COUNTIES.

An act for the relief of corporations organized under general laws.

Approved March 31, 1875. P. L. 1875, p. 45.

Amended certificate of incorporation may be filed.

109. Sec. 1. That whenever the original certificate of incorporation, filed by any association under any general act for the formation of incorporated companies, is or shall be defective by reason of the omission of any matter required by law to be therein stated, or by reason of defective proof or acknowledgment, or by reason of the same not having been filed in all the offices required by law, the corporators or directors of such association are hereby authorized to make and file an amended certificate in conformity with the law under which such association was or shall have been organized, and upon such filing and upon due recording of such amended certificate, if required by law, said association shall be deemed and taken to be, and to have been a corporation from the time of filing such original certificate.

110. Sec. 2. That nothing herein shall affect any suit or proceeding, at the time of filing such amended certificate, pending against said corporation, or impair any rights of action accrued against the stockholders, corporators or directors.

Counties.

1. Bounds of Bergen county.
2. Bounds of Essex county.
5. Bounds of Monmouth county.
10. Easterly bounds of Essex county.
11. Easterly bounds of Middlesex county.
13. Northern and southern bounds of Salem county.
14. Horizontally and southerly bounds of Cumberland county.
15. Partition line between Cumberland and Cape May.
16. Hunterdon county first formed.
17. Morris county formed.
18. Division line between Somerset and Morris.
20. Line of Middlesex and Monmouth.
21. Repeal of former act as far as altered.
22. Appointment of part of Essex to Somerset.
23. Alteration of line between Somerset and Middlesex.
24. Land north of line annexed to Somerset, south of line, to Middlesex.
25. Division line between Middlesex and Somerset.
26. Boundary line between Somerset and Middlesex.
27. Rights and liabilities of inhabitants set over, etc.
28. Cumberland county erected; bounds thereof.
29. Divided into six precincts and bounds of each.
30. Boundary line between Salem and Cumberland.
31. Boundary lines of Salem, Cumberland and Cape May.
32. Sussex county erected; bounds thereof.
33. Warren county erected; bounds thereof.
34. Powers and privileges of county of Warren.
35. Passaic county erected; bounds thereof.
36. Atlantic county erected; bounds thereof.
37. Powers and privileges of counties of Passaic and Atlantic.
38. Mercer county erected; bounds thereof.
39. Powers, etc., of Mercer county.
40. Part of Somerset county attached to Mercer.
41. Part of Hunterdon county attached to Mercer.
42. Hudson county erected; bounds thereof.
43. Powers, etc., of Hudson county.
44. Camden county erected; bounds.
45. Ocean county erected; bounds.
46. Powers, etc., of Ocean county.
47. Division of county of Ocean into six townships.
48. Chosen freeholders a body politic, name and powers.
49. Location of county buildings in Ocean county.
50. Part of township of Howell annexed to Dover.
51. Partition line between Ocean, Burlington and Monmouth counties.
52. When act fixing said line to take effect.
53. Boundaries of Middlesex county.
54. Union county erected; bounds.
55. Part of Woodbridge township, Middlesex county, annexed to Union.
56. To form part of Rahway township, Union county.
57. Change in bounds of Union county.
58. Boundary lines changed between counties of Middlesex and Union.
59. Tertiary annexed.
60. Northly bounds of Monmouth county.
61. Part of Camden county set off to Gloucester.
62. Boards of freeholders of counties of Bergen and Hudson may survey and perpetuate line between counties.
63. In making survey certain lines to be the line as near as same can be ascertained.
64. Monuments to be erected on line established.
65. Surveys to be made under direction of a joint committee of boards.
66. If map and survey rejected to be filed in Secretary of State's office.
67. The board of freeholders may appoint to Supreme Court to appoint commissioners for ascertaining partition between counties.
68. Commissioners to take oath.
69. To give thirty days notice of meeting.
70. To survey and ascertain line of partition; survey to be recorded in Secretary of State's office.
71. Line so surveyed to be boundary line.
72. Expense to be paid equally by counties.
73. Commissioners to settle township lines to be appointed by court of common pleas.
74. To take oath of office and give notice of their meeting.
75. To survey and ascertain line of partition; survey to be recorded in Secretary of State's office.
76. To be line between townships.
An act for dividing and ascertaining the boundaries of all the counties in this province.

Passed January 21, 1709-10.

1. That in the eastern division, the county of Bergen shall begin at Constable's hook, and so run up along the bay and Hudson's river to the partition point between New Jersey and the province of New York; and so run along the partition line between the provinces, and the division line of the eastern and western division of this province, to Pequaneek river; and so run down the said Pequaneek and Passaic river to the sound; and so to follow the sound to Constable's hook, where it began.

2. That the county of Essex shall begin at the mouth of Rahway river, where it falls into the sound, and so run up the said Rahway river to Robson's branch; thence west to the division line, between the eastern and western division aforesaid, and so follow the said division line to Pequaneek river, where it meets Passaic river; thence down Passaic river to the bay and sound; thence down the sound to where it began.

3. The county of Somerset begins where Boundbrook empties itself into Raritan river; thence down the stream of Raritan to the mouth of a brook known by the name of Lawrence's brook; thence running up the said Lawrence's brook to the great road that leads from Inian's ferry to Cranberry brook; from thence south forty-four degrees westerly to Sanpineck brook; thence down the said Sanpineck brook to the said division line of the eastern and western division aforesaid, and so to follow the said division line to the limits of the above said county of Essex; thence east along the line of Essex county to Greenbrook; and thence running down the said Greenbrook and Boundbrook to where it began.

4. The county of Middlesex begins at the mouth of the creek that parts the lands of George Willocks, and the land that was formerly captain Andrew Bowne's, deceased; thence along the said captain Andrew's line to the rear of the said land; thence upon a direct course to Varne's bridge on the brook where Thomas Smith did formerly live; thence upon a direct course to the southeast corner of Barclay's tract of land that lies near Matchiponix; thence to the most southermost part of said tract of land, including the whole tract of land in Middlesex county; thence upon the direct line to Sanpineck bridge on the high road, including William Jones, William Story, Thomas Richman, and John Guyberson in Monmouth county; thence along the said road to Aaron Robins' land; thence westerly along the said Aaron Robins' line and James Lawrence's line to the line of the eastern and western division aforesaid, including the said Robins and Lawrence in Monmouth county; thence northerly along the said line to Sanpineck brook, being part of the bounds of the said Somerset county; thence following the lines of Somerset and Essex counties, and so to the sound, and thence down the sound to Amboy point, and from thence to the creek, where it first began.

5. The county of Monmouth begins at the mouth of the creek aforesaid, that parts the land of captain Andrew Bowne, deceased, and George Willocks; thence following the line of Middlesex county to the line of the eastern and western division aforesaid; thence southerly along the said division line to the sea; thence along the sea to the point of Sandy Hook; thence up the bay to the aforesaid creek, where it first began.

6. The line of partition between Burlington and Gloucester county begins at the mouth of Pensauquin, alias Cropwell creek; thence up the same to the fork; thence along the southermost branch thereof, sometimes called Cole branch, until it comes to the head thereof, which is the bounds betwixt Samuel Lipencote's and Isaac Sharp's land; thence upon a straight line to the southermost branch of Little Egg harbour river, including the said Sharp's land in Gloucester county; thence down the said branch and
COUNTIES.

river to the mouth thereof; thence to the next inlet on the south side of Little Eggharbour's most southerly inlet; thence along the sea coast to the line of partition between East and West Jersey; thence along the said line of partition by Maidenhead and Hopewell to the northernmost and uttermost bounds of the township of Amwell; thence by the same to the river Delaware; thence by the river Delaware to the first mentioned station.

7. Gloucester county begins at the mouth of Pensauquin creek; thence up the same to the fork thereof; thence along the said bounds of Burlington county to the sea; thence along the sea coast to Great Eggharbour river; thence up said river to the fork thereof; thence up the southermost and greatest branch of the same to the head thereof; thence upon a direct line to the head of Oldman's creek; thence down the same to Delaware river; thence up Delaware river to the place of beginning.

8. Salem county begins at the mouth of a creek on the west side of Stipson's island, commonly called Jecak's creek; thence up the same as high as the tide flows; thence upon a direct line to the mouth of a small creek at Tuckahoe, where it comes into the southermost main branch of the fork of Great Eggharbour river; thence up the said branch to the head thereof; thence along the bounds of Gloucester county to Delaware river; thence down Delaware river and bay to the place of beginning.

9. Cape May county begins at the mouth of a small creek on the west side of Stipson's island, called Jecak's creek; thence up the said creek as high as the tide flows; thence along the bounds of Salem county to the southermost main branch of Great Eggharbour river; thence down the said river to the sea; thence along the sea coast to Delaware bay, and so up the said bay to the place of beginning.

Supplement.

P. L. 1822, p. 35.
Passed November 28, 1822.
Harr 39.
R. 8. 554.

10. Sxc. 1. That the easterly bounds of the county of Essex, are declared to be the middle or midway of the waters of the sound adjoining the same, as far as the limits of the said county extend.

11. Sxc. 2. That the easterly bounds of the county of Middlesex, are declared to be the middle or midway of the waters of the sound adjoining the same, to the middle of the channel, at the junction of the waters of the sound with the waters of the Raritan river, to the eastward of the flat or shoul which extends from Amboy or Cole's point, and thence to the mouth of Whale creek, the beginning of the bounds of the counties of Middlesex and Monmouth.

12. Sxc. 3. That the northerly bounds of the county of Monmouth, are declared to be the middle or midway of the waters of Raritan bay, from the line of Middlesex to the main channel, which passes by Sandy Hook, and along the said channel to the sea. (See Sxc. 60).

13. Sxc. 4. That the northern bounds of the county of Salem, shall be taken and deemed to be as follows: to extend from the middle of the channel at the mouth of Oldman's creek, to the main ship channel of the river Delaware, striking the same at a right angle, and the southern bounds extending from said ship channel along the Cumberland line, to the middle of the channel at the mouth of Stow creek.

14. Sxc. 5. That the northerly bounds of the county of Cumberland, shall be taken and deemed to extend from the middle of the channel at the mouth of Stow creek, to the main ship channel in the river Delaware, striking the same at a right angle; and the southern bounds shall be taken and deemed to extend from opposite the middle of the mouth of West's creek, to the main ship channel in Delaware bay, making a right angle therewith.

15. Sxc. 6. That the line of partition between the counties of Cumberland and Cape May, shall be taken and deemed to be as follows, to wit: to begin at the place where the waters of Mill or Hickman's creek fall into the channel of Tuckahoe river, at the boundary line of Gloucester county, and running thence directly into the mouth of said creek, continuing the same course by a line of marked trees (which by the present position of the compass is south, fifty-seven degrees and about thirty
COUNTIES.

200

minutes west) until it strikes Hughes' on the lower millpond, on West or Jecak's creek, thence down the middle of the ancient watercourses thereof; until it falls into Delaware bay, and thence continue a due south-west course until it strikes the line of said counties, at the ship channel of the said bay.

An act for erecting the upper parts of the western division of New Jersey into a county.

Passed March 11, 1713-14.

16. Sec. 1. That all and singular the lands, and upper parts of the said western division of the province of New Jersey, lying northwards of, or situate above, the brook or rivulet commonly called Assumpink, be erected into a county, and it is hereby erected into a county, named, and from henceforth to be called the county of Hunterdon; and the said brook or rivulet, commonly known and called by the name of Assumpink, shall be the boundary line between the county of Burlington and the said county of Hunterdon.

An act for erecting the upper parts of the county of Hunterdon, in the western division of New Jersey, into a county.

Passed March 15, 1728-9.

17. Sec. 1. That all and singular the lands, and upper parts of the said Hunterdon county, lying to the northward and eastward, situate and lying to the eastward of a well known place in the county of Hunterdon, being a fall of water in part of the north branch of Raritan river, called in the Indian language, or known by the name of Allamatonek, to the northeastward of the northeast end or part of the lands called the New Jersey society lands, along the line thereof crossing the south branch of the aforesaid Raritan river, and extending westerly to a certain tree, marked with the letters L. M., standing on the north side of a brook emptying itself into the said south branch, by an old Indian path to the northward of a line to be run northwest from the said tree to a branch of Delaware river, called Muskonetkong, and so down the said branch to Delaware river; all which said lands being to the eastward, northward and northwestward of the above said boundaries, be erected into a county, and it is hereby erected into a county, named and from henceforth to be called Morris county, and the said bounds shall part and from henceforth separate and divide the same from the said Hunterdon county.

An act to ascertain the line and bounds between the counties of Somerset and Morris.

Passed March 28, 1746.

18. Sec. 1. That from and after the publication hereof, the division line between the counties of Somerset and Morris, shall be as follows, videlicet, beginning at a fall of water commonly called Allamatonek falls, and also mentioned in the before recited act; and from thence on a straight line, in a course east and by north, as the compass now points, to the main branch of Passack river; and so down the said river, as the before recited act directs, anything herein, or in any other act to the contrary thereof notwithstanding.

An act for settling the bounds between the counties of Somerset, Middlesex and Monmouth.

Passed March 15, 1718-14.

19. Sec. 1. That the boundary line between Somerset and Middlesex counties, shall be and begin where the road crosseth the river Raritan, at Inian's ferry, and run from thence along the said old road by Jedediah Higgins' house, leading towards the falls of Delaware, so far as the eastern division of this province extends.

20. Sec. 2. That the boundary line between Middlesex and Monmouth counties, shall be and begin at the mouth of the creek that parts the land of George Willocks, and the land that was formerly captain Andrew Bowne's, deceased; thence along the said captain Andrew Bowne's line,
to the rear of the said land; thence upon a direct course to Warr's bridge, on the brook where Thomas Smith did formerly live; thence upon a direct course to the southeast corner of Barclay's tract of land, that lies near Matichiponick; thence to the most southeasterly part of said tract of land, including the whole tract of land in Middlesex county; thence upon the direct line to Assampinck bridge, on the high road, including William Jones, William Story, Thomas Hackman and John Guymerson; in Monmouth county; thence along the said road to Aaron Robbins' land; thence westerly along the said Aaron Robbins' and James Lawrence's line, to the line of the eastern and western division aforesaid, including the said Robbins and Lawrence in Monmouth county.

21. Sec. 3. That the boundary lines between the said counties, settled by act of General Assembly of this province, passed in January, one thousand seven hundred and nine, so far and no further, as the same is altered by this act, shall be and is hereby repealed, to all intents and purposes.

An act to annex part of the county of Essex to the county of Somerset, and to ascertain the bounds thereof.

22. Sec. 1. That from and after the publication hereof, the lines and bounds of the said county of Somerset shall be as follows, videlicet, beginning at the south branch of Raritan river, where the reputed division line between East and West Jersey strikes the same, along the rear of Raritan lots, until it meets with the north branch of said river; thence up the same to a fall of water, commonly called Allamatonck; from thence along the bounds of Morris county to Passaic river; thence down the same to the lower corner of William Dockweir's two patents on the same river; and thence, on a straight line, southeasterly, to the head of Greenbrook; and thence down the same brook to Bound Brook; thence down said Bound Brook to the place where it empties itself into Raritan river; thence down Raritan river to the place where the road crosseth said river at Inian's ferry; from thence along said old road, which leads by Jedediah Higgins' house, towards the falls of Delaware, until it intersects the division line aforesaid; thence along the said division line to the south branch of Raritan river, aforesaid, where it first began; any act or acts of the General Assembly of this province, or any article, clause or thing in them or any of them contained, to the contrary thereof, in anywise notwithstanding.

An act for altering and settling part of the boundary line between the counties of Somerset and Middlesex.

23. Sec. 1. That the middle of the main six rod road, as established by law, from the ferry at the city of New Brunswick, formerly called Inian's ferry, to the boundary line of the county of Hunterdon, on the road to Trenton, shall be the boundary line of those parts of the counties of Middlesex and Somerset, which are on the south side of the river Raritan.

24. Sec. 2. That all the lands and tenements, lying to the northward of the line herein before established, and herefore belonging to the county of Middlesex, shall be, and are hereby annexed to the county of Somerset; and all the lands and tenements on the southward of said line, herefore belonging to the county of Somerset, shall be, and are hereby annexed to the said county of Middlesex. Proviso, obsolete.

An act to define that part of the division line between the counties of Middlesex and Somerset lying between Kingston bridge and Little Rocky hill.

25. Sec. 1. A line commencing at a point in the centre of the Kingston bridge, where the same crosses the Millstone river, and running easterly along the centre of the Princeton and Kingston branch turnpike, to the forks of the old road leading to New Brunswick, and said turnpike; thence
along the centre of the old road leading to New Brunswick, the several corners thereof, as the road now runs, until it strikes the present division line at the top of Little Rocky hill, be and is hereby constituted the division line between the said counties.

An act to alter the boundary line between Somerset and Middlesex counties.  

26. SEC. 1. From and after the passage of this act, that the boundary line between the counties of Somerset and Middlesex shall commence in the centre of the Franklin and Georgetown turnpike road, at the point where the said road intersects and forms the boundary line of the city of New Brunswick, and runs thence along the centre of said turnpike road to William E. Barker's Ten Mile Run.

27. SEC. 2. The inhabitants of North Brunswick and South Brunswick townships that may be set over to the township of Franklin, in Somerset county, by the passage of this act, shall be liable to all laws and entitled to all benefits that the inhabitants of the aforesaid township of Franklin are subject or entitled to, and that the inhabitants of the township of Franklin that may be set over to the townships of North and South Brunswick, shall be liable to all laws and entitled to all the benefits that the inhabitants of the aforesaid townships of North and South Brunswick, in the aforesaid county of Middlesex, are or may be entitled to.

An act for erecting the southern parts of the county of Salem, in New Jersey, into a separate county, and ascertaining the boundaries of the several precincts therein.  

28. SEC. 1. That all and singular the lands within the following bounds, videlicet, beginning in the county of Salem, at the mouth of Stow creek, running up the same unto John Brick's mills, leaving said Brick's mills within the county hereby erected; then continuing still up Stow creek branch to the house where Hugh Dunn now dwells, leaving said Hugh Dunn within the new county; and from the said Hugh Dunn's house, upon a straight line, to Nathan Shaw's house, leaving said Nathan Shaw's house within the new county; and then on a northeast course, until it intersects the Pilesgrove line, leaving Pilesgrove within Salem county; then along the said line till it intersects the line which divides the counties of Gloucester and Salem; then running southeastward, down Gloucester line, unto the boundaries of Cape May county; then bounded by Cape May county to Delaware bay; and then up Delaware bay to the place of beginning; shall be erected, and the said lands are hereby erected into a county, named and henceforth to be called by the name of Cumberland.

29. SEC. 2. That the said county of Cumberland shall be divided into six precincts, by the names and boundaries following, to wit, three on the north side and three on the south side of Cohansie creek; the names of the precincts on the north side of the said creek shall be, Greenwich, Hopewell and Stow creek; and the names of those on the south side of the said creek shall be, Fairfield, Deerfield and Maurice river precincts; Greenwich precinct shall be bounded on the south by Cohansie creek, on the east by a small creek that proceeds out of Cohansie creek, called Mill creek; then up the said Mill creek to the fork; then up the eastermost branch till it intersects the road that leads from Greenwich to Cohansie bridge, to a corner tree of Job Shepard's land; then running up the said Job Shepard's land to a corner of a tract of land surveyed to Edmund Gibbon, standing on Barnagate hill; then westerly along Gibbon's line to a corner of Francis Bruster's land; then along Bruster's land to the road that leads from Greenwich to John Brick's mill; then up the said road till it intersects a run called Mackernipper's run; then down the said run till it falls into Stow creek, and bounded by Stow creek to Delaware bay; then along Delaware bay to the place of beginning. The other two are divided by the road that leads from Greenwich to Nathan Shaw's; Hopewell on the east, and Stow creek on the west side of the said road as it now runs.
COUNTIES.

The precincts on the south side of the said Cohansey creek, are divided as follows:
Maurice river precinct shall contain all that tract of land, lying on the east side of Prince Maurice's river, within the said county of Cumberland.
Fairfield to begin at the mouth of Cohansey creek; and to run up the same to Parvin's branch; then up the said branch to the head; and from thence, on a direct line, to the head of Chatfield's swamp; then down the same to Lochamn branch; then northeast till it intersects Prince Maurice's river; then down the same to Delaware bay; then up Delaware bay to the mouth of Cohansey creek aforesaid.
Deerfield to be bounded on the west by Cohansey creek; on the south by Fairfield precinct, aforesaid; on the east by Maurice river precinct; and on the north by Pilesgrove.

An Act for the better and more effectual ascertaining the boundaries between the counties of Salem and Cumberland.

Passed December 7, 1793.

30. Sec. 1. That the bounds between the counties of Salem and Cumberland, shall be as followeth, videlicet, beginning at the middle of the mouth of Stow creek, and running up the middle of the same, opposite to the mill that formerly belonged to John Brick, esquire; then continuing still up the middle of Stow creek branch, opposite to the house of Hugh Dunn; then on a direct line to said Hugh Dunn's house, leaving said Dunn's house in Cumberland county; and from said house, on a straight line, north fifty-one degrees, fifteen minutes east, ninety-four chains, to the house of Axel Pierson, formerly Nathan Shaw's, leaving said Pierson's house in Cumberland county; from thence northeast, until it intersects the line of Pilesgrove township or precinct, in distance three hundred and five chains; and thence along Pilesgrove line, as was marked by the said commissioners, south forty-seven degrees east, until it intersects the middle of the watercourse of Prince Maurice's river, below the mouth of Muddy run; from thence up said river, bounding on the middle of the watercourse thereof, to the foot of Scotland branch; then up said branch, bounding on the middle of the watercourse, to Gloucester line; which said river, lines and creek as aforesaid, shall forever hereafter be taken, deemed and esteemed the bounds of partition between the aforesaid counties of Salem and Cumberland; any law or usage to the contrary thereof notwithstanding.

An act to define the boundary lines of Salem, Cumberland and Cape May.

Approved April 10, 1865.

31. Sec. 1. That the boundary lines of the counties of Salem, Cumberland and Cape May, are hereby declared to be the main ship channel in the river and bay of Delaware adjoining said counties respectively.

An act for erecting the upper part of Morris county, in New Jersey, into a separate county, to be called the county of Warren.

Passed June 8, 1793.

32. Sec. 1. That all and singular the lands and upper parts of said Morris county, northwest of Muskokenkong river, beginning at the mouth of said river, where it empties itself into Delaware river, and running up said Muskokenkong river, to the head of the great pond; from thence northeast to the line that divides the province of New York and said New Jersey; thence along the said line to Delaware river aforesaid; thence down the same to the mouth of Muskokenkong; the place of beginning; all which said lands, contained within the above boundaries, be erected into a county, and they are hereby erected into a county, named and from henceforth to be called the county of Sussex; and the said Muskokenkong river, so far as the county of Hunterdon bounds on it, shall be the boundary line between that county and said county of Sussex; and the said Muskokenkong river, and a northeast line from the head of said pond, shall be the boundary line between Morris county and the said county of Sussex.
An act to erect the southwesterly part of Sussex county into a separate county, to be called the county of Warren.

Passed November 20, 1824.

33. Sec. 1. That all the lower part of the county of Sussex, southwesterly of a line beginning on the river Delaware, at the mouth of Flat brook, in the township of Walpack, and running from thence, a straight course to the northeast corner of the Hardwick church, situated on the south side of the main road leading from Johnsonburg to Newton, and from thence in the same course to the middle of the Musconetcong creek, be and the same is hereby erected into a separate county, to be called the county of Warren; and a line running from thence down the middle of the said Musconetcong creek to where it empties into the Delaware, shall hereafter be the division line between the counties of Morris and Hunterdon and the said county of Warren.

34. Sec. 2. That the said county of Warren shall have and enjoy all the jurisdiction, powers, rights, privileges, liberties and immunities which any other county in this state doth or may enjoy.

An act to erect parts of the counties of Essex and Bergen into a new county, to be called the county of Passaic, and the eastern part of the county of Gloucester into a separate county, to be called the county of Atlantic.

Passed February 7, 1827.

35. Sec. 1. That all those parts of the counties of Essex and Bergen, contained within the following boundaries and lines: beginning at the mouth of Yantokaw, or Third river, at its entrance into the Passaic river, being the present boundary of the township of Acquackanunk; running thence northerly along the course of the line of said township, to the corner of said line at or near the Newark and Pompton turnpike; thence, in a straight line, to the bend of the road below the house now occupied by John Freeman, in the township of Caldwell, being about one and a half miles in length; thence to the middle of the Passaic river; thence along the middle of said river to the middle of the mouth of the Pompton river, by the two bridges; thence up said river, along the line between Bergen and Morris counties, to Sussex county; thence, along the line between Sussex and Bergen counties, to the state of New York; thence easterly, along the line between the two states to the division line between the towns of Pompton and Franklin; thence, along said line dividing said towns and the towns of Franklin and Saddle river, to where it intersects the road commonly called Gatehouse lane; thence down the centre of said road or lane, to the Passaic river; thence, down the middle of the Passaic river, to the place of beginning, be and the same is hereby erected into a separate county, to be called the county of Passaic; said lines shall hereafter be the division lines between the counties of Essex, Morris, Sussex, Bergen, and the state of New York, and the county of Passaic, respectively.

36. Sec. 2. That all the eastern part of the county of Gloucester contained in the townships of Galloway, Hamilton, Weymouth and Egg harbour, be, and the same is hereby erected into a separate county, to be named and hereafter called the county of Atlantic.

37. Sec. 3. That the said counties of Passaic and Atlantic, respectively, shall have and enjoy all the jurisdiction, powers, rights, privileges, liberties and immunities which any other counties in this state do or may enjoy.

An act to erect parts of the counties of Hunterdon, Burlington and Middlesex into a new county, to be called the county of Mercer.

Passed February 22, 1828.

38. Sec. 1. That all those parts of the counties of Hunterdon, Burlington and Middlesex, contained within the following boundaries, viz.: beginning on the river Delaware, at the mouth of Crosswicks creek, and at the extreme western point of the division line between the townships of Nottingham and Chesterfield, in the county of Burlington, and running thence up said creek, along the middle of the same, and as the same runs...
its several courses, to the boundary line of Monmouth county; thence northwesterly along said line until it strikes the boundary line of the township of East Windsor, in the county of Middlesex, which divides said township from the county of Monmouth; thence running along said line between East Windsor township and Monmouth county till it strikes Rocky brook; thence down the middle of said brook to a new road leading to Milford; thence along said road eastwardly to the westerly line of Louis Riggs' land; thence along said line northwardly to the middle of Millstone river; thence down the said river, along the middle thereof, the several courses of the same, to the line dividing the counties of Somerset and Middlesex; thence southwesterly along said dividing line to the line of the county of Hunterdon; thence along the line dividing the counties of Somerset and Hunterdon, to a point therein, where the same crosses the road called the Pennington road, leading from the village of Rockyhill to the village of Pennington; thence continuing along the middle of the said road, the various courses thereof, to the Delaware river, at Titusville; thence down said river, the several courses, and including the islands belonging to that state, to the place of beginning, be and the same is hereby erected into a separate county, to be called the county of Mercer; and said lines shall hereafter be the division lines between the counties of Hunterdon, Burlington, Middlesex and Somerset, and the state of Pennsylvania, and the county of Mercer, respectively.

39. Sec. 2 That the said county of Mercer shall have and enjoy all the jurisdiction, powers, rights, privileges, liberties, and immunities which any other county in this state doth or may enjoy.

Supplement.

Passed February 27, 1838.
R. S. 175.
Part of Somerset county attached to Mercer.

40. Sec. 1. That all that part of the township of Montgomery, in the county of Somerset, which lies south of the following line, to wit: beginning on the Millstone river, where the boundary line between the counties of Middlesex and Somerset crosses the same, continuing down said river to the original southeasterly corner of a tract of land called the Van Horn tract, and thence running westerly along the original south boundary of said tract, and continuing on in the same course to the middle of the road called the Pennington road, leading from the village of Rockyhill to the village of Pennington; and thence westerly along the middle of said road to the boundary line of the county of Somerset, shall be, and the same is hereby attached to and made a part of the county of Mercer, and shall be subject to all the laws which the county of Mercer now is or may be subject to; and said line shall hereafter be the boundary line between the county of Mercer and the county of Somerset.

Supplement.

Passed February 14, 1839.
R. S. 175.
Part of Hunterdon county attached to Mercer.

41. Sec. 1. That all that part of the county of Hunterdon, embraced within the limits of the township of Hopewell, shall be, and the same is hereby attached to, and made a part of the county of Mercer, and shall be subject to all the laws which the county of Mercer now is or may be subject to; and the boundary line between the said township of Hopewell and the township of Amwell, in the county of Hunterdon, shall be hereafter the boundary line between the county of Mercer and the county of Hunterdon.

An act to create the county of Hudson.

Passed February 22, 1860.
R. S. 176.
Hudson county erected. Bounds.

42. Sec. 1. That all that part of the county of Bergen, as the same stood before the passing of this act, contained within the following boundaries, viz.: beginning at the northeasterly corner of the present township of Bergen, in the boundary line between this state and the state of New York; thence running westwardly on the line which divides the said township of Bergen from the township of Hackensack to the Hackensack river; thence, down the middle of the said Hackensack river, to the middle
of the turnpike road of the New Barbadoes Tollbridge Company; thence, westwardly along the middle of the said turnpike road, in the various courses thereof, to the middle of the abutment of the bridge across the Passaic, opposite to the village of Acquackanuck; thence, along the middle of said bridge to the point where it meets the line between the present county of Passaic and Bergen; thence, down the said Passaic river and Newark bay, in the several courses thereof, on the boundary lines between the county of Bergen, as the same stood before the passing of this act, and the counties of Passaic and Essex, to Kill-van-Kull; thence, easterly, on the boundary line between this state and the state of New York, to the Hudson river; thence, northwardly, continuing on the said boundary line between this state and the state of New York, up the said Hudson river to the place of beginning, be and the same is hereby erected into a separate county, to be called the county of Hudson; and said lines shall hereafter be the division lines between the counties of Essex, Passaic, and Bergen, and the state of New York, and the said county of Hudson, respectively.

43. Sec. 2. That the said county of Hudson shall have and enjoy all the jurisdiction, powers, rights, privileges, liberties, and immunities which any other county in this state doth or may enjoy.

An act to erect a part of the county of Gloucester into a new county, to be called the county of Camden.

R. S. 177.

44. Sec. 1. That the seven townships of Camden, Waterford, Newton, Union, Delaware, Gloucester, and Washington, now composing a part of the county of Gloucester, be, and the said townships are hereby erected into a separate county, named, and hereafter to be called the county of Camden, and the inhabitants of each and every of the said townships respectively shall be and they and each of them are hereby vested with, entitled unto, and hereby authorized to exercise and enjoy all the franchises, powers, privileges, immunities and authority, and shall be, and hereby are made subject to all the rules, regulations and government which the other townships in this state by law are entitled and subject to. (See Sec. 61).

An act to erect a part of the county of Monmouth into a new county, to be called the county of Ocean.

P. L. 1850, p. 78.

45. Sec. 1. All that part of the county of Monmouth contained within the following boundaries, viz.: beginning at Manasquan inlet and mouth of Manasquan river; thence up the middle of said river, to the first bridge over the same; thence westerly, to a corner on the south side of said river near the old bridge; thence southwesterly, to the road leading to Jackson's mills; thence along said road, till it strikes the line between Howell and Jackson townships; thence along said line, to the northeast corner of Jackson township; thence along the line between Jackson and Freehold townships, till it strikes the road leading from Freehold to Mount Holly; thence up the middle of said road, to the Plumsted line; thence down said line to Moses Ivins's floodgate bridge over the Lahaway creek, being the beginning corner of Plumsted township; thence following the Plumsted line, the several courses thereof, to the line between Burlington and Monmouth counties; thence along said line, to the sea shore; thence along the sea, to the place of beginning, be and the same is hereby erected into a separate county, to be called "the County of Ocean," and the said lines shall hereafter be the division lines between the counties of Monmouth, Burlington and Ocean.

46. Sec. 2. The said county of Ocean shall have and enjoy all the jurisdiction, powers, rights, privileges, liberties, and immunities which any other county in this state doth or may enjoy. [Balance of Section executed].

47. Sec. 3. The said county of Ocean shall be divided into six townships, namely: the present townships of Jackson, Plumsted, Stafford, Union and Dover, except so much of the said township of Dover as lies north of a
COUNTIES.

line running east from a point where the line between the townships of Jackson and Howell meet the Dover township line; thence, a straight line, to Polhemus' mills, on the south branch of Kettle creek; thence along said creek to the bay; thence across the bay to the sea and all those parts of the townships of Howell and Dover included in the following boundaries, viz.: beginning at Manasquan inlet and mouth of Manasquan river; thence up the middle of said river, to the first bridge over the same; thence westerly, to a corner on the south side of said river near the old bridge; thence southerly course till it strikes the road leading to Jackson's mills; thence along said road till it meets the line between Jackson and Howell townships; thence along said line to the Dover township line; thence a straight line to Polhemus' mills, on the south branch of Kettle creek; thence along said creek, the several courses thereof; to the bay; thence across the bay to the sea; thence along the sea in the place of beginning, to be called the township of Brick; and that the inhabitants of each and every of the said townships be, and they are hereby constituted a body corporate and politic in law, by the following names, that is to say: that the inhabitants of the township of Jackson shall be styled and known by the name of “the inhabitants of the township of Jackson, in the county of Ocean;” that the inhabitants of the township of Plumsted shall be styled and known by the name of “the inhabitants of the township of Plumsted, in the county of Ocean;” that the inhabitants of the township of Stafford shall be styled and known by the name of “the inhabitants of the township of Stafford, in the county of Ocean;” that the inhabitants of the township of Union shall be styled and known by the name of “the inhabitants of the township of Union, in the county of Ocean;” that the inhabitants of the township of Dover shall be styled and known by the name of “the inhabitants of the township of Dover, in the county of Ocean;” and that the inhabitants of the township of Brick shall be styled and known by the name of “the inhabitants of the township of Brick, in the county of Ocean;” and that the inhabitants of each and every of the said townships, respectively, shall be, and they are hereby vested with, entitled to, and authorized to exercise and enjoy all the franchises, powers, privileges, immunities, and authorities, and shall be, and hereby are made subject to all the provisions of the laws, for the time being, for the regulation and government of the inhabitants of the other townships of this state.

[Sec. 4, 5, 6, executed].

48. Sec. 7. The chosen freeholders of the several townships of the county of Ocean, and their successors, shall be and they hereby are constituted a body politic and corporate in law; and they shall be styled and known by the name of “the board of chosen freeholders of the county of Ocean,” and shall hold, have, use, exercise and enjoy the like rights, powers and authority, and be subject to all the provisions of the laws for the time being, as the boards of chosen freeholders of the other counties of this state are and shall be entitled and subject to. [Balance of Sec. executed].

[Sec. 8 to 15, executed].

49. Sec. 15. The court house, jail and all other county buildings for said county of Ocean shall be located at the village of Toms River; and that the circuit courts, common pleas, quarter sessions of the peace, orphans' court, and court of oyer and terminer, shall be held in and for the county of Ocean at the village of Toms River, at some place to be provided by the chosen freeholders of said county for holding said courts, and for the accommodation of the clerk and surrogate of said county.(1) [Sec. 16, executed].

Supplement.

Approved March 18, 1851.

[Sec. 1, 2, 3, 4, 5, executed].

50. Sec. 6. All that part of the township of Howell, which by the formation of the township of Brick became detached from the aforesaid township of Howell, is hereby annexed to Dover.

(1) See supplements of February 23, 1851 (P. L. 1851, p. 101) and of March 12, 1851 (P. L. 1851, p. 239), which validate acts of certain officers of Ocean county, etc.
towship of Howell, and lying on the south side of the township of Brick, be, and the same is hereby declared to belong and attached to, and form a part of the township of Dover, and the inhabitants thereof shall have and enjoy all the franchises, rights and privileges of other inhabitants of the township of Dover, and be subject to the same liabilities.

A supplement to an act entitled "An act to provide for ascertaining the boundaries between the county of Ocean and the counties of Burlington and Monmouth," approved March 17, 1854. (1)

Approved March 20, 1857.

Whereas, it appears that the commissioners appointed by an act of the legislature, approved March seventeenth, eighteen hundred and fifty-four, to ascertain, run and mark the boundary line between the counties of Burlington and Ocean, have not run and marked that portion of said line from Crosswicks creek, near Shelltown, to the north branch of Rancocas creek, usually called Hartshorne's mill branch, a distance of between eleven and twelve miles, and running through the most populous and thickly settled part of the whole tract; and that the line determined upon in the report of the said commissioners is at variance and greatly differs from the ancient landmarks, old monuments, original charted limits, long established, well known and undisputed boundary along this section, between said counties; and that in consequence thereof divers disputes and controversies have arisen, and are likely to arise with respect to the collection of taxes, and so forth, to the great inconvenience and disadvantage of the inhabitants between those places; therefore,

53. Sec. 1. BE IT ENACTED by the Senate and General Assembly of the state of New Jersey, That the line of partition between the said county of Ocean and the said county of Burlington, between the beginning and ending points hereinafter mentioned, shall be as follows, that is to say: beginning at a point in the middle of the channel or water course of Crosswicks creek, opposite a stone placed by the said commissioners on the southerly side of said creek, lettered B on the west side, and O on the east side, which stone is distant three chains and fifty-three links on a course south, thirty-one degrees and forty-eight minutes west from a birch tree near the southeast corner of the bridge over said creek, usually called Fowler's bridge, near and northwardly from the village of Shelltown, and from said point to run in a straight or right line over said stone, according to the original metes and bounds and ancient monuments, the course of the road usually called the old province line or county line road, laid in eighteen hundred and four, as the said road is now opened from Shelltown to the road from New Egypt to Jacobstown, and to continue the general course of the said province line road, until it strikes the soldier Joe corner-stone on the north side of Hockomick pond, a branch of Crosswicks creek, and from that stone in a direct line southerly to the stone near Hartshorne's mill, placed by said commissioners, next southerly of the stone placed at or near Crosswicks creek.

52. Sec. 2. That this act shall not take effect until the collector of the county of Burlington pay to the collector of the county of Ocean, one hundred dollars towards running said line, paying commissioners and other expenses incurred in carrying into effect the law approved March seventeenth, eighteen hundred and fifty-four, authorizing commissioners to establish the line between the counties of Burlington, Ocean and Monmouth, and when said moneys are paid, this act shall take effect and become a law.

An act relative to the boundaries of the county of Middlesex.

Approved March 18, 1851.

53. Sec. 1. The county of Middlesex is hereby declared to extend over and include all the waters of the sound between Staten Island and New Jersey, lying south of Woodbridge creek, and the waters of Raritan bay, lying westward of a line drawn from the lighthouse at Prince's bay to

(1) The act to which this is a supplement provided for the appointment of commissioners to run, mark and ascertain the lines of partition between the county of Ocean and the counties of Burlington and Monmouth, and has been executed.
the mouth of Matawan Creek, so far as the exclusive jurisdiction thereof is conceded to the state of New Jersey, by virtue of the agreement set forth and contained in the act entitled, "An act to ratify and confirm an agreement made between the commissioners appointed by the governor of the state of New York, and the commissioners appointed by the governor of the state of New Jersey, respecting the territorial limits and jurisdiction between the said states," passed February twenty-sixth, one thousand eight hundred and thirty-four.

An act to create the county of Union.


54. Sec. 1. All that part of the county of Essex, as the same stood before the passage of this act, contained within the following boundaries, viz.: beginning on the sound leading from Elizabethtown Point to Amboy, at the easternmost point in the division line between the counties of Essex and Middlesex; thence northeasterly along the eastern line of Essex county to the southeast point in the division line of the township of Clinton; thence westerly along the division line between the township of Clinton and city of Elizabeth, to the division line between the townships of Clinton and Union; thence along the northerly and westerly line of division between the townships of Union and Clinton to the northerly division line of the township of Springfield; thence down the east branch of the Rahway River to the junction of the east and west branches of said river; thence up the west branch of said Rahway River to the mouth of William and Abner Stites' mill race; thence along said mill race to William and Abner Stites' mill pond; thence along the middle of said pond or ponds to the mouth of the brook that runs south and near to Wellington Campbell's paper mill; thence up said brook to the new road near said Wellington Campbell's mill dam; thence up said new road to the Morris turnpike; thence up said turnpike to the Passaic River at a point in the west division line of the township of Springfield; thence along said line to the northerly division line of the township of New Providence; thence along the north and west division line of the township of New Providence to the division line of the township of Plainfield; thence along the westerly and southerly division line of the township of Plainfield to the division line between the counties of Essex and Middlesex; thence easterly along the division line between said counties to the place of beginning on the sound; including and intending to include within the said metes and bounds all that part of the county of Essex now contained within the city of Elizabeth and the townships of Rahway, Union, Westfield, Plainfield, New Providence, and that portion of the township of Springfield included within the boundary lines hereinbefore described, be and the same is hereby erected into a separate county, to be called the county of Union; and said lines shall hereafter be the division lines between the counties of Essex, Somerset, Morris, Middlesex, and the said county of Union, respectively. (See Sec. 57).

A supplement.


55. Sec. 1. All that part of the township of Woodbridge, in the county of Middlesex, beginning at the corner of lands of Walter Fuller, on the Rahway river, adjoining lands of Aaron Wilkinson, and following the boundary line of said lands to the road known as the New Blazing Star road; thence running southwesterly along said road to the road leading to Woodbridge; from thence to the stone bridge over the south branch of the Rahway river, at or near the six roads; thence in a northwesterly direction to the road running in front of the house of Miss B. Bramhall; thence along said road to a small bridge about three hundred yards from the house of said Bramhall; thence to the head of Milton Pond, to a stone or monument erected as the boundary line, dividing the counties of Middlesex and Union; thence along said division line to the place of beginning, be and the same is hereby attached to and made a part of the county of Union, and shall be subject to all the laws which the county of Union now is, and
hereafter may be subject to; and the said line shall hereafter be a part of the boundary line between the counties of Union and Middlesex.

56. Sec. 2. All the territory in the township of Woodbridge lying north of the said described line, is hereby annexed to and shall form a part of the township of Rahway, in the county of Union; and the inhabitants thereof shall be subject to all the laws which the inhabitants of the said township of Rahway now are or hereafter may be subject to, and shall be entitled to all the benefits and privileges which the inhabitants of the said township of Rahway now are or hereafter may be entitled to.

[Sec. 3–8 executed].

Supplement.

57. Sec. 1. That section first of the act entitled "An act to create the county of Union," approved March nineteenth, one thousand eight hundred and fifty-seven, be amended by striking out that part of the said section reading as follows: "thence up said new road to the Morris turnpike; thence up said turnpike to the Passaic river at a point in the west division line of the township of Springfield," and insert in lieu thereof the following:

"thence up said new road to the centre line of the Morris turnpike; thence up the said centre line of the said turnpike to the Passaic river."

An act to establish the line between the counties of Middlesex and Union.

58. Sec. 1. That from and after the passage of this act, the boundary line between the counties of Middlesex and Union, from the point where the same is now intersected by the centre line of North avenue, shall be and is hereby changed or altered so as to run as follows: from the afore-said point in the middle of North avenue southerly along the centre line of said North avenue to the centre line of Jefferson avenue; thence westerly along the centre line of said Jefferson avenue to the line of Somerset county, in the centre of Green Brook.

59. Sec. 2. That so much of the township of Plainfield as shall be cut off and separated from the said township, shall be and is hereby annexed to the township of Piscataway, in the county of Middlesex, and that so much of the township of Piscataway as shall be cut off and separated from the said township, shall be and is hereby annexed to the township of Plainfield, in the county of Union.

An act relative to the boundaries of Monmouth county.

60. Sec. 1. The northerly bounds of the county of Monmouth from the line of Middlesex county, are hereby extended along the middle of the waters of Raritan bay to the main sea.

An act to annex the townships of Washington and Monroe, in the county of Camden, to the county of Gloucester.

61. Sec. 1. That all that part of the county of Camden comprising the townships of Washington and Monroe, (except that part of the township of Washington included within the boundaries of the Camden county almshouse farm, which is to remain part of said county of Camden, and be annexed to and made a part of the township of Gloucester, in said county), shall be and the same is hereby annexed to and made a part of the county of Gloucester, and shall be subject to all laws applying to the said county of Gloucester, and shall have all the privileges and immunities of the other portion of Gloucester county, and the residue of the said township of Washington shall hereafter be known as "the inhabitants of the township of Washington, in Gloucester county," and the said township
COUNTIES.

of Monroe shall hereafter be known as the "inhabitants of the township of Monroe, in Gloucester county," and the division line between the townships of Washington and Monroe on the one hand, and the townships of Gloucester and Winslow on the other hand, as said townships are hereby constituted, shall be hereafter the boundary line between the counties of Camden and Gloucester.

[Sec. 1-7 executed].

An act to define and perpetuate the line between the counties of Hudson and Bergen.

62. Sec. 1. That it shall be lawful for the boards of chosen freeholders of the counties of Hudson and Bergen, to each appoint a suitable surveyor, one from each county, whose duty it shall be to survey the line between said counties, and mark suitable points where permanent monuments shall be erected to perpetuate said line, and to make a map of said line as surveyed, and when completed to furnish each of said boards with a copy of said survey and map which shall be placed on file in the clerk's office of the respective boards, and open to inspection for thirty days after the same shall have been received, and notice given of the filing by publishing the same in the minutes of said boards, and in thirty days after the publication in said minutes, either of said boards may take action in relation to the confirmation of the county line, as surveyed and run, and if both of said boards shall by resolution confirm said line, as run and mapped, said maps and surveys shall be filed and recorded in the clerk's offices of Hudson and Bergen counties, and the line so fixed shall hereafter be the line between said counties, until changed by the legislature.

63. Sec. 2. That in making said map and survey the lines between the townships of Hackensack and Union, in the county of Bergen, and the townships of Kearney and North Bergen, in the county of Hudson, shall be the line as near as the same can be ascertained from the present monuments.

64. Sec. 3. That if the line as run shall be established by the boards of freeholders of said counties, said boards shall erect granite monuments or other marks at suitable distances on and along the line, as run, to perpetuate the same.

65. Sec. 4. That said surveys shall be made and the monuments erected under the supervision and direction of a joint committee of said boards, and the expense of said survey and the erection of said monuments and other marks shall be ascertained by said joint committee, and reported by said joint committee to their respective boards, and when approved by said boards, shall be paid by said counties, each county paying one-half.

66. Sec. 5. That if either county shall reject said map and survey, it shall be the duty of the county rejecting the same to send the map and survey to the secretary of state to be filed in his office, to await further legislative action.

An act making provision for ascertaining the boundaries of counties and townships.

Rev. 303.

67. Sec. 1. That where the partition lines between counties have not been actually surveyed and distinctly marked and ascertained, in whole or in part, or where any dispute shall arise respecting the same, it shall be lawful for the board of chosen freeholders of either county, on giving thirty days' notice in writing, signed by the director of such board, to the director of the board of chosen freeholders of the other county, to make application to the supreme court of this state, which is hereby empowered and directed to appoint three judicious commissioners, not being inhabitants of either of the said counties, to run, survey, mark and ascertain the said line or lines of partition, or any part thereof, agreeable to the act or acts of the legislature constituting such counties, or describing their boundaries.
68. SEC. 2. That the said commissioners, before they enter upon the execution of their appointment, shall take and subscribe an oath or affirmation before some judge or justice of the peace, that they will faithfully and impartially perform all the duties appertaining to the said appointment.

69. SEC. 3. That the said commissioners, or any two of them, shall give thirty days' notice, in writing, to the respective directors of the said boards of the time and place of their meeting, to execute the duties designated in and by their appointment.

70. SEC. 4. That the said commissioners, or any two of them, shall cause the said line of partition, or such part thereof as shall be specified in, or become necessary by, their appointment, to be run, surveyed, marked and ascertained in conformity, as nearly as may be, with the act or acts of the legislature constituting such counties and prescribing their boundaries; which survey, certified under their hands, or the hands of any two of them, shall be annexed to their commission or appointment, and oath or affirmation of office, and be delivered to the secretary of this state, to be by him recorded and filed.

71. SEC. 5. That the line so surveyed, marked, ascertained and certified, shall be, and hereby is declared to be the boundary and line of partition between the said counties.

72. SEC. 6. That all the charges and expenses of executing the duties of such appointment, inclusive of recording and filing the commission, oath of office, and survey, shall be taxed by the said supreme court, and equally paid by the said counties.

73. SEC. 7. That when the board of chosen freeholders of a county shall deem it necessary to ascertain the partition line, or any part thereof, between any townships of the said county, it shall be lawful for the said board to make application to the inferior court of common pleas, on giving the like notice to the chosen freeholders of such townships; whereupon the said inferior court of common pleas shall appoint three judicious commissioners, not being inhabitants of either of the said townships, to run, survey, mark and ascertain the said line, or any part thereof, agreeably, as near as may be, to charters, settlements, and acts relative to the same.

74. SEC. 8. That the said commissioners shall take an oath or affirmation of office as aforesaid, and shall, as above mentioned, give thirty days' notice, in writing, to the chosen freeholders of the said townships, of the time and place of their meeting to perform the duties enjoined upon them.

75. SEC. 9. That the said commissioners, or any two of them, shall cause the said line, or such part of it as shall be specified in, or become necessary by, their appointment, to be run, surveyed, marked and ascertained, agreeably, as near as may be, to charters, settlements and acts relative to the same; which survey, certified under their, or any two of their hands, shall be annexed to their commission or appointment, and oath or affirmation of office, and delivered to the clerk of the court of common pleas of the said county, who shall record and file the same.

76. SEC. 10. That the line so surveyed, marked, ascertained and certified, shall be the boundary, or line of partition between the said townships; and all the charges and expenses attending the same shall be taxed by the said inferior court of common pleas, and equally paid by the said townships.

77. SEC. 11. That this act shall only operate on the boundaries and lines of counties and townships as such; and shall in no wise be construed to affect the boundaries or lines of lands belonging to any person whatsoever.

78. SEC. 12. That the term township made use of in this act, shall be construed to comprehend precinct, ward, borough and town corporate.

79. SEC. 13. That if any commissioner, appointed by virtue of this act, shall die, refuse to serve, or resign, it shall be the duty of the said supreme court, or the said inferior court of common pleas, as the case may be, to appoint another in his room.
Supplement.

80. Sec. 1. In all cases where any new county or township shall be formed, or the lines of any existing county or township shall be altered, or in any wise changed, an accurate survey of such new county or township shall be made, and such altered line or lines shall be carefully run, and two full and complete maps of the same be prepared, on a scale of two inches to the mile, the one to be deposited in the office of the secretary of state, and the other in the clerk's office of the county so newly formed, or in which such new township or altered lines are embraced, within six months after the passage of any act making such alteration or change.

81. Sec. 2. The duty above enjoined shall be performed agreeably to the provisions, and in the mode prescribed by the act to which this is a supplement.

An act to annex the several islands, situate in the river Delaware, belonging to this state, to the respective counties and townships to which they lie nearest.

Passed November 25, 1783.

WHEREAS, in and by the act entitled, "An act to ratify and confirm an agreement made between commissioners appointed by the legislature of the state of Pennsylvania, and commissioners appointed by the legislature of the state of New Jersey, for the purpose of settling the jurisdiction of the river Delaware, and islands within the same," there are many islands annexed to this state, and as it is necessary to annex the same to the particular counties and townships, so that civil government may be properly extended thereto, and public taxes recovered therefrom; therefore, Be it enacted, &c.

82. Sec. 1. That all islands, islets and dry land, annexed to the jurisdiction of this state, in and by the act, the title of which is recited in the preamble to this act, and lying between the station point, or northwest corner of New Jersey, northerly, and the state of Delaware, southerly, shall hereafter be deemed and considered as parts and parcels of such counties and townships, to which said islands, or insulated dry land do or doth lie nearest, except Petty's islands, which shall be annexed to the township of Newton, in the county of Gloucester; and the proprietors, or owners thereof, shall be subject to the payment of taxes, for the said islands, in the said counties and townships accordingly.

An act declaring the jurisdiction of the several counties in this state, which are divided by rivers, creeks, bays, highways or roads.

Passed March 7, 1797.

83. Sec. 1. That where any two counties are, or hereafter shall be divided by rivers, creeks, bays, highways or roads, within this state, the jurisdiction of each respective county, bounding on such rivers, creeks, bays, highways or roads, shall be reciprocal; and all arrests, by virtue of any legal process, or service of any legal process, made on the same, or on any bridge over any such rivers, creeks or bays, are hereby declared to be as good and effectual, as if such arrests or service had been made within the body of either of the said counties.

84. Sec. 2. That where treason, murder or other offence hath been or hereafter shall be committed on any of the rivers, creeks, bays, highways or roads, which divide or hereafter shall divide any of the counties within this state, or on any of the bridges over any such rivers, creeks or bays, such offence or offences, whether of principal or accessory, shall be inquired of and tried by a jury of that county where the offender or offenders last resided; and in case such offender or offenders, whether principal or accessory, be non-residents of either of the adjacent counties, such offence or offences, whether of principal or accessory, shall be
Where non-residents tried.

where the said offence or offences, as well principal as accessory, had been committed, done or perpetrated within the body of such county, where the said inquiry, trial and proceedings shall be had.\((a)\)

\((a)\) If, after an offence is committed, a county be divided, and that part of the county where such offence was committed, is set off into the new county, it is indictable in such new county. See State v. Jones, 116 Ill. 367. See State v. Jones, 3 Ill. 367. In case of trespass the creation of a new county including the land trespassed upon, prior to bringing the suit but after the trespass was committed, does not warrant charging the act to have been done in the new county. Champion v. Dougherty, 3 Harr. 3. See cases cited. Station, 2 Harr. 513. See also cases cited in notes to Territory.

COURTS.

I. COURT OF ERRORS AND APPEALS.

1. Terms, when and where held.
2. May adjourn from day to day.
3. Who to preside.
4. Oaths.
5. Vacancies filled.
6. Officers and compensation.
7. Compensation of clerk and court.
9. Reasons of court below to be submitted in writing.
10. Court to deliver opinion in writing.
11. Process, how signed and tested.
12. Error to circuit court.
14. Papers due, to be sent up on appeal from chancery.
15. Papers to be returned after decision.

II. SUPREME AND CIRCUIT COURTS.

1. SUPREME COURT.

17. Supreme court, how constituted. Terms.
18. May be held by one justice.
20. Issues tried, by whom.
21. Duties of justices at circuits.
22. Special circuit courts authorized. In what cases jurors to be summoned.
23. Mode of obtaining such foreign juries.
24. Districts created.
25. Appointment of justices to them.
27. Supreme court may be convoked in vacation.

2. CIRCUIT COURTS.

28. By whom held.
29. Tests and return of process.
30. Regulated, by what laws.
31. Ministerial officers and their duties.
32. Of the clerk of said courts.
33. When justice prevented from attending, clerks to open and adjourn court.
34. Judges of pleas may adjourn court.
35. In what cases clerks may adjourn court for term.
36. Courts may adjourn ever from one day to another.
37. One justice may take place of another in holding court.

38. To be adjourned for term if justice cannot attend.
39. Special term of courts or oyer and terminer may be held.
41. Writs to be returned.
42. Justices of supreme court ex-officio justices of pleas, orphans' court and quarter sessions.
43. Justices may adopt rules of practice.
44. Constitution of supreme court.
45. Additional judicial districts.
46. Times of holding terms of courts in certain districts.
47. Proceedings to conform to terms and times established.
48. Justices to assign one of their number to each district.

III. PREROGATIVE COURT.

49. Authority of the Ordinary.
50. Proof required before probate granted.
51. Court, when to be held.
52. Register's duty.
53. When justices called to advise.
54. Justice's fees in such case.
55. How payment of costs compelled.
56. Power to issue compulsory process. Liability of sheriff.
57. Transcript of will, evidence.
58. Appeal from prerogative court to court of appeals.

IV. COURT OF COMMON PLEASES.

59. Number of judges of the courts of common pleas.
60. Power of common pleas to adjourn over to subsequent day in term.
61. Pleas may appoint special term, try appeals, etc.

V. TERMS AND PLACES OF HOLDING CERTAIN COURTS.

62. Circuit courts, oyer and terminer, pleas, and sessions where and when held.
63. Writs, etc., returnable.
64. Courts how long held.

VI. COURTS OF THE UNITED STATES.

65. United States courts may be held in State House.
66. To be held in any room unoccupied, etc.
67. Moneys received for use of rooms, how appropriated.
68. Terms and conditions with United States, by whom made.

An act relative to the court of errors and appeals.

Revision—Approved March 27, 1874.

1. That the court of errors and appeals shall hold annually, at Trenton, three stated terms; commencing on the second Tuesday of March and third Tuesday of June and November respectively, and such special terms, not exceeding two in any one year, as the court may from time to time appoint.

2. That if a sufficient number of members to constitute the court shall