Laws
of the
General Assembly
of the
Commonwealth of Pennsylvania,
passed at the
Session of 1903,
in the
one hundred and twenty-seventh year of independence,
together with
Proclamation by the Governor, declaring that he has filed certain bills in the office of the Secretary of the Commonwealth with his objections thereto.

By Authority.

Wm. Stanley Ray,
State Printer of Pennsylvania.
1903.
AN ACT

Providing for the conveyance by the Commonwealth of Pennsylvania, to the commissioners of waterworks in the city of Erie, of certain lands on the Peninsula known as Presque Isle, in Erie county, Pennsylvania.

Whereas, The commissioners of waterworks in the city of Erie, Pennsylvania, deem it necessary, for the protection of the health of the citizens of Erie, to extend the intake pipe, through which the city of Erie is now supplied with water, from its present location in the harbor of Erie to a point one mile north of the Peninsula of Presque Isle, Lake Erie, which extension will necessitate the crossing of said Peninsula with said pipe;

And whereas, In order to furnish to the city of Erie a full supply of pure and wholesome water, it is necessary to install large settling basins and filtering beds on said Peninsula; and whereas, the representatives of the United States of America in Congress assembled, on the twenty-third day of February, one thousand eight hundred and ninety-three (chapter one hundred and fifty-three), granted to the commissioners of waterworks in the city of Erie, Pennsylvania: "The right to lay, extend and maintain their intake pipe from their present pumping-station at the foot of Chestnut street, at Erie, Pennsylvania, across the bay of Presque Isle, to the Peninsula; thence across the land belonging to the United States, on the Peninsula, to the shore of Lake Erie; thence into the lake as far as may be advisable to secure pure water; together with the use of such land on the Peninsula as may be needed for the proper laying, protection and maintaining the pipe, and the erection of all buildings necessary for the construction, care and supervision of the work, and for maintaining the same; also, the use of such land belonging to the United States as may be required for a road or roads to and from the main land to place of crossing;

Section 1. Be it enacted, &c., That the Governor of the State of Pennsylvania be and he is hereby authorized and directed to convey to the commissioners of waterworks in the city of Erie, and to their successors, the right, title and interest of the Commonwealth of Pennsylvania in and to the following described piece of land, in the county of Erie, Pennsylvania, being a part of the Peninsula known as Presque Isle, bounded and described as follows, to-wit:

Commencing at point in the south shore-line of said Peninsula, called Presque Isle, at the intersection of
the center line of Raspberry street (in the city of Erie, Pennsylvania), extended northwardly to the south shore-line of said peninsula, at low water-mark; thence north, sixty degrees west (N. 60 degrees W.), true meridian, one hundred and eight and fifty-five hundredths rods (108 55-100), more or less, to Lake Erie, at a point on the north shore-line of said Presque Isle, at low water-mark; thence south, twenty-eight degrees and twenty-one minutes west (S. 28 degrees 21' W.), true meridian, along the north shore-line of said Presque Isle, and along the low water-line of the waters of Lake Erie, two hundred and ninety (290) rods; thence south, sixty degrees east (S. 60 degrees E.), true meridian, twenty and six-tenths (20 6-10) rods, more or less, to a point in the low water-line on the south shore of Presque Isle; thence eastwardly, along the south shore-line of said Presque Isle, and along the low water-line of the waters of Erie Harbor, to the place of beginning, the courses and distances being as follows: North, thirty degrees and ten minutes east (N. 30 degrees 10' E.), true meridian, four and one-tenth (4 1-10) rods, to a point on the south shore-line of said Presque Isle; thence north, eighty-five degrees and thirty minutes east (N. 85 degrees 30' E.), true meridian, fifty-five and seven-tenths (55 7-10) rods, to a point on the south shore-line of said Presque Isle; thence north, sixty-eight degrees east (N. 68 degrees E.), true meridian, fifty-three and eight-tenths (53 8-10) rods, to a point on the south shore of Presque Isle, at low water-mark; thence north, forty-eight degrees east (N. 48 degrees E.), true meridian, thirty-five and two-tenths (35 2-10) rods, to a point on the south shore of Presque Isle, at low water-line; thence north, twenty-eight degrees east (N. 28 degrees E.), true meridian, one hundred and five (105) rods to a point on the south shore of Presque Isle, at low water-line; thence due north, true meridian, nineteen and four-tenths (19 4-10) rods, to a point on the south shore of Presque Isle, at low water-mark; thence north, thirty-seven degrees east (N. 37 degrees E.), true meridian, fifty-seven (57) rods, more or less, to the place of beginning; and containing one hundred and seventy-five acres of land, be the same more or less; together with all water rights and privileges abutting on both sides of the above described piece of land, and a right of way for a wagon-road leading to the main land.

All rights hereby granted are subject to the grant heretofore made to the United States by the State of Pennsylvania.

Section 2. The conveyance above authorized shall be upon condition that the said commissioners of

22 Laws.
The text describes an act to amend the law regarding the exclusive use of a water-work in the city of Erie. It states that the property described in the act shall be used exclusively for the purpose of supplying water to the city of Erie, under the supervision of the commissioners. Any conveyance or lease for the use of the property is prohibited. If any violation of these conditions occurs, the title shall revert to the Commonwealth of Pennsylvania, and all rights acquired by virtue of the act shall cease and determine.

Provided, Any permission or license granted by the commissioners to the Government of the United States, or its duly authorized agents, for its public uses, shall not be considered a violation of the above conditions.

Approved—The 29th day of April, A. D. 1903.

SAML. W. PENNYPACKER.

No. 264.

AN ACT

To further amend the ninth and fourteenth sections of the act, entitled "An act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties, and punishing certain offenses in regard to such elections," approved the tenth day of June, eighteen hundred and ninety-three, as amended by an act approved the ninth day of July, one thousand eight hundred and ninety-seven; also to amend the twenty-second, twenty-seventh, twenty-eighth, and thirtieth sections of said act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties, and punishing certain offenses in regard to such elections, approved the tenth day of June, eighteen hundred and ninety-three, by repealing the limit upon the number of times the names of candidates shall appear on the official ballots; by specifying the form, contents, and manner of printing and counting of official ballots, and of making return of all votes, and of announcing the total vote; by directing the manner in which voters may designate their choice of candidates, and their votes upon constitutional amendments or other questions submitted for their votes; by prescribing the duties of voters, election officers, police officers, constables, deputy constables, and helpers; and prescribing forms of punishment for violations thereof.

Section 1. Be it enacted, &c., That the ninth section of an act, entitled "An act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties, and punishing certain offenses in regard to such elections," approved the tenth day of June, eighteen hundred and ninety-three, as amended by an act approved the ninth day of July, one thousand eight hundred and ninety-seven, which reads as follows: