# SPECIAL ACTS AND RESOLUTIONS

OF THE

## State of Connecticut

WITH

### APPENDIXES.

#### CONTAINING

A LIST OF JOINT STOCK CORPORATIONS ORGANIZED UNDER GENERAL LAW FROM MAY 1, 1905, TO APRIL 30, 1909, AND OF OTHER CORPORATIONS ORGANIZED UNDER GENERAL LAW FROM JULY 1, 1905 TO JUNE 30, 1909.

VOLUME XV-1907 AND 1909.



HARTFORD: Published by the State. 1910.

#### [Substitute for House Joint Resolution No. 203.]

[142.]

#### AMENDING THE CHARTER OF THE GREENWICH WATER COMPANY.

Resolved by this Assembly: That the Greenwich Water Company, a corporation duly organized pursuant to a resolution incorporating said company, approved March 24, 1880, is hereby authorized to construct, maintain, and repair such reservoir or reservoirs as it may deem necessary, in the valley of the Byram river, and its three branches in the town of Greenwich, for water purposes and public use, and to take, purchase, and acquire in the manner prescribed by this resolution, any real estate, water rights, flowage rights, and easements necessary for its purposes, and to enter in and upon any land or water in said valley of the Byram river, and its three branches in said town of Greenwich, for the purpose of making surveys; and to take, purchase, and acquire in the manner prescribed by this resolution, the land, real estate, and water in said town of Greenwich, surrounding the lower reservoir of said company, and so much of the same as may be necessary for the uses and purposes of said company in consequence of raising its present dam to a height of ten feet above the present height, and to enter in and upon such land and water so described for the purpose of making surveys; also to agree with the owner or owners of any property or franchise which may be required for the purposes of this resolution as to the amount of compensation to be paid to such owner or owners for the same. In case of disagreement between said company and any owner or owners as to such compensation, or as to the amount of damages which ought to be awarded to any person claiming to be injured in his estate by the doings of said company, or in case any such owner shall be an infant or a married woman, or insane, or absent from this state, or unknown, or the owner of a contingent or uncertain interest, any judge of the superior court may, on the application of either party, cause such notice to be given of said application as said judge shall prescribe, and, after proof thereof, may nominate and appoint three disinterested persons to examine such property as is to be taken for or damaged by the doings of said company: and they, being duly sworn to a faithful and impartial discharge of their duty, shall estimate the amount of compensation which said owner shall receive, and report the same in writing to the clerk of the superior court for Fairfield county, to be by him recorded. Said judge of the superior court may thereupon confirm the doings of said appraisers and direct said company to pay the said amount, in such manner as said judge may prescribe, in full compensation for the property acquired or the injury done by said company; and upon compliance with the order of said judge said company may proceed

with the construction of its work without any liability to any further claim for compensation for damages.

Approved, May 13, 1909.

[House Joint Resolution No. 315.]

[143.]

AUTHORIZING THE CITY OF SOUTH NORWALK TO ISSUE BONDS.

Resolved by this Assembly: Section 1. That the city of South Norwalk is hereby authorized and empowered to issue bonds, from time to time, to an amount not exceeding in the aggregate the sum of one hundred and seventy thousand dollars, payable not more than thirty years from the date thereof, and bearing interest at a rate not exceeding five per centum per annum, for the purpose of refunding any of its bonded water debt or funding any of its floating water debt incurred in the construction of a water filtration plant; and said bonds, when executed and delivered on behalf of said city, shall be obligatory on said city and upon the inhabitants thereof according to the tenor and purport of the same.

Sec. 2. The council of said city, at any legal meeting thereof, shall prescribe and determine, subject to the foregoing limitations, the denomination and form of said bonds, the several and aggregate amounts thereof, the rate of interest to be paid thereon, the time or times of issue thereof, the time or times and place or places of paying said interest and said principal, the manner of signing, countersigning, selling, exchanging, or otherwise disposing of said bonds, and the person or persons who shall execute, negotiate, and deliver the same for and on behalf of said city.

Sec. 3. The aforesaid issue of bonds shall not be made until voted by the council of said city and approved by the voters of the city at a legal city meeting to be held within two years after the approval of this resolution.

Approved, May 13, 1909.

[House Joint Resolution No. 239.]

[144.]

AUTHORIZING THE CITY OF NORWALK TO ISSUE BONDS.

Resolved by this Assembly: Section 1. That the city of Norwalk be and it is hereby authorized and empowered to issue bonds,

