

*Handwritten signature or initials at the top of the page.*

**ACTS**

**OF THE**

**EIGHTY-SECOND LEGISLATURE**

**OF THE**

**STATE OF NEW JERSEY,**

**WILLARD W. CUTLER,  
AND  
COUNSELLOR AT LAW,  
MORRISTOWN, N. J.**

**FOURTEENTH UNDER THE NEW CONSTITUTION.**



**MORRISTOWN, N. J.:**  
**PRINTED BY LOUIS C. VOGT.**  
.....  
**1858.**

## CHAPTER CLXXXII.

AN ACT for the relief of the creditors of the Burlington Aqueduct Company.

Preamble. WHEREAS, the Burlington Aqueduct Company have heretofore executed to Robert Pitman, trustee, a first mortgage upon all their real and personal estate, franchises and works, to secure certain bonds to the amount of one hundred thousand dollars which have been issued by said company, and the holders of said bonds are now foreclosing said mortgages in the court of chancery of this state, and have obtained an interlocutory decree therein, and are about to obtain a final decree and execution for the sale of the mortgaged premises, and doubts exist whether, by the law now existing, the same can be sold at sheriffs' sale, and the interests of all the creditors of said company would be promoted by a sale of such real and personal estate, franchises and works; therefore,

Officer may sell and make title.

1. BE IT ENACTED by the Senate and General Assembly of the State of New Jersey, That upon the issuing of an execution for the sale of the real and personal estate, franchises and works of the Burlington Aqueduct Company, out of the court of chancery of this state in the aforesaid foreclosure suit, the officer to whom the said writ is directed may sell the same at public sale, to the highest bidder, having first advertised the same in the manner provided by law in the case of the sale of real estate, under the direction of a court, and may make to the purchaser thereof as good and sufficient a title in law as the said company had in said real and personal estate, franchises and works, as the said company had at the time of the execution of said mortgage.

Purchasers to have the same

2. And be it enacted, That the purchasers thereof shall hold said works, franchises, real and personal estate, as a

joint stock company, by the name of "The Burlington Water Company," in the same manner and with the same powers and privileges as the original stockholders held the same, and subject to all the limitations and conditions in the charter of the original company contained.

powers, &c.,  
as original  
company.

3. *And be it enacted*, That this act shall be deemed and taken as a public act, and shall take effect immediately after the passage thereof.

Public act.

Approved March 23, 1859.

---

## CHAPTER CLXXXIII.

AN ACT to authorize the inhabitants of the township of Orange, in the county of Essex, to sell and convey lands.

1. BE IT ENACTED *by the Senate and General Assembly of the State of New Jersey*, That it shall and may be lawful for the inhabitants of the township of Orange, in the county of Essex, at any public town meeting, duly held for the purpose, by a majority of votes, to direct the township committee to sell and convey the whole or any part of the lands or real estate belonging to the said inhabitants; and that the said committee shall thereupon proceed to make sale thereof, and to execute and deliver a deed or deeds thereof; which deed or deeds shall convey as good a title to the said lands or real estate as the said inhabitants were seized of, at the time of making the conveyance.

Township  
committee  
may be  
directed to  
sell lands.