

to be elected. 3. The Burgesses and frecholders made a body corporate, by the name of "The Burgesses and inhabitants of the borough of Sunbury in the county of Northumberland," with powers of acquiring and holding real and personal estate, &c. 4. Markets when to be held. Clerk of the market to be appointed. 5. The corporation may make a causeway across the public way along the Susquehanna, and a landing place; and provide ferry-boats. 6. No other person shall keep a ferry at that place. 7. Powers and privileges of the borough of Sunbury to be the same as the borough of Reading. (Vol. 2, page 76,) except as to holding fairs.] (See a supplement to this act, 16th March, 1803, chap. 2333. Authorized to hold fairs, by act of 22d January, 1802, chap. 2211.)

1797.

Passed 24th March, 1797.—Recorded in Law Book No. VI. page 170.

CHAPTER MDCCCXXVII.

An ACT to repeal an act, passed the thirty-first day of March, one thousand seven hundred and ninety-five, entitled "An act to ascertain the boundary lines of a tract of land in York county, called Carrol's Delight," and to provide for surveying the same, and for other purposes therein mentioned.

SECT. I. *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 Surveyor-General of this commonwealth be authorized, and he is hereby required, on the application of any person, and at the proper charges and expense of the holders of lands within the tract of land called Carrol's Delight, situate in the county of York, to issue his order to any Deputy-Surveyor of the said county, not interested in any part of said tract, to survey the same, agreeably to the lines marked and known by the name of John Gillahan's survey, and ascertain the number of acres therein contained, over and above the quantity mentioned in the original patent, and make return thereof into the Surveyor-General's office, and the Surveyor-General shall certify the same to the Secretary of the Land-Office, and upon the payment of the customary price of lands of the date of the said patent, with interest for the said surplus, it shall be deemed and taken to be in full of all claim and demand of this commonwealth of, in and to the land contained within the said lines, marked and known by the name of John Gillahan's survey, as aforesaid, as fully and completely as if patents had issued for the same; and the said holders of the said lands respectively shall hold the same agreeably to their respective surveys, without any further demand whatsoever of or from this commonwealth, according to their respective deeds; and the said lines, marked and known as aforesaid, shall for ever be the boundary of the said tract of land called Carrol's Delight, any variance in the boundary hereby established from any former survey or reputed boundary of the said tract of land notwithstanding: Provided always, That nothing in this act contained shall in any wise injure or impair the title of any person to the land contained within the said lines, or any part thereof.*

Carrol's Delight how to be re-surveyed;

1797.

(* Chap.
1807.)

SECT. II. *And be it further enacted by the authority aforesaid,* That an act passed the thirty-first of March, one thousand seven hundred and ninety-five, entitled "An act to ascertain the boundary lines of a tract of land in York county, called Carroll's Delight,"* be, and the same is hereby repealed.

Passed 28th March, 1797.—Recorded in Law Book No. VI. page 184.

CHAPTER MDCCCXXVIII.

An ACT to incorporate the citizens of this state, members of the Aggregate Corporation for the relief of the widows and children of Clergymen of the Protestant Episcopal church in the United States of America, for the better management of their share and proportion of the funds and estate of the said Aggregate Corporation, upon a division of the same being made with the members of the said corporation, citizens of the states of New-York and New-Jersey.

SECT. 1. [THE corporation of the Protestant Episcopal church empowered to agree with other associated corporations for a final division of the aggregate estate. 2. When the seal of the Aggregate corporation may be broke. New corporation of the members, who are citizens of this state; its powers and privileges; and times of meeting and making by-laws prescribed. The present annuitants shall not be injured by dissolving the Aggregate Corporation.]

Passed 28th March, 1797.—Recorded in Law Book No. VI. page 173.

CHAPTER MDCCCXXIX.

An ACT to provide arms for the use of the commonwealth. (b)

SECT. I. *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 Governor be, and he is hereby empowered and required, to procure, as speedily as may be, twenty thousand stands of arms, of a size and quality best adapted for field service, one half by immediate purchase, and the other half to be made or manufactured within the United States; the whole to be of the fashion or pattern of the French Charleville musket, and of the dimensions following, to wit; the length of each barrel to be three feet eight inches, and to receive a ball of the size of eighteen to the pound; each barrel to undergo the same degree of proof as is now in use for the proof on those made for the service of the United States, and to be stamped or marked near the breech with the letters C. P. the locks to be upon the best construction, double bridled, on a flat plate, and marked with the letters aforesaid; the mounting iron, with bands

Quantity of
arms to be
purchased
for the state.

Pattern and
quality of
each stand.

(b) By chap. 2082, this act was suspended for two years. See the existing militia law, passed 9th April, 1807, (chap. 2842.)