

## 1782. — Chapter 47.

[January Session, ch. 14.]

AN ACT FOR SETTING OFF *DAVID PARKER* FROM THE DISTRICT OF *CARLISLE*, AND ANNEXING HIM TO THE TOWN OF *CHELMSFORD*. Chap. 47

*Whereas by the Act for incorporating the District of Carlisle, in the County of Middlesex, David Parker was set to the said District, which is found to operate to his great Injury and Inconvenience:* Preamble.

*Be it therefore enacted by the Senate and House of Representatives in General Court assembled, and by the Authority of the same, That the said David Parker, and his Buildings, and so much of his Lands which were taken into the said District of Carlisle, by the aforesaid Act, as shall fall to the North of a right Line, beginning at a Heap of Stones where the Corners of the Towns of Chelmsford and Westford, and of the said District of Carlisle meet; and from thence running to the Corner of a certain stone Wall, where the Corners of the Towns of Chelmsford and Billerica, and of the said District of Carlisle meet, shall be, and hereby are set off from the said District of Carlisle, and annexed to the said Town of Chelmsford; and shall forever hereafter be considered as Part of the same: Any Thing in the aforesaid Act contained to the contrary notwithstanding.* Boundaries.

*Provided nevertheless, That the said David Parker shall pay all such Taxes as are already assessed upon him by the said District of Carlisle.* Proviso. March 1, 1783.

## 1782. — Chapter 48.

[January Session, ch. 15.]

AN ACT FOR RAISING BY LOTTERY THE SUM OF *THREE THOUSAND POUNDS*, FOR THE PURPOSE OF BUILDING A GLASS HOUSE, AND PROMOTING THE MANUFACTURE OF CROWN AND OTHER GLASS, IN *BOSTON*. Chap. 48

*Whereas it appears that Robert Hewes, by his Ingenuity and Application, has attained the Knowledge of the Art and Manufacture of Crown and other Glass; and great Benefit may accrue to this Commonwealth if the said Business should be carried on: But the Losses of the said Robert, sustained by costly Experiments, in finding out the said Art, and also by Fire, have occasioned, and must occasion, a great Cessation thereof, unless he, in* Preamble.