction of the several courts of the county of Somerset, and the authority of the judges thereof shall extend over, and shall operate and be effectual within the said county of Cambria.

Sec. 15. And be it further enacted by the authority aforesaid, That the electors within the places of electounties erected by this act, shall continue to tion. elect at the same places and with the same counties as heretofore.

## SIMON SNYDER, Speaker

of the House of Representatives.

## ROBERT WHITEHILL, Speaker

of the Senate.

Approved—the twenty-fixth day of March, in the year of our Lord one thousand eight hundred and four.

THOMAS M'KEAN, Governor of the Commonwealth of Pennfylvania.

## CHAPTER LXXIX.

An ACT in confirmation of a Partition made of certain Lands in Lycoming County.

WHEREAS it hath been represented to the legislature, that John Murray, junior, Jacob Shieffelin, Thomas Buckley, Effingham Embree, the minor children of Effingham Lawrence, deceased, the minor children