LAWS

2411-2

OF THE

GENERAL ASSEMBLY

OF THE

COMMONWEALTH OF PENNSYLVANIA,

PASSED AT THE SESSION OF 1843,

IN THE

STATY-SEVENTH YEAR OF INDEPENDENCE.



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1843.

separate window of the school house in said borough, and in all other respects shall be separate from the township of Wayne in said county, and that all jurisdiction and powers of the officers of said township from the third Monday of April next shall cease and determine, except so far as to collect any taxes that may be then due and owed to them from the inhabitants of said borough.

> HENDRICK B. WRIGHT, Speaker of the House of Representatives.

> > B. CRISPIN, Speaker of the Senate.

APPROVED-The twelfth day of April, one thousand eight hundred and forty-three.

DAVID R. PORTER.

[No. 97.]

A SUPPLEMENT

To the act entitled "An Act to incorporate the Luthersburg and Punxatawney turnpike road company, and for other purposes," approved the sixteenth day of April, one thousand eight hundred and thirty-eight.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That the president and managers of the Lewistown water company are hereby authorized in such streets or part of said borough where trunks or pipes may be Lewistown laid down, to erect fire plugs or hydrants to be used for extin-water compa guishing fires in said borough, for such reasonable compensa-ny tion as may be agreed upon between said company and the burgess and town council of said borough; and the said water company is also hereby authorized to supply individuals and corporations with water for family and other purposes, for such compensation as may be agreed upon between said company and individuals or corporations, or according to the rates adopted by said company.

Additional stock authorized

Section 2. The president and managers of the Lewistown water company are hereby authorized to receive subscriptions for five hundred additional shares of stock to said company; and they shall from time to time call in the capital stock of said company by instalments as the same shall be required. And if any stockholder shall neglect to pay, after thirty days notice in one or more newspapers published in said borough, payment may be enforced by action of debt in the corporate name of said company against such delinquents in the same manner that debts of like amount are by law recoverable; and the said president and managers are hereby authorized to declare half yearly dividends on the first Mondays of January and July in each year on said stock actually paid in, having due regard to the time when the several instalments were actually paid, and shall publish said dividends and the place where the same will be paid, and shall cause the same to be paid accordingly; and the twenty-fourth and twenty-fifth sections of the act passed the sixteenth day of April, Anno Domini one thousand eight hundred and thirty-eight, incorporating said company, be and the same are hereby repealed: Provided, That all contracts entered into and all suits brought under said sections shall not be annulled or abated by the re-

Repeal

Dividends

Proviso

peal of the same.

HENDRICK B. WRIGHT, Speaker of the House of Representatives.

B. CRISPIN,
Speaker of the Senæte.

APPROVED-The twelfth day of April, one thousand eight hundred and forty-three.

DAVID R. PORTER.