BY-LAWS
AND
ORDINANCES
OF THE
CITY OF PITTSBURGH,
AND THE
ACTS OF ASSEMBLY
Relating Thereto;
WITH
NOTES AND REFERENCES TO JUDICIAL DECISIONS THEREON,
AND
AN APPENDIX,
RELATING TO SEVERAL SUBJECTS CONNECTED WITH THE
LAWS AND POLICE OF THE
CITY CORPORATION.
(PUBLISHED UNDER THE AUTHORITY OF THE CITY COUNCILS.)

Pittsburgh:
PRINTED AND PUBLISHED BY JOHNSTON AND STOCKTON.
1828.
City Bills.

$6,000. Appropriated as follows:—Salaries, $942—Cleaning streets, $650—Collecting and lost taxes, $250—Credits for old pavements, $800—Stationary and fuel, $11—Preparing, repairing and improving streets, wharves and bridges, $2,337—Contingent fund, $1020. The arrears of taxes of 1822–23, and city revenue for 1824, amounting to $3,700, appropriated for the redemption of the city paper.

Passed 17th January, 1824, and recorded 7th February, 1824, in Book A. page 73.

CHAPTER LXXXII.

An Ordinance providing for the redemption of old, torn, and defaced city bills.

That the Mayor be, and he is hereby authorized and required to procure and have city bills, of the denomination of one and two dollars, to the amount of six thousand dollars, one half of which to be in one dollar bills, and the whole to bear interest from the date of their emission:

That the said city bills, when prepared in blank, shall be delivered to the treasurer, who shall receive to the Mayor for the same, and shall sign, date, number, and issue the same, exclusively for the redemption of old, torn, and defaced city bills now in circulation; and the said bills, by this ordinance directed to be issued, shall be redeemed and payable in fines, forfeitures, debts and taxes, now due or hereafter to become due to the city: and that the faith and corporate property of the city be pledged for the redemption of the same.

Passed 7th February, 1824, and recorded 14th February, 1824, in Book A. page 79.

CHAPTER LXXXIII.

An Ordinance providing for the raising of a sum of money, on loan, for supplying the city of Pittsburgh with water.

1. That the whole of the income of the corporate estates of the citizens of Pittsburgh, (not already pledged) and all other adequate and sufficient provision, which are or shall be within the means and power of the city corporation, shall be pledged, and the same are hereby pledged for the payment of the interest, and the redemption of the principal of a sum of money, not exceeding in the whole fifty thousand dollars, which any person or number of persons, or
Property bodies politic or corporate, may or shall advance, on loan, as a capital, to the amount of fifty thousand dollars, as aforesaid, for the purpose of obtaining the introduction of a sufficient supply of wholesome water by pipes of conduit, through the inhabited parts of the city.

II. That Thomas Fairman, Christopher Magee, Harmar Denny, John Carson and William Hays, be, and they are hereby appointed a joint committee, to do and perform the several duties hereinafter mentioned; that is to say, they shall, with all convenient expedition, procure one suitable book and write therein as follows:—“We, whose names are hereunto subscribed, do promise to pay to the Mayor, aldermen and citizens of Pittsburgh, towards constituting a capital to defray the expense of introducing a sufficient supply of water by pipes of conduit to and through the inhabited parts of the city of Pittsburgh, the sum of fifty dollars for every share of said stock set opposite to our respective names, and to pay the same in such manner, proportions and times, as are provided for in an ordinance entitled “An ordinance providing for the raising of a sum of money on loan, for supplying the city of Pittsburgh with water.” And the said committee shall thereupon proceed in such manner, and in such places as they may think it expedient, with all diligence, to open the said book, and invite and receive the subscriptions of any person or persons, or bodies politic or corporate, who shall offer to subscribe therein, for any share or number of shares, until the said book shall have subscribed therein the number of ten hundred shares: and when the said number of shares shall be subscribed, at any time within thirty days to be completed from the passage of this ordinance; or if only six hundred shares are subscribed at the expiration of the said thirty days, the said committee shall return to the Mayor of the city, a full and perfect list of all the subscriptions to said capital, with the number of shares subscribed, certified under their hands and seals, and shall pay to the treasurer of the city, all moneys they shall have received by virtue thereof; and if the number of shares so returned and certified shall be less than ten hundred, but shall amount to six hundred shares, the said book shall be kept open for further subscription at such times and places as the said committee or their successors may hereafter appoint, of which times and places they shall give due and public notice.

III. That the payments to be made by the subscribers on each share of the aforesaid capital, shall be in manner and time as follows, that is to say, five dollars to be paid to the committee at the time of subscription, and the residue to the treasurer of the city, to wit: five dollars at the expiration of every sixty days from the time of subscribing un-
Water=Works.

til the whole shall have been paid, and on the completion of the last payment, certificates signed by the Mayor and counter-signed by the treasurer, who shall affix the seal of the city to the same, shall be delivered to the subscribers respectively, for each share, or number of shares by them subscribed; which certificate shall entitle each subscriber, or his or her legal attorney or assigns, to receive an interest thereon, at the rate of six per cent. per annum, to be paid half yearly by the treasurer of the city, and shall be severally transferable by the subscribers or their legal attorney or assigns, by indorsement thereon, at the office and in the presence of the treasurer for the time being, and in a transfer book to be kept by him for that purpose. And that if any subscriber to any share or shares of the aforesaid capital, shall fail or neglect to make good any payment within thirty days from and after the respective times as herein before required, every such subscriber so failing and neglecting, shall forfeit all the sum or sums which may have been previously paid, and the same shall be applied to the use and benefit of the city, in aid of defraying the expense of introducing a sufficient supply of water.

IV. That all rents or emoluments which may arise from the use and application of said water, shall, in the first instance, be applied for defraying the expenses of keeping the same in operation, and of repairs and improvements of necessary works for the better accommodation and supply of the city with water; in the second instance, to the payment of the interest and redemption of the aforesaid capital stock; and thereafter, for any other improvements to the city, or in aid and alleviation of taxes on its inhabitants.

V. That the city treasurer shall keep all moneys arising from the subscriptions to the aforesaid loan, in the "Bank of Pittsburgh," and shall also keep an account of the receipts and payments thereon, and thereout, distinct from all other moneys coming into and passing through his hands from any other source whatever.

Passed 16th February, 1824, and recorded 25th February, 1824, in Book A. page 80.

CHAPTER LXXXIV.

Supplement to an Ordinance, entitled "An ordinance regulating the markets and prescribing the duties of the clerk of the markets and of the weigh-master."

I. That from and after the passing of this supplement, it shall not be lawful for any constable, bailiff or any other person, to sell, or expose to sale, any carriage or carriages, sold in the