LAWS

OF THE

STATE OF NEW YORK,

PASSED AT THR

NINETY-SIXTH SESSION

OF THE

LEGISLATURE.

REGUN JANUARY SEVENTH AND ENDED MAY THERIETH. 1878, IN THE CITY OF ALBANY.



ALBANY: WEED, PARSONS AND COMPANY, PRINTERS. 1873.

1 pmin

CHAP. 328.

AN ACT to amend an act entitled "An act to provide for an additional supply of water in the city of Albany," passed March twenty, eighteen hundred and sixty eight.

PASSED April 29, 1873; three-lifths being present.

The People of the Stats of New York, represented in Sonalo and Assembly, do onact as follows :

SECTION 1. Section four of the act entitled "An act to provide for an additional supply of water in the city of Albany," passed March twenty, eighteen humbred and sixty-eight, is hereby amended so as to read as follows:

8 4. The common council are hereby anthonized to raise by loan, Common from time to time, a sum not exceeding in the aggregate, five hundred that may raise thousand dollars, by the creation of a public fund or stock, to be called show one by "The Water Stock of the city of Albany," which shall bear an interest stock to be not exceeding seven per cent per annum, and the principal be payable, the not exceeding thirty years from the time of issuing any such stock; water and the said common council, when sufficient means, in their opinion, the city of can be provided, as they may be needed, and the plan submitted has albany." been ratified and approved, may direct the prosecution of the work.

§ 2. This net shall take effect immediately.

CHIAP. 329.

AN ACT to amend an act entitled "An act to incorporate the village of Greene," passed April twenty-second, eighteen hundred and forty two.

PASSED April 29, 1873; three-inhs being present.

The People of the State of New Fork, represented in Senate and Assembly, do snact us follows :

SECTION 1. That section ten of an art entitled "An act to incorporato the village of Greene," passed April twenly-second, eighteen humdred and forty-two, is hereby so amended and shall read as follows:

§ 10. The inhabitants that have for the last six months previous to cuntifica any annual or special election, resided in said village, and entitled to there to vote by the second section of this act may vote to raise a tax for the vote tax. contingent expenses of suid corporation, or for the purpose of grading, making, flagging, graveling, cementing or repairing any sidewalks or Amount crosswelks, or for any village parpose or improvement, such sum or who sums of money as they may think proper not exceeding in any one hallou. year, in ail, the sum of two hundred dollars, by a majority of the voles cust, but if two-thirds of the voters aforesaid shall deem it expedient to raise a larger sum, then the amount may be increased to any sum not exceeding five hundred dollars; and all moneys raised by tax in said village shall be assessed upon the inhabitants liable to pay taxes, by the assessors elected as aforesaid, who shall be frecholders, and collected by the collector of the corporation, in the like manner as the low coltaxes of towns and counties are collected, by virtue of a warrant to him airected, to be issued by the said trustees and signed by the president

59