LAWS

OF THE

STATE OF NEW-YORK,

PASSED AT THE

SEVENTY FOURTH SESSION

OF THE

LEGISLATURE:

THE REGULAR SESSION BEGUN THE SEVENTH DAY OF JANUARY AND ENDED THE SEVENTEENTH DAY OF APRIL, 1851,

AND THE SPECIAL SESSION BEGUN THE TENTH DAY OF JUNE AND ENDED THE ELEVENTH DAY OF JULY, 1851, AT ALBANY.

[N. B. The Laws passed at the Special Session commence on Page 483.]



ALBANY:

PRINTED BY CHARLES VAN BENTHUYSEN,
FOR
GOULD. BANKS & CO., 475 BROADWAY, ALBANY;
BANKS, GOULD & CO., 14NASSAU ST., NEW-YORK
1851

bank shall have been located, stating that all circulating notes issued by such association or bank, are required to be presented to the comptroller for payment within two years from the date of such notice, and on giving a bond with three or more sureties, which bond shall be satisfactory to the comptroller, conditioned for the prompt redemption whenever presented within six years from its date of all outstanding notes of such association or individual banker, shall then be entitled to receive from the comptroller all other securities which he may hold for the payment of any unredeemed notes of the said association or bank.

Chap. 69.

AN ACT to authorize the Buffalo Water Works Company to convey certain lands in the county of Erie.

Passed March 29, 1851.

The People of the State of New-York, represented in Senate and Assembly, do enact as follows:

§ 1. The Buffalo Water Works Company is hereby auconveyed thorized and empowered to sell and dispose of a certain lot or parcel of land, situated in the county of Erie, known and distinguished as being the south and middle thirds of block number one hundred and eighty-four, in the south village of Black Rock, as the same is laid down on a map of said village on file in the office of the secretary of state, which land has been heretofore entered upon, taken and appropriated by said company by virtue of the power and authority contained in, and in pursuance of the provisions of sections eight, nine, ten, eleven and twelve of chapter one hundred and eight of the laws of 1849, being an act entitled "An act to incorporate the Buffalo Water Works Company." And the said company is hereby authorized and empowered, by a good and sufficient deed, to be executed under the corporate seal and the hands of the president and secretary thereof, to convey said land to such person or persons, and for such consideration as a majority of the board of directors of said company, at any meeting thereof, shall determine; and said deed, when so executed, shall be effectual to vest in the grantee named therein, and to whom the same shall be delivered, all the title and interests of the said company in and to the said

5 9. This act shall take effect immediately.