

charge as aforesaid, to dismiss the same; making a record thereof in his docket, together with the agreement aforesaid; which agreement shall be signed by the complainant or complainants, as well as the defendant or defendants in such complaint or charge; and for entering of such record, said justice shall receive from the parties, twenty-five cents; and no fee shall be demanded of said justice, by any officer of this commonwealth on account of settling any such dispute or complaint as aforesaid: Provided, the said justice shall be fully satisfied that the settlement of such complaint or charge will not injure the safety of the citizens, or the peace of society.

Approved March 17, 1806. Recorded in L. B. No. 10, p. 324.

CHAPTER MMDCLXXXIV.

AN ACT FOR THE RELIEF OF DANIEL WELKER.

Whereas Daniel Welker, now an inhabitant of Franklin county, enlisted in colonel John Patton's regiment, in the year one thousand seven hundred and seventy-seven, was wounded at Ash Swamp, in New Jersey, and discharged in one thousand seven hundred and eighty-one, in consequence of said wound, which has since become so troublesome as to render him incapable of earning his subsistence by labor, and the justice and honor of the commonwealth, requiring legislative attention to cases of this kind: 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 the proper officers shall place Daniel Welker on the list of soldiers entitled to donation lands, and on his application by himself or his attorney duly constituted, shall draw and patent to him such donation lands, as he would have been entitled to, if he had served to the conclusion of the war.

Approved March 17, 1806. Recorded in L. B. No. 10, p. 325.