the faid lots shall be laid out and appropriated Appropriation in the same manner, and subject to the same of the proregulations and restrictions as the monies to be raifed by virtue of the fixth fection of this act: Provided always, That no building shall be erected on any of the lots so to be laid out and sold as aforesaid, higher, including the roof, than forty feet above the surface of the water aforesaid, nor shall any building whatever be erected on the north side of Water-street aforefaid.

> SIMON SNYDER, Speaker of the House of Representatives. ROBERT WHITEHILL, Speaker of the Senate.

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

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

CHAPTER LXV.

An ACT directing the Mode of selecting and returning Jurors.

Section 1. B E 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, in each county of this Jurors to be Commonwealth, the sheriff and county commission by the fioners, or any two of faid commissioners with county comthe sheriff, shall meet at the seat of justice at sheriff of the least thirty days previously to the first court of respective common-pleas to be holden in each and every counties.

year,

How they are to proceed in performing that duty.

year, and shall then and there select, from the list of taxable citizens, the names of a sufficient number of fober and judicious perfons, to ferve as jurors at the feveral courts herein after mentioned, to be holden in that year, and shall write the name of each person so selected on a fmall piece of paper, which papers shall be as nearly alike, in fize and shape, as may be, and shall be fo folded that the name doth not appear ; two wheels shall be provided, which shall be numbered 1, 2; in No. 1. the names of those intended for grand-jurors shall be put; in No. 2. those intended for pettit-jurors shall be put; upon which they shall turn the wheel sufficiently to intermix the papers deposited therein, and having first drawn from the proper wheel or wheels a number of names sufficient for the then next court, the wheels respectively shall then be locked up and fealed; the county commissioners shall take charge of the wheels, and the sheriff of the keys; and thirty days previously to each fucceeding court, the same proceedings shall be had by the sheriff and county commissioners aforesaid; a list of the names so drawn shall then be fixed up by the sheriff in his office, and a copy shall be delivered by him to the prothonotheir respective tary, who shall fix up the same in his office, for the inspection of all concerned, whereupon the usual venire shall be made out by the prothonotary, containing the names of the persons mentioned in faid lift fo delivered and drawn, and within two days thereafter be delivered by him to the sheriff, who shall thereupon summon the persons named, at least ten days before the first day of the court: Provided always, That the fheriff and county commissioners aforesaid shall always felect and deposit a number of names sufficient in each and every wheel, fo that at the last drawing, in every year, the number requifite

Lift of the names of the jurars to be fixed up in offices by the Theriff and prothonotary.

Jurors to be fummoned at least to days before the court,

fite for one jury, at least, shall remain in each wheel, and, on every drawing, the wheels shall again be locked and fealed up in manner before directed.

Sec. 2. And be it further enacted by the authority aforesaid, That, for the city and county of Provision 20 Philadelphia, there shall be provided an addition-to courts in Philadelphia. al wheel, to be numbered No. 3, for which a fufficient number of names shall be selected and deposited therein for special jurors, which names shall be selected, deposited, drawn, and the perfons fummoned and returned in like manner, and under the fame provisions and regulations as is directed by the preceding fection of this act. and for the trial of causes in the Mayor's Court of the city of Philadelphia, one wheel shall be provided for grand-jurors, and another for pettit-jurors, and the like proceedings shall be had, by the aforesaid officers, in the selecting, depofiting, drawing, fummoning and returning jurors, as is provided in all cases for the county courts: Provided, That the felection for the aforesaid court be made from citizens residing within the bounds of the faid city.

Sec. 3. And be it further enacted by the authority aforesaid, That every person whose name Penalty in case shall be so drawn, and who shall have been sum-jurors, lawfulmoned as aforefaid, but shall not appear before do not appear, the respective court to which he may have been &c. fummoned, after being openly called three times, due proof being made by the oath or affirmation of the sheriff, or other credible person, that each person so making default had been lawfully fummoned, shall forfeit and pay for every such default, in not appearing upon call as aforefaid, (unless some reasonable cause of such persons absence be made appear to the satisfaction of the

fame court, or to the next fucceeding court) fuch fine, not exceeding twenty dollars, as the court shall think proper to inflict, which fine the sheriff of the proper county shall, within twenty days after the court aforefaid, levy by virtue of a writ to be iffued by the court, and shall pay the same to the county treasurer of the proper county, to be appropriated towards defraying the expence of paying jurors; and every person whose name shall be drawn as aforesaid, and not appearing, shall be returned by the sheriff at the next fucceeding drawing of jurors, and his name shall then again be put in the wheel from which fuch name was drawn for the court preceding, provided fuch person is residing within the county, and fo as often as fuch perfon shall refuse or neglect to attend, the like proceedings shall be had; but the name of any person duly summoned and attending, or serving at any court for which his fervices are required, shall not be put into the wheel a fecond time in the fame year; and any sheriff, coroner or county commissioner having transgressed therein, shall, on conviction before the court to which fuch person shall have been summoned contrary to this act, for every fuch offence pay a fine not exceeding thirty nor less than ten dollars, payable to the treasurer of the proper county towards defraying the expence of compensating jurors; which fine or fines shall be recovered as fums of equal amount are or may be by law recoverable.

Sheriff and county commissioners to take an oath or affirmation for the impartial return of jurors.

Sec. 4. And be it further enacted by the authority aforesaid, That every sheriff now commissioned, or who may hereafter be commissioned, and every county commissioner now in office, or who may hereafter be elected to office, shall, before he enters on the execution of his office,

office, besides the usual oath or affirmation of office, as required by the constitution and laws of this State, take the following oath or affirmation: I A. B. do fwear (or affirm) that I will use my utmost endeavours and diligence in making an impartial felection of persons for jurors, and that I will not fuffer partiality, favour or affection, hatred, malice or ill-will in any cafe or point whatever relating to the felection, drawing and returning of jurors to influence me, but that I will, in all respects, conform to the true intent and meaning of the acts of the General Affembly in fuch case made and provided; and in case of inability (occasioned by death, refignation or otherwise) of any sheriff in discharging the duties enjoined upon him by this act, the coroner of the proper county Duties of thershall perform such duties; but before he enters iffs in case of upon the discharge thereof, he shall take the volve on coroath or affirmation before prescribed.

Sec. 5. And be it further enacted by the authority aforesaid, That every sheriff or coroner A panel with (as the case may be) to whom the return of the the jurors to be writ or process for summoning jurors for the annexed to the trial of causes, before the judges of over and venire in trials terminer, general goal delivery and nist prius judges of oyer doth belong, shall, upon return thereof by rule and terminer, of court, annex a panel to the faid writ, containing the christian and surnames, additions and places of abode of a competent number of jurors, the names of the same persons to be inferted in the panel annexed to every fuch writ, for the trial of all issues in civil and criminal causes at the said courts in each respective county, which number of jurors in any county shall not be less than forty-eight nor more than fixty, The number without the direction of the judge or judges of jurors; appointed to go the circuit and fit as judge or 2 B judges

but certain judges may direct a greater number.

judges of over and terminer, general goal delivery or nisi prius in such county, who are hereby empowered and required, if he or they see cause, by order under his hand or their hands, to direct a greater number not to exceed eighty, and then the number so directed shall be the number who shall be summoned and returned to serve on such juries respectively.

A panel with the names of jurors to be annexed to the venire in trials at bar.

Sec. 6. And be it further enacted by the authority aforesaid, That the sheriff or coroner (as the case may be) of the county of Philadelphia, or other county, where the fupreme court of judicature shall be holden, to whom the return of the writ or process for summoning jurors, for the trial of causes at bar before the the justices of the faid fupreme court doth belong, shall upon return thereof, by rule of court annex a panel to the faid writ, containing the christian and surnames, additions and places of abode of a competent number of jurors, the names of the same persons to be inserted in the panel annexed to every fuch writ, for the trial of all issues to be tried at the bar of said court, during the enfuing term, which number of jurors shall not be less than thirty-six, nor more than forty-eight, which shall be the number who shall be summoned and returned to serve on fuch juries.

Number of jurors.

A panel with the names of jurors to be sunexed to the venire in trials in commonplens and quarter-fessions.

Sec. 7. And be it further enacted by the authority aforefaid, That every sheriff or coroner (as the case may be) to whom the return of the writ or process for summoning jurors, for the trial of causes before the justices of the county court of common-pleas, and before the justices of the general court of quarter-sessions of the peace and goal delivery, in any county, or in the city of Philadelphia, doth belong, shall, upon return thereof, annex a panel to the said writ, containing the christian and surnames, additions and places

places of abode of a competent number of jurors, the names of the same persons to be inserted in the panel annexed to every fuch writ, for the trial of all iffues in causes in that court at the next term, which number of jurors shall not number of be less than twenty-four, nor more than forty-jurors. eight, which shall be the number who shall be fummoned and returned to ferve on fuch juries.

Sec. 8. And be it further enacted by the au-thority aforefaid, That the sheriff or coroner, as the names of the case may be, to whom the return of the writ jurors to be an-neved to the or process for summoning jurors, for the trial record to the of causes before the justices of the court of com- in the common-pleas for the city and county of Philadel- mon-pleas for the city and county of Philadel- the city of Philadelphia doth belong, shall, upon return thereof, ladelphia. annex a panel to the faid writ, containing the christian and furnames, additions and places of abode of a competent number of jurors, the names of the same persons to be inserted in the panel annexed to every fuch writ, for the trial of all iffues in causes in that court at the next Number of term, which number of jurors shall not be less jurors. than twenty-four, nor more than thirty-fix, which shall be the number who shall be sum-

Sec. 9. And be it further enacted by the authority aforesaid, That the name of each and Mode of balevery person so summoned and impanelled shall jurors to try be written on several and distinct pieces of paper, the cause. which shall be as nearly of equal fize and fimilar shape as may be, by the prothonotary or clerk of the court, or his agent, who shall, by direction and under the notice of the judge or justice therein presiding, roll the said papers, feverally, as nearly fimilar as may be, and put them in a box to be provided for that purpose by the faid prothonotary or clerk, and when any cause shall be ready for trial some disinterest-

moned and returned to ferve on fuch juries.

ed person, by direction of the court, shall, in

open court, after having well-mixed the papers deposited in said box, draw therefrom twelve of the faid papers, one after another, and if any of the persons whose names shall be so drawn shall not appear, or be challenged and set aside, then fuch further number of faid papers shall be drawn until twelve persons of those who appear, and who be not fet aside, be had to ferve on the jury, and the faid twelve persons fo first drawn who appear, and shall be approved, their names being marked in the panel, and they being fworn or affirmed, as the law directs, shall be the jury to try the cause so brought on to be tried as aforefaid, and the papers which bear the names of the persons who shall be so drawn and sworn or affirmed. (as the case may be) shall be kept apart by themselves in some other box, to be provided as aforefaid and kept for that purpose, until fuch jury shall give in their verdict, and the fame be recorded, or until the faid jury shall, by leave of the court, or confent of the parties in the cause, be discharged, and the same names shall again be rolled up and returned to the box first before-mentioned, there to be kept with the other names remaining at that time undrawn and fo often and as long as any caufe shall remain to be tried during the term, fessions, or holding of the court: Provided always, That if any a second cause cause shall be brought on to be tried in any of the courts aforefaid, respectively, before that fion in the first, the jury which may be charged in any other cause shall have given in their verdict, or shall be discharged, it shall and may be lawful for the court to order that twelve of the remaining papers aforefaid, (not containing the names of any of the jurors in fuch other cause) be drawn in manner aforesaid, for the trial of the cause, which shall be so brought on to be tried.

is brought on before a deci-

Sec. 10. And be it further enacted by the authority aforesaid, That if a sufficient number of When the persons so summoned and returned as aforesaid, court shall or-shall not appear at the court to which they shall among the be so summoned, or if, by reason of challenges bye-standers; or otherwife, there shall not be a sufficient number of jurors ready for the trial of any cause then brought on to be tried, in fuch case, upon order of the court for filling the jury from qualified bye-standers, who shall be immediately fummoned and returned by the sheriff, unless he be liable to fome legal exception, and in and how to be fuch case to be returned by the coroner, unless returned. he be also liable to such exception, and then to be returned by two proper and difinterested persons to be appointed by the court for that purpose, and the persons who shall be thereupon fummoned and returned shall attend and ferve as jurors at fuch court accordingly, and in case * any of the persons who shall be summoned from amongst bye-standers, as aforesaid, Persons thus shall refuse or neglect to attend as aforesaid, ferve liable to the court shall inflict such fine upon such de-fine for default, faulter as is herein before directed in other &c. cases upon persons, who being summoned as jurors shall fail to attend, and every such fine shall be levied, collected and paid over by the sheriff as is by this act enjoined.

Sec. 11. And be it further enacted by the authority aforesaid, That when a rule has been Proceedings entered by either of the parties, in a civil acjuries and of a tion or cause depending in any court, for stri-view. king a special jury, the parties shall strike the same in the prothonotaries office from the list of jurors which may be drawn from the proper wheel, agreeably to the provisions contained in the first section of this act, to serve at the ensu-

ing court, and where a view shall be allowed in any cause fix of the first twelve of the jurors, or more of them named in the panel shall be taken by the sheriff, or other officer, who shall have the view, and such of the faid viewers who appear at calling the jury to try the faid cause, shall first be sworn or affirmed to try the fame before any drawing as last aforesaid, and so many jurors only shall be drawn as aforefaid, to be added to the faid viewers who appear, as shall after default and allowed challenges, make up the number twelve, to be fworn or affirmed for the trial of fuch cause.

A register to he kept of inrors fummoned & fer-

Sec. 12. And be it further enacted by the authority aforesaid, That the sheriff, or coroner, as the case may be, to whom the return of process for the returning of juries shall belong, from time to time, shall enter, alphabetically, in a book to be kept for that purpose, the furnames of all fuch persons who shall be summoned, and who shall attend or serve upon juries in the said courts, with their christian names, additions and places of abode, and also the times of their respective services, and every person so summoned and certificates and attending, or ferving as aforefaid, shall, upof fervice to be on application by him made to fuch sheriff, (or coroner) have a certificate testifying such his attendance or fervice; which certificate fuch sheriff (or coroner) is hereby directed and required to give, without fee or reward, and the faid book shall be delivered over by faid sheriff, (or coroner) from time to time, to his fuccessor in office.

granted.

Sec. 13. And be it further enacted by the authority aforefaid, That whenever any verdict, in a civil action or cause, shall be taken, the plaintiff or defendant, for whom the same shall be given, shall forthwith pay to the sheriff the fum

Colts to be paid on verdia.

of four dollars, which shall be taxed with the costs, and afterwards repaid by the party against whom fuch verdict shall be given, if the same be a verdict wherein costs be recoverable, for . the use of the party so advancing that sum, and the money fo to be collected shall be paid into the hands of the county treasurer, to be appro- How appropripriated towards a fund for defraying the expences ared. of the juries who shall attend on the faid courts respectively, and the prothonotary or clerk of the respective court is hereby authorised and required, to certify to the commissioners of the proper county, the number of days each juror shall have ferved or attended, either as a grand or pettit-juror, and he shall be paid one dollar for Allowance to every day he may have thus ferved or attended, jurors. by the county treasurer, upon a warrant drawn by the commissioners; which certificates the prothonotary is required to give, without fee or re-ward: Provided always, That no compensation other than what has heretofore been provided shall be allowed to jurors for their services for the remainder of the present year, and provision shall accordingly be made in estimating and laying the county rates in the feveral counties of this Commonwealth.

Sec. 14. And be it further enacted by the authority aforefaid, That this act shall be of force when this act and effect, so as to authorise the sheriff and coun-shall go into ty commissioners of the several counties to make the felection of jurors, in the manner required by the first section of this act, thirty days previously to any court to be holden after the twentieth day of August next, and such number only shall be selected as may be required for the courts to be holden in the city of Philadelphia, and respective counties, during the remainder of the present year: Provided, That a number suf-

ficient shall be selected and deposited in the respective wheels, so that the number requisite for one jury, at least, shall remain in each wheel after the last drawing; and the jurors to serve at the several courts, mentioned in this act, shall be felected, fummoned and returned in the manner before directed, and not otherwife.

hereby supplied.

Sec. 15. And be it further enacted by the au-Repeal of acts thority aforesaid, That so much of any act as is by this act altered and fupplied, be, and the fame is hereby repealed.

Limitation of this act.

Sec. 16. And be it further enacted by the authority aforesaid, That this act shall continue in force for the term of three years, and from thence to the end of the next fitting of the General Affembly, and no longer.

> SIMON SNYDER, Speaker of the House of Representatives.

ROBERT WHITEHILL, Speaker of the Senate.

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

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

CHAPTER LXVI.

An ACT to repeal, in Part, the Act, entitled, " An Act to regulate Fences, and to encourage the raising of Swine."

BE it enacted by the Senate and House of Representatives of the Section 1. Commonwealth of Pennfylvania, in General As-