No. 89.

AN ACT

To further amend the eighteenth paragraph of section two of an act, approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (Pamphlet Laws, seventy-three), entitled "An act to provide for the incorporation and regulation of certain corporations," as amended, by providing for the incorporation of companies for the purpose of extracting from the earth minerals and materials used in the manufacture of iron, steel, or other products and the preparation for market and selling thereof and dealing therein.

paragraph of the second section of an act, approved

the twenty-ninth day of April, one thousand eight hundred and seventy-four (Pamphlet Laws, seventy-three), entitled "An act to provide for the incorporation and regulation of certain corporations," which, as amended by an act, approved the third day of June. one thousand nine hundred and eleven (Pamphlet Laws, six hundred and thirty-five), entitled "An act to further amend the eighteenth paragraph of the second section of an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, so as to compel corporations heretofore or hereafter in-

corporated for the purpose of the storage, transportation, and furnishing of water for manufacturing and other purposes, and for the creation, establishing, furnishing, transmission, and using of water-power therefrom, to furnish such power for public purposes,"

reads as follows:-

"Paragraph 18. The carrying on of any mechanical, mining, quarrying, or manufacturing business, including all the purposes covered by the provisions of the acts of the General Assembly, entitled 'An act to encourage manufacturing operations in this Commonwealth, approved April seventh, one thousand eight hundred and forty-nine, entitled 'An act relating to corporations for mechanical, manufacturing, mining, and quarrying purposes,' approved July eighteenth, one thousand eight hundred and sixty-three, and the several supplements to each of said acts, including the incorporation of grain-elevators, storage-house and storage-yard companies, also including companies for the storage, transportation, and furnishing of water, with the right to take rivulets and land and erect reservoirs for holding water, for manufacturing and other purposes, and for the creation, establishing, furnishing and transmission for public use of water power therefrom: Provided, That such last named

Section 1. Be it enacted, &c., That the eighteenth Corporations.

Paragraph 18, section 2, act of April 29, 1874 (P. L. 73), as amended by section 1, act of June 3. 1911 (P. L. 635), cited for amendment.

corporations, heretofore or hereafter incorporated, shall be compelled to furnish such power for public purposes; the construction of dams in any stream, and the driving and floating of sawlogs, lumber, and timber on and over any streams, not exceeding thirty-five miles in length from their source, by the usual methods of driving and floating logs, timber, and lumber on streams, and so as not to obstruct the descending navigation by rafts and boats; also including the manufacturing and brewing of malt liquors; and also including companies for the transaction of any lawful business not otherwise specifically provided for by act of Assembly: Provided, however, That no corporation shall be chartered under this amendment with the authority to transact more than one kind of business. which must be set forth in the charter," be, and the same is, further amended to read as follows:-

Purposes of incorporation.

Water companies.

Proviso.

Mining, quarrying, etc.

Paragraph 18. The carrying on of any mechanical, mining, quarrying or manufacturing business, including all the purposes covered by the provisions of the acts of the General Assembly, entitled "An act to encourage manufacturing operations in this Commonwealth," approved April seventh, one thousand eight hundred and forty-nine, entitled "An act relating to corporations for mechanical, manufacturing, mining, and quarrying purposes," approved July eighteenth, one thousand eight hundred and sixty-three, and the several supplements to each of said acts, including the incorporation of grain-elevators, storage-house and storage-yard companies; also including companies for the storage, transportation and furnishing of water, with the right to take rivulets and land and erect reservoirs for holding water, for manufacturing and other purposes, and for the creation, establishing, furnishing and transmission for public use of water power therefrom: Provided, That such last named corporations, heretofore or hereafter incorporated, shall be compelled to furnish such power for public purposes; the construction of dams in any stream, and the driving and floating of sawlogs, lumber and timber on and over any streams, not exceeding thirty-five miles in length from their source, by the usual methods of driving and floating logs, timber and lumber on streams, and so as not to obstruct the descending navigation by rafts and hoats; also including the manufacturing and brewing of malt liquors; also including the incorporation of companies for the business or purpose of extracting from the earth by any process or processes, mechanical, mining, quarrying, or otherwise, of any and all kinds of minerals and materials used in the manufacture of iron, steel, or any other product and the preparation for market and the sale thereof and the dealing therein;

and also including companies for the transaction of any lawful business not otherwise specifically provided for by act of Assembly: Provided, however, that no such last designated corporation shall be chartered with authority to transact more than one kind of business, which must be set forth in the charter.

Any lawful business

Approved—The 14th day of April, A. D. 1921.

WM. C. SPROUL.

No. 90.

AN ACT

To provide for a second additional law judge of the several courts of the twelfth judicial district.

Section 1. Be it enacted, &c., That in addition to the judges now provided for by existing law, a second additional law judge is hereby authorized and provided for the several courts of the twelfth judicial district, who shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district, and who shall hold his office for a like term and by the same tenure, and shall have the same powers, authority and jurisdiction, and shall be subject to the same duties, restrictions, and penalties, and shall receive the same compensation, provided by law for judges of the courts of said judicial district.

Section 2. At the next municipal election after the Election. passage of this act, the qualified electors of the said twelfth judicial district shall elect, in the manner prescribed by law for the election of a president judge, one competent person, learned in the law, to serve as second additional law judge in said district from the first Monday in January, Anno Domini one thousand nine hundred and twenty-two, for a term of ten years. Vacancies in the office hereby created, whether caused by death, resignation, expiration of term, or otherwise, shall be filled in the same manner as is required by law in case of a similar vacancy in the office of president judge.

The Governor is hereby authorized, by Section 3. and with the consent of the Senate, to appoint one competent person, learned in the law, as such additional law judge of the said twelfth judicial district to serve until the first Monday in January succeeding the next municipal election.

APPROVED—The 14th day of April, A. D. 1921.

WM. C. SPROUL.

Twelfth judicial district.

Additional judge.

Qualifications.

Term. Jurisdiction.

Compensation.

Vacancies.

Appointment.