LAWS

OF THE

STATE OF NEW YORK,

ONE HUNDRED AND TWENTY-EIGHTH SESSION

OF THE

LEGISLATURE,

BEGUN JANUARY FOURTH, 1905, AND ENDED MAY FIFTH, 1905, IN THE CITY OF ALBANY.

Vol. I.

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ALBANY: J. B. LYON COMPANY, PRINTERS. 1905.

ligious body of any extinct or disbanded church of the Christian denomination situated within the bounds of the New York eastern christian conference; and the New York Christian association, of any other church of the Christian denomination, and any other incorporated conference shall be deemed the governing religious body of any such church situated within its bounds. By "Christiau" defined. Christian denomination is meant only the denomination specially termed "Christian," in which the bible is declared to be the only rule of faith, christian their only name, and christian character their only test of fellowship, and in which no form of baptism is made a test of christian character.

§ 2. This act shall take effect immediately.

Chap. 194.

AN ACT to amend chapter thirty-nine of the laws of eighteen hundred and seventy four, entitled "An act to reorganize the village of Medina," in relation to establishing or acquiring a system of water works for said village, and the issuance of bonds therefor.

Became a law, April 12, 1905, with the approval of the Governor. 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 nine of title three of chapter thirty-nine of the laws of eighteen hundred and seventy-four, entitled "An act to reorganize the village of Medina," is hereby amended by adding at the end thereof a new subdivision to be subdivision fifty-one thereof, and to read as follows:

51. To construct and establish a system of water works for Acquisition said village, such system to be either wholly new, or by pur supply and issue of chasing and using as a part of such system the whole or any bonds part of an existing private system in such village, and connecting the same with a new source of supply to be selected by such board of trustees, and to issue the bonds of the village therefor in an amount not exceeding one hundred thousand dollars. Such bonds shall be signed by the president and treasurer of the village, and attested by the clerk under the corporate seal. Such

bonds shall be payable in twenty-seven equal annual installments

the first of which shall be due three years from the date of issue. They shall bear interest at a rate not exceeding five per centum per annum and shall be negotiated for not less than their par They shall be sold on sealed proposals upon notice pubvalue. lished in each newspaper actually printed in the village, and in such other newspapers as the board of trustees may determine, and posted in three public places in the village, at least ten days before the sale, to the person who will take them at the lowest rate of interest. They shall be consecutively numbered from one to the highest number issued and the clerk shall keep a record of the number of each bond, its date, amount, rate of interest, when and where payable and the purchaser thereof, or the person to whom they are issued. Section five of the general municipal law shall not apply to such bonds. There shall be annually raised by taxation in such village a sum sufficient to pay the principal and interest of such bonds as the same shall accrue.

§ 2. This act shall take effect immediately.

Chap. 195.

AN ACT to amend section fifty-eight of the code of civil procedure relative to the graduates of law schools in the state.

Became a law, April 12, 1905, with the approval of the Governor. Passed, three-fifths being present.

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

Section 1. Section fifty-eight of the code of civil procedure is hereby amended so as to read as follows:

§ 58. Nothing contained in the last two sections prevents the of graduates om certain court of appeals from dispensing, in the rules established by it, law schools. ules relawith the whole or any part of the stated period of clerkship, required from an applicant, or with the examination where the applicant is a graduate of the Albany law school, being the law department of the Union university, or of the law department of the university of the city of New York, or of the law school of Columbia college, or of the law school of the university of Buffalo or the New York law school or of the college of law.

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