[Section XIII.] (Section XIV, P. L.) Provided nevertheless. and be it enacted by the authority aforesaid, That no powers and authorities by this act given or intended to be given to. the said corporation shall be understood taken or construed in any wise to prohibit, prevent or to take from the minister of the said church for the time being duly authorized and appointed as aforesaid the religious use, benefit and enjoyment of the said church (known by the name of Saint George's Church or of any other church or churches which may at any time hereafter be purchased or built by the said corporation) in the city of Philadelphia or the liberties thereof but that the same shall be and forever hereafter continue to be had, used and enjoyed by them as heretofore and by no other person or persons whatsoever unless by particular license and consent of the minister for the time being and concurrence of two thirds of the trustees for the time being anything in this act contained to the contrary notwithstanding.

Passed December 8, 1789. Recorded L. B. No. 4, p. 51.

CHAPTER MCDLXXVIII.

A SUPPLEMENT TO AN ACT ENTITLED "AN ACT TO IMPROVE THE BREED OF HORSES, AND REGULATE RANGERS." 1

(Section I, P. L.) Whereas the seventh section of an act of the general assembly of Pennsylvania entitled "An act to improve the breed of horses and regulate rangers," requires that horses taken up by the rangers of the respective counties shall be advertised in every county of the state before they may be sold, and the said act having been made at a period in the late province of Pennsylvania when the counties were but few and the settlements not very extensive:

And whereas the present state of population in this state and the extent of the settlements renders it very difficult, ex-

¹ Passed May 9, 1724, Chapter 279.

Therefore:

pensive and unnecessary to advertise stray horses in the hands of rangers in the manner prescribed in the aforesaid act:

[Section I.] (Section II, P. L.) Be it enacted and it is hereby enacted by the Representatives of the Freemen of the Commonwealth of Pennsylvania in General Assembly met and by the authority of the same, That it shall be lawful for the rangers of the respective counties into whose hands any stray horses may have come and the same having been registered for the space of one year in their respective counties to sell such strays as aforesaid by public vendue at some convenient place in their respective counties, first advertising the sale thereof for at least two weeks immediately before the day of the sale and in at least six of the most public places of the said counties, and the said rangers are hereby required respectively to make sale of all stray horses now in their keeping as soon as they shall have been registered for [the space of] one year as aforesaid and to pay the moneys arising therefrom into the hands of the county treasurer for the use of the county after deducting reasonable charges for their trouble and expenses..

Passed December 9, 1789. Recorded L. B. No. 4, p. 56.

CHAPTER MCDLXXIX.

SUPPLEMENT TO AN ACT ENTITLED "AN ACT TO INCORPORATE THE CITY OF PHILADELPHIA." 1

(Section I, P. L.) Whereas by an act of the general assembly of this commonwealth [enacted] the eleventh day of March in the year of our Lord one thousand seven hundred and eightynine entitled "An act to incorporate the city of Philadelphia and for other purposes therein mentioned," it was enacted, "That a court shall be and is hereby established by the name, style and title of the Alderman's Court and shall consist of three aldermen of the said city for the time being to hear, try

¹ Chapter 1394.