contained shall be construed to vest in John Gregg, his heirs and assigns, a right to land any boat or boats upon any landing belonging to any other persons without their consent first had and obtained.

Approved March 1, 1806. Recorded in L. B. No. 10, p. 250.

CHAPTER MMDCLVI.

AN ACT SUPPLEMENTARY TO THE ACT, ENTITLED "AN ACT TO ALTER THE JUDICIARY SYSTEM OF THIS COMMONWEALTH." (1)

Whereas by the act, entitled, "An act to alter the judiciary system of this commonwealth," a change is made in the times of holding the courts of common pleas and quarter sessions, in many of the counties of this commonwealth, to commence from and after the passing of the said act: And whereas the immediate operation of the said act, may produce many inconveniences to suitors and others, and occasion much confusion and litigation; For remedy whereof,

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 next term of the supreme court of this commonwealth, shall be held on the first Monday in March, and shall continue for the same time, and in like manner, in all respects as if the act⁽¹⁾ to which this is a supplement had not been passed; and all process and proceedings returnable thereto, are hereby declared to be valid and effectual in law, to all intents and purposes.

Section II. (Section II, P. L.) And be it further enacted by the authority aforesaid, That the several courts of common pleas and quarter sessions throughout this commonwealth, shall hold the next term and session after the passing of this act, in the several counties, at the same time and in like manner, in all respects, to all intents and purposes, as if the act to which this is a supplement had not been passed; and that, from and after the said terms and sessions respectively, all actions, suits, pleas, process and proceedings of every kind, depending in the courts of common pleas and quarter sessions of the sev-

eral counties of this commonwealth, with all things thereto appertaining shall be transferred to and proceeded upon in the like courts established by the said act: Provided nevertheless, that if the governor should commission a president or presidents in the seventh, eighth, ninth and tenth districts, or either of them, before the next term, in any county or counties in the said districts, or either of them, the president or presidents so commissioned, may, and they are hereby authorized and required to exercise all the powers and perform all the duties in such county or counties, which they might have exercised and performed if this act had not been passed.

Section III. (Section III, P. L.) And be it further enacted by the authority aforesaid, That all process which shall be issued after the passing of the said act, returnable to a term of any court of common pleas, which would have been held after the next term, if this act and the act⁽¹⁾ to which this is a supplement had not been passed, shall, and is hereby declared to be returnable to the next term of the court of common pleas of the same county, established by the said act; and shall be as good and available in law, to all intents and purposes as if it had been originally made so returnable; and all process which shall be issued returnable to the first term of the several courts of common pleas, established by the said act, shall be tested as of the last term of the common pleas held in the same county.

Section IV. (Section IV, P. L.) And be it further enacted by the authority aforesaid, That in any county in which the several courts have already been held, since the passing of the said act, all matters and things done or to be done and transacted, and all judgments given or rendered upon verdicts, or otherwise at the said courts, shall be, and they are hereby ratified and confirmed; saving the rights of the suitors respectively to any appeal or writ of error upon any process or judgment, as to law or right shall appertain, for any error or misdeed therein, not relating to any alleged discontinuance or mistrial, by reason of the passing of the act, to which this is a supplement: Provided, that nothing herein contained shall be deemed, construed, or taken to confirm, or give effect, to any

proceeding in any criminal case, in which there has been a conviction since the passing of the said act, but such conviction and all things thereto appertaining, shall in all respects be considered as if this act had not been passed; but in all criminal cases, in which there has been an acquittal since the passing of the said act, the defendant or defendants shall be considered in all respects, and shall have the same privileges, as if they had been acquitted by a court of competent jurisdiction.

Approved March 1, 1806. Recorded in L. B. No. 10, p. 250. Note (1) Chapter 2646; Supra this volume, p. 61.

CHAPTER MMDCLVII.

AN ACT GRANTING A SUM OF MONEY TO THE TRUSTEES OF JEFFER-SON COLLEGE, IN THE COUNTY OF WASHINGTON.

Whereas it hath been represented to the legislature that the college of Jefferson, in the county of Washington, hath been extensively useful in the promotion of religion and literature, thereby securing the best interests of society, but that the institution is likely to suffer, and its usefulness to be much diminished, on account of the smallness of its funds: And whereas it is consistent with a wise and liberal policy, to lend a fostering hand to institutions so well calculated to disseminate useful knowledge, and to promote the cause of virtue: Therefore,

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 for the purpose of aiding the trustees of Jefferson College, there be, and is hereby granted to the said trustees, three thousand dollars, to be paid out of any unappropriated monies in the treasury, on a warrant or warrants drawn by the governor.

Section II. (Section II, P. L.) And be it further enacted by the authority aforesaid, That there shall be admitted into the said college, any number of poor children, who may at any time be offered in order to be taught gratis: Provided, the