legally employed in carrying this act into effect, and that all expenses attending the same, shall be paid by the said commissioners out of the proceeds of the said lottery.

Section IV. (Section IV, P. L.) And be it further enacted by the authority aforesaid, That all prizes not demanded within twelve months next, after publication as aforesaid, shall be considered and deemed as relinquished for the benefit of the aforesaid congregation.

Approved January 18, 1808. Recorded in L. B. No. 11, p. 148.

CHAPTER MMDCCCXCII.

AN ACT TO ESTABLISH A PUBLIC FERRY ON THE EAST SIDE OF THE RIVER SUSQUEHANNA IN THE COUNTY OF DAUPHIN, AND TO VEST THE RIGHT THEREOF IN WILLIAM MOORHEAD, HIS HEIRS AND ASSIGNS.

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 William Moorhead, his heirs and assigns, shall have the right at his or their own costs, to make a good and convenient landing on the east side of the river Susquehanna, on the estate of the said William Moorehead, situate on the great road leading from Harrisburg through Selins Grove to Sunbury in the county of Northumberland, and the owner or occupier shall keep the same in good order and repair, fit for men, horses and carriages, to pass, and shall keep a good substantial boat or boats and careful ferry-men, who shall constantly, as occasion may require, attend for the purpose of transporting travelers and others over the said river, and for services rendered shall receive such price as is customarily paid at other ferries on said river, and the said ferry shall moreover be subject to such rates and regulations as the court of quarter sessions of the county of Dauphin may order and direct: Provided always, that nothing in this act contained shall be construed so as to vest the said William Moorhead or his legal representatives with a right to receive or discharge any travelers, carriages or other loading on land, belonging to any other person, without the consent of the owner.

Approved January 18, 1808. Recorded in L. B. No. 11, p. 149.

CHAPTER MMDCCCXCIII.

AN ACT TO CHANGE THE NAME OF JOHN POWEL HARE TO JOHN HARE POWEL.

Whereas it has been represented by John Hare Powel, son of Robert Hare of the city of Philadelphia, that at the request of a near relation, he has deemed it expedient and has agreed to change his name from John Powel Hare to John Hare Powel, and he has prayed the legislature to sanction and confirm the said change of name: 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 said John Hare Powel, formerly John Powel Hare, shall henceforth be called and known by the name of John Hare Powel, and by the same name shall be able and capable in law to sue and be sued, grant and receive and do all other legal acts as effectually to all intents and purposes as he could have done by his former name, if no change had been made therein.

Approved January 18, 1808. Recorded in L. B. No. 11, p. 149.

CHAPTER MMDCCCXCIV.

AN ACT SUPPLEMENTARY TO AN ACT, ENTITLED "AN ACT FOR ESTABLISHING THE SEAT OF JUSTICE IN THE COUNTY OF TIOGA, AND FOR OTHER PURPOSES." (1)

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