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.

and determine in a summary way all such causes, matters and things within the said city as are by law cognizable before any justice of the peace within this state where the debt or demand amounts to forty shillings and does not exceed ten pounds:

And whereas a court of record has been accordingly established for the said purpose but no provision being made in the said act of assembly for compensating the services of the clerk of the said court and the safety of the suitors rendering it necessary that a fair docket of the cases in the said court should be kept:

Therefore:

[Section I.] (Section II, P. L.) Be it enacted by the Representatives of the [Freemen of the Commonwealth] of Pennsylvania in General Assembly met and by the authority of the same, That the fees belonging to the clerk of the said court shall be as follows, to wit: For entering each action upon the docket, six pence and no more; for filing and recording each action six pence and no more and for every final judgment, six pence and no more.

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

FOURTEENTH ASSEMBLY—SECOND SITTING.

CHAPTER MCDLXXX.

A SUPPLEMENT TO THE ACT ENTITLED "AN ACT TO PROVIDE FOR THE SALARIES OF THE OFFICERS OF THE LAND OFFICE" ENACTED THE EIGHTH DAY OF DECEMBER ONE THOUSAND SEVEN HUNDRED AND EIGHTY-NINE, 1

(Section I, P. L.) Whereas the act to which this is a supplement fixed and ascertained the salaries of the officers of the

¹ Chapter 1475.