LAWS

OF THE

STATE OF NEW YORK,

PARSED AT THE

ONE HUNDRED AND THIRTEENTH SESSION

OF THE

LEGISLATURE,

BEGUN JANUARY SIXTH, 1890, AND ENDED MAY NINTH, 1890, IN THE CITY OF ALBANY.



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CHAP. 36.

AN ACT to amend chapter one hundred and fifty-six of the laws of eighteen hundred and fifty-seven, entitled "An act to incorporate the Malone Water Works Company," as amended by chapter one hundred and sixty-one of the laws of eighteen hundred and eighty-six, and authorizing said company to make agreements, contracts, grants and leases for the sale, use and distribution of water in the village or town of Malone.

APPROVED by the Governor March 11, 1890. PASSED, three-fifths being present.

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

SECTION 1. Section seventeen of chapter one hundred and fifty-six of the laws of eighteen hundred and fifty-seven, entitled "An act to incorporate the Malone Water Works Company," as amended by chapter one hundred and sixty-one of the laws of eighteen hundred and eighty-six, is hereby amended to read as follows:

Contracts, etc., for supplying water. § 17. All contracts for water supply between the village of Malone, incorporated under the general law, and the said Malone Water Works Company, shall be made under the provisions of section seven title four chapter two hundred and ninety-one of the laws of eighteen hundred and seventy, as amended; and such contracts shall in their creation and in all other respects be controlled and regulated by all the provisions of said title four which are relevant to said contracts; and the said company may make any agreements, contracts, grants and leases for the sale, use and distribution of water for domestic, ornamental, mechanical or other purposes, within the village or town of Malone that may be agreed upon between said company and any individuals, associations or corporations, which agreements, contracts, grants and leases shall be at reasonable rates and shall be valid and effectual in law.

Proviso, as to amendment.

- § 2. The foregoing amendments shall not be construed to authorize on the part of the said water works company, any acts which may injuriously affect the rights of any parties having interests in the waters taken by such company under such amendments and the claims of such parties to damage, if any they may have, are deemed reserved to them
 - § 3. This act shall take effect immediately.

CHAP. 37.

AN ACT to authorize the purchase of lands located within such counties as include the forest preserve.

APPROVED by the Governor March 11, 1890. Passed, three-fifths being present.

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

Purchase of lands for state park. SECTION 1. The forest commission, with the approval and concurrence of the commissioners of the land office, may purchase lands so located within such counties as include the forest preserve, as shall be available for the purposes of a state park, at a price not to exceed one