CHAPTER MMCCCLXXXII.

AN ACT FOR ALTERING THE PLACE OF HOLDING ELECTIONS IN THE FIFTH DISTRICT, IN THE COUNTY OF LANCASTER.

Whereas it has been represented to the legislature, by petition from the inhabitants of part of Cocalico and Elizabeth townships, which composes the fifth district in the county of Lancaster, that the place of holding their elections is uncentral and inconvenient:

Section I. (Section I, P. L.) 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 citizens of the fifth district in the county of Lancaster, shall from and after the passing of this act, hold their general elections at the house now occupied by Nathaniel Lightner, in the township of Cocalico in the district aforesaid, any thing to the contrary thereof in any former law notwithstanding.

(Section II, P. L.) And be it further enacted Section II. by the authority aforesaid, That the citizens of that part of the township of Warwick, in the county of Lancaster, beginning at the township line at a bridge on Forge creek, where the same intersects or crosses the old Paxton road; thence extending down the said creek to Christian Stauffer's mill; along the road leading from said mill to Lancaster, till the same strikes Moravian creek, commonly so called; thence down the said creek to John Pfauts's mill; thence along the road called Pfaut's new Lancaster road to the place where the same intersects the township line; thence along said line to Conestoga creek, and up the same and Cocalico and Middle creek; and the said Paxton road being the township line continued to the first mentioned creek and place of beginning, shall from and after the passing of this act, hold their general elections at the house now occupied by Nathaniel Lightner, in the fifth election district, in the township of Cocalico, in the county aforesaid, any thing to the contrary thereof in any former law notwithstanding.

1803] The Statutes at Large of Pennsylvania.

Section III. (Section III, P. L.) And be it further enacted by the authority aforesaid, That the citizens of that part of the fifth election district in the county of Lancaster, beginning at Miller's tavern and extending along a public road to Cocalico creek near Ephrata mill, and from thence down the said creek to the line of Earl township, shall be annexed to the ninth election district, and hold their elections at the house now occupied by Jacob Stahley, in Reamstown, in the township of Cocalico, any thing to the contrary thereof in any former law notwithstanding.

Approved April 1, 1803. Recorded in L. B. No. 9, p. 190.

CHAPTER MMCCCLXXXIII.

AN ACT AUTHORIZING THE JUDGES OF THE COURT OF COMMON PLEAS OF NORTHAMPTON COUNTY, TO HOLD TWO ADDITIONAL COURTS ANNUALLY, IN THE SAID COUNTY.

Section I. (Section I, P. L.) Be it enacted by the Senate and House of Representatives of the Commonwealth of Penn. sylvania, in General Assembly met, and it is hereby enacted by the authority of the same, That the judges of the courts of common pleas in the county of Northampton, shall be authorised and required, to hold two additional courts of common pleas in the said county, for trying and arguing civil causes, and for doing and transacting all other business usually done and transacted in the said court; which courts shall continue each one week, and commence respectively on the third Monday in March, and on the third Monday in October annually.

Section II. (Section II, P. L.) And be it further enacted by the authority aforesaid, That this act shall continue in force until the first day of April, in the year one thousand eight hundred and six.

Approved April 1, 1803. Recorded in L. B. No. 9, p. 192.