The Statutes at Large of Pennsylvania. [1765-66

the outer sides of the said standards under the penalty of five shillings, and that if any such wagoner or carter shall take and appropriate any wood belonging to any of the inhabitants aforesaid which he shall be hired to haul and apply, or appropriate the same to his own use, or shall not deliver the same to the true owner or purchaser thereof, every such person shall forfeit and pay two shillings for every stick or piece of wood so appropriated or detained to the owner or owners thereof, being first lawfully convicted thereof before any justice of the peace of the said city or county of Philadelphia.

[Section IV.] And be it further enacted by the authority aforesaid, That this act shall continue and be in force for and during the same space of time as the act to which this act is a supplement shall continue and no longer.

Passed February 8, 1766. Referred for consideration by the King in Council, February 11, 1767, and allowed to become a law by lapse of time in accordance with the proprietary charter. See Appendix XXV, Section I, and the note to the Act of Assembly passed March 26, 1762, Chapter 480. Expired.

CHAPTER DXXXVIII.

AN ACT TO PROLONG THE TIME LIMITED FOR DRAWING THE LOT-TERY INSTITUTED AND DIRECTED TO BE DRAWN IN AND BY VIRTUE OF AN ACT, ENTITLED "AN ACT FOR RAISING BY WAY OF LOTTERY THE SUM OF THREE THOUSAND AND THREE POUNDS FIFTEEN SHIL-LINGS TO BE APPLIED TO THE PAYMENT OF THE ARREARS OF DEBT DUE FOR THE FINISHING ST. PETER'S AND ST. PAUL'S EPISCOPAL CHURCHES, IN THE CITY OF PHILADELPHIA," 1 AND FOR APPOINT-ING A MANAGER IN THE ROOM OF HENRY HARRISON, ESQUIRE, DE-CEASED.

Whereas it hath been represented to the assembly of this province by the managers of the lottery instituted and directed to be drawn by the act of general assembly of this province, entitled "An act for raising by way of lottery the sum of three thousand and three pounds fifteen shillings to be applied to the payment of the arrears of debt due for the finishing St. Peter's

1 Passed February 15, 1765, Chapter 517.

and St. Paul's Episcopal churches in the city of Philadelphia," &c.,¹ passed in the fifth year of His present Majesty's reign, that the time limited for the drawing of the said lottery is too short, and that unless the same shall be prolonged and a further day given for that purpose the pious designs of the legislature of erecting and finishing the several Episcopal churches in the said act mentioned will be in a great measure defeated:

[Section I.] Wherefore be it enacted by the Honorable John Penn, Esquire, Lieutenant-Governor under the Honorable Thomas Penn and Richard Penn, Esquires, true and absolute Proprietaries of the Province of Pennsylvania and counties of Newcastle, Kent and Sussex upon Delaware, by and with the advice and consent of the representatives of the freemen of the said Province in General Assembly met, and by the authority of the same, That a further day shall be and is hereby given to the said managers for the drawing of the said lottery; and that it shall and may be lawful for them, or a majority of them, to .postpone and prolong the drawing of the same for and during any space of time not exceeding nine months, provided the said lottery shall be drawn on or before the expiration of that time.

And whereas Henry Harrison, Esquire, one of the managers of the said lottery, is lately deceased, and it is convenient that some other person be appointed in his stead:

[Section II.] Be it therefore further enacted by the authority aforesaid, That Daniel Rundle shall be and is hereby appointed one of the managers of the said lottery, and shall have full power and authority to transact, do and perform all and every act, matter and thing enjoined and required to be done and performed in and by the said act of general assembly in as full and ample a manner as the said Henry Harrison could, ought or mightdo, had he continued in full life, having first taken the qualification enjoined and required by the said law to be taken by the managers of the said lottery.

Passed February 8, 1766. Referred for consideration by the King in Council, February 11, 1767, and allowed to become a law by lapse of time in accordance with the proprietary charter. See Appendix XXV, Section I, and the note to the Act of Assembly passed February 15, 1765, Chapter 517; and the act of Assembly passed September 20, 1766, Chapter 545.