SPECIAL ACTS AND RESOLUTIONS

OF THE

State of Connecticut

WITH

APPENDIXES.

CONTAINING

A LIST OF JOINT STOCK CORPORATIONS ORGANIZED UNDER CENERAL LAW FROM MAY 1, 1901, TO APRIL 30, 1903, FROM MAY 1, 1903, TO APRIL 30, 1905, AND OF OTHER CORPORATIONS ORGANIZED UNDER GENERAL LAW FROM JULY 1, 1901, TO JUNE 30, 1905.

VOLUME XIV-1903 AND 1905.



HARTFORD PRESS: The Case, Lockwood & Brainard Company, 1905. the expenses of draining such lands, or such part of such expenses as they shall deem just and reasonable, upon the persons whose property lies within the limit or district of assessment and which may be in any way benefited or improved thereby, in such proportions and amounts as shall in the judgment of said warden and burgesses be just and equitable, and as the benefits to said property shall warrant, and said warden and burgesses shall estimate and assess the particular amount of such expense to be paid by every such person, designating what particular land will be so benefited belonging to such person assessed. The publication, twice in a newspaper published in said borough, of the time and place when and where said warden and burgesses will meet for the purpose of assessing the expense and benefits as hereinafter prescribed, shall be sufficient notice to all parties in interest to appear and be heard thereon. Said parties having been heard thereon, if any appear, and said warden and burgesses having assessed said benefits, the publication of said assessment, together with the names of the owners of said property, twice in some newspaper published in said borough, shall be sufficient public notice to all parties in interest. Any person aggrieved by any estimate of benefits made under the provisions of this section may appeal to any judge of the superior court, as provided in section forty of the charter of said borough. Assessments made pursuant to this act shall be collected and shall be liens in the manner set forth in section forty-one of said charter. Whenever said warden and burgesses shall, in the prosecution of the aforesaid work, construct a drain through or across private lands, damages to such private lands caused by taking the right of way for such drain shall be determined in the manner prescribed in section forty-five of said charter.

Approved, May 18, 1905.

[House Joint Resolution No. 388.]

[237.]

AMENDING A RESOLUTION AUTHORIZING THE ROCKVILLE WATER AND AQUEDUCT COMPANY TO ISSUE BONDS.

Resolved by this Assembly: SECTION 1. That the resolution authorizing The Rockville Water and Aqueduct Company to issue bonds, approved May 5, 1893, is hereby amended by striking out in the thirteenth and fourteenth lines thereof the words "one hundred thousand dollars" and inserting in lieu thereof the words "one hundred and fifty thousand dollars," so that said resolution as amended shall read as follows: That The Rockville Water and Aqueduct Company is hereby authorized to borrow money for the purpose of liquidating its indebtedness properly incurred under the provisions of its charter according to law, and for the purpose of building, equipping, operating, and extending its system of water-works, pipes, and property, and for all legal purposes within the scope of its charter, and to secure the payment thereof said corporation may issue bonds in denominations of not less than one hundred dollars each, said bonds to be payable not more than thirty years from date of issue, and to bear interest at the rate of six per centum per annum, payable semi-annually, and to secure said bonds may mortgage all property of said corporation, both real and personal, and its franchise; provided, however, that the entire amount of bonds so issued shall at no time exceed the sum of one hundred and fifty thousand dollars; and said mortgage when duly executed, delivered, and recorded in the Vernon land records shall be and remain a valid lien upon all property, rights, and

SEC. 2. Said company is hereby empowered either to retire its bonds previously issued, and to include in the present authorized issue the amount of bonds so retired, or to secure by a second mortgage the additional bond issue hereby authorized.

SEC. 3. The acceptance of this amendment by the said company shall carry with it the legal acceptance of the charter of said company and all amendments thereto.

Approved, May 18, 1905.

franchises of the said corporation.

[Senate Joint Resolution No. 48.]

[238.]

AMENDING THE CHARTER OF GRACE HOSPITAL SOCIETY, OF NEW HAVEN.

Resolved by this Assembly: That article 11 of the constitution of Grace Hospital Society, contained in section five of the charter of said society, approved June 12, 1889, is hereby amended to read as follows: Any person or persons contributing at any one time for the use of Grace Hospital Society the sum of ten thousand dollars shall be entitled to establish a perpetual free bed in the hospital of said society, and, if requested, such bed shall be named as desired by such contributor or contributors; and such contributor or contributors, or their assigns or legal representatives, shall be entitled to nominate and keep from time to time, subject to the rules of said society, one person as a patient in the hospital of said society who shall have the benefits thereof free of expense, and who may be removed and his place supplied at the pleasure of such contributor or contributors or their legal representatives or assigns. In the absence of any nomination of a patient for such bed by those entitled to nominate, an occupant of such free bed shall be nominated by the prudential committee. Any person contributing the sum of five thousand dollars at any one time for the use of said society shall be entitled to the same privileges, except the naming of the bed, for six months in each and every year of his life. Any person so contributing the sum of one thousand dollars or upwards at any one time shall become an honorary vice-president of said society for life.

Approved, May 18, 1905.