1801.`

Appeal.

or shall be aiding or assisting therein within the term or terms afore-'said, contrary to the true meaning and intent of this act, every person or persons so offending, and being thereof legally convicted before any justice of the peace, of the county where the offence is committed, shall forfeit the sum of thirty dollars, together with costs of suit for every such offence, to be paid, one half to the informer or prosecutor, the other half to be applied by the supervisor or supervisors of the roads, in the township where the offence has been committed, in repairing the public roads in the same: Provided always nevertheless, That in either of the aforesaid cases, the like appeal from the decision of any justice of the peace, shall be had as in cases of recovering debts under twenty pounds.

Passed 2d January, 1801.—Recorded in Law Book No. VII. page 200.

CHAPTER MMCXLVI.

An ACT altering and erecting certain election districts in the county of Northumberland.

New Berlin election district.

Sect. 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 the part of the county of Northumberland comprised within the following boundaries, viz. Beginning at a point on the middle of the Shamokin hill; thence by a south line to William Weyrick's in Penn's township, on Penn's creek; thence to Frederick Stone's: thence to John Dibler's; thence to Jacob Bishop's; thence to George Markley's; thence to Peter Burn's, on Penn's creek, including all the said farms; thence along the Buffaloe township line, to Abraham Ireley's; thence to Toran O'Quin's, included as aforesaid; thence to the top of the middle ridge of the Shamokin hills, including Seabold's mill and farm, to the beginning, shall be a separate election district, to be called New-Berlin district, and the electors thereof shall hold their general elections, at the house now occupied by Christopher Scabold, in the town of New-Berlin.

Shamokin election district.

Fishing creek district.

Bloom and Brier creek election district. Mahoning township annexed to Washington

district:

SECT. II. And be it further enacted by the authority aforesaid, That the township of Shamokin, in the same county, shall be a separate election district, to be called Shamokin district, and the electors thereof shall hold their general elections, at the house now occupied by Jacob Reed, in the said township: And that the townships of Greenwood and Fishing creek, in said county, shall be an election district, to be called Fishing creek district, and the electors thereof shall hold their general election, at the house now occupied by Samuel Smith, in Fishing creek township aforesaid: And that the place of holding the general elections for Bloom and Brier creek townships, be and the same is hereby changed, from the house of Samuel Boon, to the house now occupied by David Fowler, in Brier creek township: And that that part of Mahoning township, which constituted a part of what was heretofore called the seventh election district, be and the same is hereby annexed to Washington district, any law or laws to the contrary hereof notwithstand-1801. ing.

Passed 2d January, 1801.—Recorded in Law Book No. VII. page 201.

CHAPTER MMCXLVII.

A SUPPLEMENT to the act, entitled "An Act for erecting part [Ante, page 407, chap. of the counties of Mifflin, Northumberland, Lycoming and Hunt-2002.) ingdon, into a separate county."

Sect. 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 commissions the Governor shall be, and he is hereby authorized to appoint three pointed to commissioners, for the purpose of running, marking and ascertain-the line being, part of the lines between the counties of Huntingdon and Centingdon and tree, according to the following boundaries; that is to say, Begin-Centre counting at a point on the Tussey's mountain three miles south worth ning at a point on the Tussey's mountain, three miles south-west of the line, which divided Mifflin and Huntingdon counties, thence by a direct line to the head of the south-west branch of Bald-eagle creek; and thence a direct line to the head waters of the Muchan-

SECT. II. And be it further enacted by the authority aforesaid, And, also, That the said commissioners shall mark, run and ascertain, part of line between the lines between the counties of Lycoming and Centre, beginning Lycoming and Centre, opposite to the mouth of Quinn's run, on the west branch of Susquehanna, thence a straight line to the mouth of Fishing creek where it empties into Bald-eagle creek, and thence to the north-cast corner of Miles [late Haines] township, including Nittaney valley.

SECT. 111. And be it further enacted by the authority aforesaid, Duplicate That the said commissioners, or any two of them, shall make dif-plots to be made of the ferent duplicate plots of the lines so run, and shall deposit one of surveys and deposited in each thereof, with the recorder of deeds of each county, bounded the offices of the respective county. by the lines so run, in order to their being entered of record.

SECT. IV. And be it further enacted by the authority aforesaid, The expense attending the execution of the duties enjoined how to be upon the commissioners as aforesaid appointed, shall be paid by the respective counties, bounded by the said lines, in equal proportion for those lines adjoining them, for which purpose, the county commissioners are hereby authorized to draw warrants on their respective treasurers, in favour of the said commissioners appointed to run the lines aforesaid.

Sect. v. And be it further enacted by the authority aforesaid, where the That whereas by the ninth section of the act, to which this is a sup-prison of centre courplement, the trustees of Centre county are authorized and directed ty may be creeted. to erect a court-house, prison and other buildings, for the safe keeping of the public records, on the public square in the town of Bellefont; but as it appears ineligible that a prison should be erected on the public square of the said town: Therefore the trustees of Centre county, are hereby authorized to erect a prison for said county, on any of the lots in the town of Bellefont, conveyed to them by James