. felf: And whereas it is but just and reasonable that a person thus injured in public service should be supported at public expense: Therefore.

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 of the same, That Adam Koch, Adam Koch, be, and he is hereby entitled and nuity. allowed, to receive an annuity of forty dollars, during his natural life, commencing on the first day of July, one thousand eight hundred and five, and payable half yearly to him or his legal representative, for the use of the said Adam Koch, out of any unappropriated monies in the treasury of this commonwealth, on warrants drawn by the Governor thereof.

CHARLES PORTER, Speaker

of the House of Representatives.

JAMES BRADY, Speaker

of the Senate.

Approved—the twenty-first day of March. in the year one thousand eighthundred and fix.

THOMAS M'KEAN.

CHAPTER CLXVII.

An ACT to regulate the proceedings on Certiorari,

Section 1. DE it enacted by the Senate and 20th Month 1810 Commonwealth of Pennsylvania, in General As-Vol. VII. sembly

unless affidavit

that the cause zable by a Justice, or that the proceed-&c.

Limitation of time for taking out writs of certiorari.

sembly met, and it is hereby enacted by the autho-No writ of cer- rity of the same, That no judge of any of the tiorari to iffue, courts within this commonwealth, shall allow be made that it any writ of certiorari, to remove the proceedis not for de. ings had in any trial before a justice of the peace, until the party applying for fuch writ, shall declare on oath or affirmation, that it is not for the purpose of delay, but that in the opinion of the party applying for the same, the cause of acwas not cognition was not cognizable before a justice, or that the proceedings proposed to be removed are unjust and illegal, and if not removed will oblige jost and illegal, the said applicant to pay more money to or receive less from his opponent than is justly due; a copy of which affidavit shall be filed in the prothonotary's office: Provided, That no judgment shall be set aside in pursuance of a writ of certiorari unless the same is issued within twenty days after judgment was rendered, and ferved within five days thereafter, and no execution shall be fet aside in pursuance of the writ afore. faid, unless the said writ is issued and served within fifteen days after the execution issued.

the courts as to fetting alide justices for informality.

Sec. 2. And be it further enached by the au-Restrictions on thority aforefaid, That if any person shall hereafter remove the proceedings had before any proceedings of justice of the peace by writ of certiorari, into any of the courts of this commonwealth, such court shall in no case set aside such proceedings for want of formality in the same, if it shall appearon the face thereof that the defendant confessed judgment for any fum within the jurisdiction of a justice of the peace, or that a precept issued in the name of the commonwealth of Pennsylvania, requiring the defendant to appear before the justice on some day certain, or directing the constable to bring the defendant forthwith before him agreeably to the provisions and directions. contained in the act, entitled, "An act for the recovery of debts and demands not exceeding one hundred dollars before a justice of the peace, and for the election of constables and for other purposes;" and that the faid constable having ferved the faid precept, judgment was rendered on the day fixed in the precept, or on some other day to which the cause was postponed by the justice, with the knowledge of the parties, and that no execution iffued by any justice shall be fet aside for informality, if it shall appear on the face of the fame, that it was issued in the name of the commonwealth of Pennsylvania, after the expiration of the proper period of time, and for the fum for which judgment had been rendered, together with interest thereon and costs and a day mentioned, on which return is to be made by the constable, and that the cause of action shall have been cognizable before a justice of the peace.

Sec. 3. And be it further enacted by the authority aforesaid, That in all cases where the pro- Penalty on plaintiff, if at ceedings of any justice of the peace shall be re- his instance moved by certiorari, at the instance of the plain-proceedings be tiff and the same be set aside by the court, and set aside, and on a fecond trial being had before faid justice, or on fecond trial, he doth not any other justice of the peace, judgment shall obtain judgnot be obtained for a fum equal to or greater ment, for as than the original judgment, which was fet afide than the origiby the court; he shall pay all costs accrued on nal judgment. the fecond trial, before the justice of the peace as well as those which accrued at the court before whom the proceedings have been fet aside, including any fees which the defendant may have given any attorney, not exceeding four dollars in fuch trial, together with fifty cents per day to the faid defendant, while attending on the faid court in defence of the proceedings of the faid

· fendant if promoved at his instance.

Penalty on de- faid justice of the peace; and in cases where the ceedings be re- proceedings of any justice of the peace, shall be removed at the instance of the defendant, and be fet afide by the court, and it appeared that he attended the trial before the justice, or had legal notice to attend the same, and on a final trial being had as aforefaid, the plaintiff shall obtain judgment for a fum equal to or greater than the original judgment, which was fet aside by the court; he shall pay all costs accrued on the second trial before the justice of the peace, as well as those which accrued at the court before whom the proceedings have been fet afide, including any fees which the plaintiff may have given to any attorney, not exceeding four dollars, to defend the proceedings of the justice, together with fifty cents per day, while attending at court on the same, which costs shall be recovered before any justice of the peace in the same manner as fums of a fimilar amount are recoverable; and in fuch cases the legal stay of execution shall be counted from the date of the original judgment rendered by the justice of the peace, and the court shall at the term to which the proceedings of justices of the peace are returnable in pursuance of writs of certiorari, determine and decide thereon.

Persons not freeholders may be brought forward by fummons or warrant, at the ehoice of plaintill,

Sec. 4. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the justices of the peace, respectively, on the request of any person, who wishes to become plaintiff in any civil case, within their jurisdiction, to iffue a fummons for a person, who is not a freeholder, and the same proceedings shall be had thereon as if the defendant in the cause was a freeholder, only that on judgment rendered, there shall be no stay of execution, unless the defendant enter special bail, law.

law, custom or usage to the contrary notwithstanding: Provided, That nothing herein contained, shall be construed to prohibit the plaintiff from demanding a warrant of arrest in such cafes.

Sec. 5. And be it further enacted by the authority aforesaid. That this act shall take effect When this act and be in complete operation from and after the shall take effect, repeal of first day of September next, and all acts of As-former acts, fembly now in force, so far as they are incon-Limitation of fiftent with this act and no further, shall then be repealed, and this act shall continue in force for three years, and from thence to the end of the next Session of the General Assembly.

CHARLES PORTER, Speaker

of the House of Representatives.

IAMES BRADY, Speaker

of the Senate.

APPROVED—the twenty-first day of March, in the year one thousand eight hundred and six.

THOMAS M'KEAN.

CLXVIII. CHAPTER

An ACT making an additional allowance to the Prothonotary of the Supreme Court, of the Eaftern District, and the Prothonotary of the Court of Common Pleas, of the City and County of Philadelphia.

BE it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in General Asfembly