ninety-four, as prevents or bars the issuing any warrant or warrants under the direction of the act, entitled "An act directing the sale of certain islands in the river Susquehanna, passed the sixth day of March, one thousand seven hundred and ninety-three;" be, and the same is hereby repealed and made void.

Passed 23d March, 1802.—Recorded in Law Book No. VIII. page 72.

CHAPTER MMCCLVI.

An ACT incorporating the Magdalen society, in the city of Philadelphia.

SECT. 1. [THE Magdalen society of Philadelphia incorporated with the general powers incident to a corporation, by the name of "The Magdalen Society of Philadelphia. 2. The officers of the corporation to be elected by a majority of the members present, &c. 3. Place and time of holding the election for officers, to be directed by the by-laws. 4. Until an election, the present offigers continued and this act to be construed in the most favourable manner for the society, &c.]

Passed 23d March, 1802 .- Recorded in Law Book No. VIII. page 80.

CHAPTER MMCCLVII.

An ACT to erect Allegheny township, in the county of Armstrong, into an 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 Allegheny the electors residing within the township of Allegheny, in Arm-Armstrong strong county, shall hold their elections at the house of George edinto an election distance in the same of the same in the same Painter, miller, near the mouth of Cherry-run, in said township. election dis-

Passed 29th March, 1802.—Recorded in Law Book No. VIII. page 91.

CHAPTER MMCCLX.

An ACT to arect the town of Beaver, in the county of Beaver, into (Ante.pa. a borough, and for other purposes.

SECT. 1. [THE town of Beaver in the county of Beaver erected into a borough, and its boundaries described. 2. Borough officers to be elected by persons entitled to vote for members of the Legislature, who have resided in the borough six months previous to the election, &c. 3. Burgess and town council and their successors made a body corporate, by the name of " The Burgess and Town Council of the borough of Beaver, in the county of Beaver," 1802.

(Ante pa.

67.)

and to have the usual corporate powers. 4. Penalty for refusing or neglecting to serve when elected as a borough officer. 5. Qualifications of the borough officers to be taken before any Justice of the Peace. 6. Empowered to make by-laws, assess taxes, and to appoint a town clerk, &c. The amount of tax not to exceed one cent in the dollar in any one year, unless, &c. 7. Two lots out of the reserved tract of land, including several streams or springs, to be laid off for the use of the borough. Proviso in favour of the right of private property. 8. Manner of collecting taxes, fines and forfeitures, prescribed. 9. By-laws, &c. to be recorded and carried into full effect, and duties of the Town Clerk and High Constable, Persons thinking themselves aggrieved may appeal to the Court of Quarter Sessions.

Passed 29th March, 1802 .- Recorded in Law Book No. VIII. page 95.

CHAPTER MMCCLXI.

(Original act, vol. 2, act, vol pa. 67.)

A SUPPLEMENT to an act, entitled " An act to repeal part of an act of the Assembly of the late province of Pennsylvania, entitled " An act declaring the river Susquehanna and other streams therein mentioned, public highways, for improving the navigation of the said river and streams, and preserving the fish in the same."

WHEREAS, the Legislature, on the twenty-first day of March, one thousand seven hundred and eighty-three, repealed so much of an act, entitled "An act declaring the river Susquehanna and other streams therein mentioned, public highways, for improving the navigation of the said river and streams, and preserving the fish in the same," as declares the Raystown branch of Juniata, from the lower end or limits of John Wilt's plantation to the town of Bedford, in the county of Bedford, to be a public highway, for the purpose of enabling the said John Wilt to crect certain water-works, which now belong to Peter Arnolt: And whereas doubts have arisen in construing the act to which this is a supplement: Therefore, to remedy any defect therein contained,

SECT. 1. Be it enacted by the Senate and House of Repre-

sentatives of the commonwealth of Pennsylvania, in General Assem-Poter Arnolt bly met, and it is hereby enacted by the authority of the same, That authorized it shall and may be leaved for D it shall and may be lawful for Peter Arnolt, his heirs and assigns, and they are hereby authorized and empowered to erect, support, across Raysrown branch and for ever maintain a mill-dam, not exceeding the height of three
of Juniata; feet across Raystown branch of Invision abutting on his own land. feet, across Raystown branch of Juniata, abutting on his own land, in the township of Colerain, in the county of Bedford, and also to lead off from the same on his own land, so much water of the said

creek, as may be found necessary for his water-works already erectbut the navier, ea, or that may be erected on the south bank of the said river: Pro-gation of the vided always, That the said Peter Arnolt, his heirs and assigns, in crecting the said dam, or in keeping the same in repair, shall always construct the same with a platform or slope, so as not to injure the navigation of said river, or the property of individuals, and in such

to erect a mill-dam

property of individuals not to be in-