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Chapter IV - Boundaries

Dear Reader:

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We hope this information will be useful to you; reference to it will assist you with many of the questions that will arise in your tenure with county government. However, the *Tennessee Code Annotated* and other relevant laws or regulations should always be consulted before any action is taken based upon the contents of this document.

Please feel free to contact us if you have questions or comments regarding this information or any other CTAS website material.

Sincerely,

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Chapter IV - Boundaries

Creation of County

Private Acts of 1801 Chapter 45

COMPILER'S NOTE: Sections 1, 3, 16-21, and 23-25 do not pertain to Anderson County and have been omitted.

SECTION 2. That all that tract of country lying within the following described bounds, shall be, and is hereby made and constituted a new and distinct county by the name of Anderson, (viz.) Beginning on the Chestnut ridge where the Knox and Grainger line crosses it, thence north, forty five degrees west, to the northern boundary of this state, thence south forty five degrees west, to a point from whence, south, forty five degrees east, will strike Wallen's ridge one quarter of a mile above the gap of the Indian fork of Poplar creek, thence to the double springs on the east fork of said creek, thence on a direct course to Clinch river opposite the mouth of Hickory Creek, thence up the lines of Knox county to the beginning.

SECTION 4. That Knox county shall not extend further down, then to a direct line from the salt petre cave, below the Chota ford on Holston, to the mouth of Hickory creek, on Clinch river, until the constitution [sic] limits of Knox county shall be ascertained by actual survey, which shall be done by disinterested commissioners appointed by the county court of Knox: Provided also, that if on accurate survey it shall be found, that there are not constitutional bounds for Knox county above the line described in this section, that then and in that case, the deficiency shall be made up, by taking one half thereof from the county of Anderson on the south side, between the Grainger line, and the lower line of Henderson and company's survey; the other half thereof from Roane county, between the ridge [sic] Clinch and Holston, which lines when run shall be the bounds of Knox county, anything in this act to the contrary notwithstanding.

SECTION 5. That William Lea, Kinza Johnston, William Standefur, William Robertson, Joseph Grayson, Solomon Massingale, and Hugh Montgomery, are hereby appointed commissioners, who or a majority of them shall, as soon as may be, fix on a place the most convenient as near the river Clinch, on the north side as the nature of the case will admit, between the Island ford, and where Samuel Worthington now lives for a court house, prison and stocks, for the use of said county of Anderson: And [sic] after agreeing on the place, they shall proceed to purchase any quantity of land, not exceeding fifty acres, for which they shall cause a deed or deeds to be made to themselves or their successors in office, on which they shall cause a town to be laid off with necessary streets and allies, [sic] reserving two acres as near the center as may be, on which the court house, prison, and stocks shall be erected, which town shall be known by the name of Burrville.

SECTION 6. That when the town shall thus be laid off, the aforesaid commissioners are further required to advertise for sale, to the highest bidder at a credit of six months, the lots of said town, giving thirty days previous notice, and shall take bonds with sufficient securities, to themselves or successors in office, and shall make titles to the purchasers.

SECTION 7. That it shall be the further duty of the aforesaid commissioners, to contract with suitable workmen, to build a courthouse, prison and stocks, and the monies arising from the sale of said lots, after paying for the land so purchased, shall be applied to pay for said court house, prison and stocks.

SECTION 8. That should the money arising from the sale of said lots prove insufficient to pay for said public buildings, then, and in that case, a majority of the acting justices of said county of Anderson, shall in term time have power, & are hereby authorised and required to lay an additional county tax, not exceeding twelve and an half cents on each hundred acres of land liable to taxation, twelve and an half cents on each white poll, twenty five cents on each black poll, fifty cents on each stud horse kept for covering mares, and twenty five cents on each town lot; the said tax to be laid from year to year, until a sufficient sum shall be collected to pay for said public buildings, and shall be collected by the collector of public taxes on the same per cent as other county taxes, and shall pay the same to the aforesaid commissioners, and be by them applied to the payment of said public buildings, whose receipts shall be allowed in the settlement of his accounts.

SECTION 9. That before the said commissioners enter on the duties of their appointment, they shall enter into bond with sufficient security, payable to the governor for the time being, in the sum of five thousand dollars, for the faithful discharge of their duty as herein expressed, which shall be lodged in the office of the clerk of the county of Anderson.

SECTION 10. That so soon as the public buildings shall be completed, the aforesaid commissioners shall

lay before the court of Anderson county a just and fair statement of all monies by them received, as well those by them expended, with sufficient vouchers for the same, by virtue of their appointment, and the court shall make them a reasonable allowance for their services; Provided, there shall be five justices present when such allowance is made.

SECTION 11. That for the due administration of justice, that the court of pleas and quarter sessions, shall be held in and for said county of Anderson on the second Mondays of March, June, September, and December, and the justices for said county shall hold the first court at the house where Joseph Denham, senior, now lives, on the second Monday of December next, and all subsequent courts for said county, on the days above mentioned for holding courts therein, at the same place; until a court house shall be built in and for said county, and then all causes, matters and things depending in said court, and all manner of process returnable to the same, shall be adjourned to such court house, and all courts held in and for said county, shall be held by commission to said justices, in the same manner, and under the same rules and restrictions, and shall have and exercise the same powers and jurisdictions, as are or shall be prescribed, by, and for the courts of the several counties in this state.

SECTION 12. That the said county of Anderson, be, and is hereby declared a part of Hamilton district, in the same manner, and for all purposes, civil, criminal and military, in as full and ample manner as any county in this state, and shall send three jurors to the superior court of said district.

SECTION 13. That nothing herein contained, shall be construed as to prevent the collector of public taxes of Knox and Grainger counties to collect the tax for the year 1801, and all arrearages of taxes.

SECTION 14. That William Hogshead is hereby appointed a commissioner on the part of Anderson county, to act with a commissioner appointed by the county of Claiborne, to run the line between the aforesaid counties, from Clinch river to the Indian boundary, and shall have for his services the sum of two dollars, for each day he may be necessarily employed in running said line, to be paid by the treasurer of Anderson county, out of the county monies, whose receipt shall be good in the settlement of his accounts.

SECTION 15. That Jesse Roysden is hereby appointed a commissioner on the part of the county of Anderson, to act with a commissioner appointed in the county of Roane to run the line between the aforesaid counties, from the double springs on the east fork of Poplar Creek, to the Indian boundary, and from the aforesaid double springs to Clinch river, and shall receive the sum of two dollars for each day he may be necessarily employed in running said line, and shall employ a marker who shall be entitled to receive one dollar per day, to be paid by the treasurer of Anderson county, out of the county monies, and their receipts shall be good in the settlement of his accounts.

SECTION 22. That Joseph Taylor is hereby appointed a commissioner on the part of the county of Roane, to act with the commissioner appointed on the part of Anderson county, to run the line between the counties of Anderson and Roane, from the double springs on the east fork of Poplar creek, to the Indian boundary, and from the aforesaid double springs, to Clinch river; and shall have the sum of two dollars for each day he may be necessarily employed in running said line, to be paid by the treasurer of Roane county, out of the county monies, whose receipt shall be good in the settlement of his accounts.

SECTION 26. That it shall be the duty of the returning officers of the counties of Anderson and Roane, to meet the returning officer of Knox county, in Knoxville, on the succeeding Monday, with the number of their respective polls, and with him compare the same, and the returning officer of Knox county, shall declare those duly elected members of the general assembly, and give certificates accordingly and it shall be the duty of said sheriff to transmit a just statement of the poll of election, for governor, representative, or representatives to congress, to the speaker of the senate in the same manner as by law directed.

SECTION 27. That the citizens of Anderson county, formerly part of Grainger, shall have the right of suffrage with the citizens of Claiborne county in all elections for governor, representative or representatives to congress, and members of the general assembly, until the next census be taken.

SECTION 28. That James White and John Menefee, esquires or either of them, are hereby authorized and required to attend at the first court to be held for the county of Anderson, for the purpose of qualifying the member of said court.

SECTION 30. That this act shall be in force in the county of Anderson, from and after the thirteenth day of December next, and in the county of Roane, from and after the twentieth day of the same month.

Passed: November 6, 1801.

Change of Boundary Lines

Acts of 1806 Chapter 21

WHEREAS the large extent of the counties of Anderson and Claiborne, renders it grievous and burthensome to many of the inhabitants thereof to attend courts, general musters, elections, and other public meetings therein. For remedy whereof:

SECTION 1. That the following described bounds be, and the same are hereby erected into a new and distinct county by the name of Campbell, to wit: Beginning at a point to be ascertained by running a direct line from the town of Burrville, in Anderson county, north forty-five degrees east eleven miles, and running from thence north forty-five degrees, west to the Kentucky state line, or the northern boundary line of the state of Tennessee, from thence east, with the said boundary line, to a point on the same, from whence a line to be run at the angle of forty-five degrees, south east, shall cross Powell's Valley, at or near the house where James Davis formerly lived in said Valley, leaving said house in Campbell county not more than fifty poles, thence the same course continued, to the line of Grainger county, on the right bank of Clinch, thence down the said river of Clinch, agreeably to its various meanders, to a certain point that shall intersect the lines of Anderson and Claiborne counties, immediately on the said right bank of Clinch river, thence crossing said river, and running southwardly with the line that divides the counties of Anderson and Grainger, to the Chestnut Ridge, thence along the extreme height thereof, to a point from whence a line shall be run at the angle of north forty-five degrees, west to the point the place of beginning.

COMPILER'S NOTE: Sections 2 through 7 did not relate to Anderson County and are not included herein.

SECTION 8. That Jesse Roysden, and Walter Evans, be appointed commissioners, who are authorized to run the dividing lines, and boundary lines, of and between the said counties of Campbell, Anderson and Claiborne, and designate the boundaries of said Campbell county, as herein before directed and described; that is, where the said line or lines are not already run or particularly pointed out by natural boundaries; for which services the said commissioners shall be allowed the sum of two dollars each per day, and the marker one dollar per day, the expense to be paid by the said county of Campbell.

SECTION 9. That the present sheriffs and collectors of the counties of Anderson and Claiborne, be authorized to collect all arrearages of public taxes, which by law they were authorised to collect, in the same manner that he might or could do, before the said sectional parts, that now compose the county of Campbell, were taken off of said counties of Anderson and Claiborne.

COMPILER'S NOTE: Section 10 did not relate to Anderson County and is not included herein.

Passed: September 11, 1806.

Private Acts of 1807 Chapter 51

SECTION 1. That from and after the passing of this act, the county of Anderson shall be comprehended within the following bounds, to wit: Beginning on the Chestnut Ridge, where the Knox & Grainger county line formerly crossed the same; thence with the Grainger county line to the north bank of Clinch river; thence down the said river to the first bluff below the mouth of Cove creek; thence along the extreme height of the ridge, which divides the waters of Cove creek from those of Cole creek, to the top of Wallen's ridge; thence north forty five degrees west, to the point where it will intersect the former line of Anderson county, which runs south forty five degrees west; thence from that point, south forty five degrees west, to a point, from whence south forty five degrees east will strike Wallen's ridge, one quarter of a mile above the gap of the Indian fork of Poplar creek; thence from said last mentioned point, south forty five degrees east to Wallen's ridge, one quarter of a mile above the gap of the Indian fork of Poplar creek; thence to the double Springs, on the east side of said creek; thence a direct course to Clinch river, opposite the mouth of Hickory Creek; thence up the lines of Knox county to the beginning.

COMPILER'S NOTE: Section 2 did not relate to Anderson County, therefore, it is not included herein.

SECTION 3. That Jesse Roysden shall be, and hereby appointed to run and cause to be distinctly marked, the line between said counties of Anderson and Campbell, who shall be allowed the sum of two dollars per day therefor, one half of which sum, shall be paid by the county of Anderson, and the other half by the county of Campbell; and that Joab Hill shall be, and he hereby is appointed to run and cause to be distinctly marked, the line which divides the counties of Claiborne and Campbell, who shall be allowed the sum of two dollars per day therefor; which shall be paid by the counties of Claiborne and Campbell, one half by each.

SECTION 4. That each of said persons shall employ a person to mark said lines, and each of said markers shall be allowed for their service the sum of one dollar per day; which shall be paid by the said counties, in the same manner and in the same proportions, that said surveyors are directed to be paid.

SECTION 5. That from and after the passing of this act, it shall and may be lawful for the inhabitants of that part of the county of Campbell, that was formerly Anderson, to hold their elections for governor, members to congress, members to the general assembly and electors to elect a president and vice-president of the United States, and field officers of the militia of said county, at the place of holding court in said county; and it shall be the duty of the sheriff of said county or his deputy, to attend the said elections and conduct the same, under the same rules and regulations as by law they are bound to do in other counties in this state in similar cases.

SECTION 6. That it shall be the duty of the sheriff of said county, or his deputy, as the case may be, when the votes so taken, for the county of Anderson, to meet on Monday, immediately succeeding the said election, in Kingston, to compare the votes so taken, which shall be taken as a part of the election for Anderson County, any law, usage or custom to the contrary notwithstanding.

Passed: November 7, 1807.

Private Acts of 1817 Chapter 20

SECTION 1. That from and after the passing of this act, the line hereinafter mentioned, shall be the dividing line between the counties of Anderson and Campbell, that is to say: beginning on Clinch River, at the first bluff above the island ford thence with the dividing ridge between Cave and Cole creek to Wallen's Ridge, and then with Wallen's Ridge, to the line run by William Hogshead under the act of Eighteen Hundred an Eleven, then with that line to New River, then down New River to the mouth of Smoky Creek, then to the dividing ridge which divides the waters of New River and Brimstone, so as to leave Smoky Creek in Anderson county, then with said dividing ridge to a point one-half mile above the mouth of Brimstone, leaving the waters of New River in Campbell county, and the waters of Brimstone in Anderson County; from thence north forty five degrees west to the Kentucky line; and that tract of country which lies north and east of the before described line shall compose and be a part of the county of Campbell.

SECTION 2. That the County of Campbell, shall defray all expences incident to the running said line, whenever the county court of Campbell shall deem the running necessary. *Provided*, nothing in this act shall be so construed as to prevent the proper officer of the county of Anderson from collecting any taxes that may be due in the tract of country hereby annexed to the county of Campbell.

Passed: September 24, 1817.

Private Acts of 1853-53 Chapter 129

SECTION 1. That the following shall be the dividing line between the county of Campbell on the one side, and the counties of Anderson and Scott on the other-- to wit: Beginning at a point on New river, a short distance above William Massengill's, where the present Scott county line crosses said New river; running thence up New river to a point on the east bank of New river, opposite to Solomon Doherty's; thence to the Coal gap, in such a direction as to leave the waters of the Beech fork in Campbell county [sic], and to leave Banister Vowel's residence in Anderson county; running thence on the south side of

the mountain, in which the said Coal gap occurs, to the present residence of the Cokers', including the said Cokers in Campbell county; thence a direct line to a point in the former line between Campbell and Anderson counties, near the residence of Paul Harmor, so as to leave said Harmor in Anderson county. *Provided*, that if either of the counties of Anderson and Campbell desire to have a survey of the line laid off in this act, they shall be entitled thereto, and the county of Campbell shall defray all expenses incident to said survey.

COMPILER'S NOTE: The remainder of the above act did not concern Anderson County.

Passed: February 20, 1854.

Private Acts of 1853-54 Chapter 320

COMPILER'S NOTE: The prior sections of this act did not concern Anderson County and are, therefore, not printed here.

SECTION 25. That the dividing line between the counties of Anderson and Scott be changed as follows: To leave new river at two white walnuts on the north bank of said river, at the mouth of a hollow in William Massingill's field; thence up said hollow to the top of the mountain, which divides the waters of said river from the waters of Smoky Creek, north eighty, west 160 poles; thence along the top of said mountain due west 320 poles, to a white oak, James McGee's west corner; thence south 30, west 600 poles, with the top of the mountain, passing Lowe's Gap; thence south 80, west 500 poles with the top of the mountain to intersect with the old line near the head of the Straight Fork; thence with said line to new river; thence down the same to the beginning.

Passed: February 11, 1854.

Private Acts of 1855-56 Chapter 173

COMPILER'S NOTE: Sections 1 through 5 and section 9 did not concern Anderson County and are, therefore, not printed here.

SECTION 6. That the line as run by Samuel C. Young, according to an act of Assembly, passed February 20, 1854, chapter 129, commencing at a point near Powell Harmen's, thence running north eighty-five degrees, west, to the residence of Coakers, on the top of the mountain, and marked by James Wilson, be, and the same is hereby, declared to be the true dividing line between the Counties of Anderson and Campbell.

SECTION 7. That the Surveyors of the Counties of Anderson and Roane, in connection, shall meet and run, and cause to be marked, the dividing line between the Counties of Anderson and Roane, from the Double Springs on Poplar Creek, to a point on Clinch River, according to an act of Assembly, passed 1801, chapter 45, section 15; and the same, when run and marked, shall be the true dividing line between said Counties of Anderson and Roane.

SECTION 8. That the said Surveyors shall make out a plot of said survey, and file it with the Clerks of the Circuit Courts of their respective Counties, and the same shall be spread on the record books of said Courts, at the next terms of their Courts. Each County shall pay a proportional part of the expenses of said survey out of their County Treasury.

Passed: February 25, 1856.

Private Acts of 1857-58 Chapter 129

COMPILER'S NOTE: Sections 1 through 4 and Sections 6 through 9 did not involve Anderson County and have been omitted.

SECTION 5. That the county lines between the counties of Roane, Anderson and Morgan, be changed as follows: To be continued between Roane and Anderson, with the extreme height of the Pine Ridge, a northeasterly direction, to the Mountain Fork of Poplar creek; thence up with the meanders of said creek to the north side of Walden's Ridge; thence with the foot of said Ridge, a westerly direction, to the West Fork of the Indian Fork of Poplar creek, to the place where the county line between Roane and Morgan, now crosses said creek.

Passed: March 15, 1858.

Private Acts of 1887 Chapter 127

COMPILER'S NOTE: Sections 1 through 4 and Sections 6 through 9 did not involve Anderson County and were, therefore, not repeated herein.

SECTION 5. That the county lines between the counties of Roane, Anderson and Morgan, be changed as follows: To be continued between Roane and Anderson, with the extreme height of the Pine Ridge, a northeasterly direction, to the Mountain Fork of Poplar creek; thence up with the meanders of said creek to the north side of Walden's Ridge; thence with the foot of said Ridge, a westerly direction, to the West Fork of the Indian Fork of Poplar creek, to the place where the county line between Roane and Morgan, now crosses said creek.

Passed: March 15, 1858.

Private Acts of 1889 Chapter 34

SECTION 1. That the line between the counties of Anderson and Roane be and the same is hereby settled and fixed so as to include the following described boundary in the county of Anderson, viz: Beginning at a rock in the old line between Anderson and Roane in E.A.Reed's south-east line, then south 78 west with Reed's line 150 poles to a beech in Reed's corner, then south 53 west 107 poles to a large forked white oak on a hill near G.W.Butler's house, then south 17 west 51 poles to a stake, hickory and black oak pointers William Wiley's and John G. Scott's corner; then with the line between said Wiley's and said Scott's to the Walden Ridge Railroad, and same course continued to the Valley Road, and same course still continued to the top of Walden's Ridge in the line between Morgan and Roane Counties, in all 124 poles to a stake, hickory and black oak pointers; then north 61½ east 168 poles to the center of the gap of Walden's Ridge, then with the line between the counties of Morgan and Roane to the corner of the counties of Anderson, Morgan, and Roane, near the old salt well, then a direct line to the beginning.

SECTION 2. That all laws and parts of laws in conflict with this Act be and the same are hereby repealed, and that this Act take effect from and after its passage, the public welfare requiring it.

Passed: February 23, 1889.

Private Acts of 1903 Chapter 304

SECTION 1. That the line between Anderson and Morgan Counties be, and the same is hereby changed so as: Beginning at the wagon road on Fodder Stock Mountain upon the present line, running north 7 degrees, west, 388 poles to a white oak near the north bank of New river; thence north 32 degrees, west 180 poles to a stake at the point Stallion Mountain, and on the top bench of said mountain where the same comes to a point; thence with the said bench of said mountain with the conditional line of Robert Patterson's heirs, south 86 degrees, west 39 poles to a stake; north 54 degrees west 94 poles to a

stake; north 84 degrees west 10 poles to a stake; north 88 degrees west 34 poles to a stake; north 78 degrees west 52 poles to a stake; north 3 degrees west 100 poles to a stake; south 32 degrees west, 50 poles to a stake; south 86 degrees, west 56 poles to a stake; north 15 degrees, west 60 poles to a chestnut; north 1 degree, west 200 poles to a stake on the top of the mountain at the present county line, so as to include all of the Bletcher Arms 2,000 tract of land lying at the head of New river, and now owned by the State of Tennessee, in Morgan County.

SECTION 2. That this Act take effect from and after its passage, the public welfare requiring it.

Passed: March 28, 1903.

Boundaries - Historical Notes

The private act has often been used as a means for transferring parcels of land from one county to another, often because the boundary lines would bisect an individual landowner's property, placing the landowner under the jurisdiction of two counties. This type of boundary change was often very general in its description of the land transferred, without any metes and bounds description. The following is a summary of acts which authorized boundary changes for Anderson County.

1. Acts of 1806, Chapter 51, appointed Jesse Roysden and Jacob Jones to run the boundary line between the counties of Anderson and Roane.
2. Acts of 1807, Chapter 90, fixed the line which was run by Jesse Roysdon, a commissioner appointed for that purpose, and marked by John McKamy, as the true and official boundary between the counties of Roane and Anderson. The cost of running the line and marking it would be paid equally by both counties, and the receipt of Roysdon and McKamy would constitute a sufficient voucher.
3. Acts of 1811, Chapter 56, changed the lines between the counties of Campbell and Anderson, so as to include the farms of Michael Laws and Benjamin Potters wholly within Campbell county. William Hoggshhead was named to run and to mark the line between the two counties so as to accomplish the above. This act was repealed by the one following.
4. Acts of 1813, Chapter 101, repealed Acts of 1811, Chapter 56, above, which transferred a part of Anderson County over to Campbell County. The militia and the land were both returned to Anderson County.
5. Acts of 1817, Chapter 38, created Morgan County out sections of Anderson and Roane counties.
6. Acts of 1837-38, Chapter 90, authorized the counties of Anderson and Campbell, acting through their quarterly courts, to employ surveyors to run and mark the line between the counties in such manner as they may deem adequate. The surveyors would report the same to their respective county courts and, when the report was accepted by the court, their line would constitute the official boundary between the two. Such allowances could be made to the surveyors as the courts might consider to be fair and practical.
7. Acts of 1847-48, Chapter 99, Section 3, amended Acts of 1837-38, Chapter 90, so as to make it the duty of the county courts to carry into effect the provisions of the act.
8. Acts of 1855-56, Chapter 161, Section 7, changed the lines dividing the counties of Anderson and Roane and Morgan, so that the farms of Moses C. Winters and L. Rutor would be contained wholly within Roane County, all conflicts herewith being repealed.
9. Public Acts of 1857-58, Chapter 47, Section 10, rearranged the boundaries between Anderson and Roane counties so as to move the farms of D. L. Bradley, John R. Galbreath, Samuel Tunnell, William Rite, W. C. Griffith, and J. C. Roberts out of Anderson County and into Roane County.
10. Public Acts of 1857-58, Chapter 83, Section 3, expressly repealed Acts of 1857-58, Chapter 47, Section 10, above.
11. Private Acts of 1865, Chapter 29, moved the residence and the farm of Silas L. Arthur out of Campbell County and placed the same wholly within Anderson County.
12. Public Acts of 1867-68, Chapter 60, Section 8, detached the lands of William Webb from Anderson County and attached them to Campbell County so that they were included altogether in that county.
13. Public Acts of 1868-69, Chapter 36, altered the lines dividing Anderson County and Campbell

- County so that the lands of Martin Kennady were included wholly within Campbell County, and, further, that all citizens living north of that line would be citizens of Campbell County. If this act should change the citizenship of any person who moved from Anderson to Campbell County, that person was relieved from paying the railroad tax of Anderson County.
14. Public Acts of 1870, Chapter 88, expressly repealed Acts of 1855-56, Chapter 161, which changed the boundary lines between Anderson, Roane, and Morgan counties, thus restoring all the lines as they appeared before the passage of that act, and all the rights of citizenship were renewed for those residents involved as they possessed prior to the repealed act.
 15. Public Acts of 1873, Chapter 75, moved the homes and the farms of Jordan Massingal, Huston Carroll, Greeberry West, William Carroll, and Alexander Low out of Anderson County and placed them in Scott County, provided such move did not reduce Anderson County below its constitutional limits.
 16. Public Acts of 1883, Chapter 51, stated that the lines between Scott, Anderson, and Campbell counties were changed so that the lands of Richmond Kennedy were placed wholly within Campbell County.
 17. Public Acts of 1887, Chapter 35, realigned the boundaries between Anderson County and Campbell County so as to include the residences and farms of Calaway Byrge and Loranzy Kennedy wholly within Anderson County.
 18. Public Acts of 1889, Chapter 124, changed the boundary lines between Anderson County and Knox County so as to include within Anderson County what is known as "Holt's Island" located in the Clinch River, now the property of W. C. Kincaid.
 19. Public Acts of 1893, Chapter 60, expressly repealed Acts of 1887, Chapter 35, above, and restored the county lines to the same status they had prior to the enactment of that law.
 20. Public Acts of 1899, Chapter 317, moved the lands of William M. Freels out of Anderson County and into Roane County.
 21. Acts of 1903, Chapter 504, was identical to Private Acts of 1903, Chapter 304, which is published herein.
 22. Private Acts of 1919, Chapter 95, rearranged the lines between Anderson County and Campbell County running from a point in the said line on top of the Cumberland Mountain above Briceville, situated due east from the two white oaks, the beginning corner of the A. R. Wiley grant, thence due west to said corner; thence with the J.M. Heck line North 89 West about 123 poles to the center of the Stoney Fork of Beech Fork; thence down and with the center of the said Creek to Beech Fork; thence a southwest course to the point where said county line now crosses New River near the point of the Red Oak spur of Cumberland Mountain. This act was repealed by Private Acts of 1933, Chapter 612.
 23. Private Acts of 1927, Chapter 398, transferred the lands belonging to Barbra M. Sharp from the fifth civil district of Anderson County into the third civil district of Campbell County.
 24. Private Acts of 1933, Chapter 612, expressly and entirely repealed Private Acts of 1919, Chapter 95, above, and reinstated the boundary lines between Anderson and Campbell counties as they existed in that area prior to the act.

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