LAW S statutes, etc

OF THE

GENERAL ASSEMBLY

OF THE

STATE OF PENNSYLVANIA,

PASSED AT THE

SESSION OF 1863,

In the Eighty-Seventh Year of Independence.

With an Appendix.



HARRISBUR ...
SINGERLY & MYERS, STATE PRINTERS.

1863.



ever a sum equal to three times the amount, thus appropriated. has been raised by other parties, for the purpose of opening, and deepening, the channel at the eastern entrance to the harbor; and to issue the bonds of said city of Erie, to the amount of Bonds to be issuch appropriation, for payment of the same, in such sums, not sued. less than fifty dollars, as they shall deem proper, with, or without, coupons attached, bearing interest at the rate of six per centum per annum, payable semi-annually, and the principal payable ten years after the date thereof; and the said councils are hereby authorized and empowered to assess, upon the real Tax therefor to and personal property, trades, and occupations, in said city, a be levied. tax sufficient to pay said interest as the same accrues, and the principal at maturity, and to collect the same as city taxes are Collection. now by law collected; said tax, when collected, to be applied to the purposes aforesaid, and to no other purpose, and paid proportionately with the subscriptions by other parties: Provided. That bonds shall not be sold at less than the par value Proviso. thereof: And provided further, That the money appropriated, Provise. as aforesaid, shall be expended under the direction of a committee, to be appointed by the council.

SECTION 4. That the councils of said city shall have power to Additional tax, levy, and collect, an additional tax of two mills on each dollar for general purof valuation, for general purposes, in the same manner that the poses, authorive mills tax, for said purposes, is now levied and collected.

JOHN CESSNA.

, Speaker of the House of Representatives.

GEORGE V. LAWRENCE, Speaker of the Senate.

APPROVED—The fourteenth day of April, Anno Domini one thousand eight hundred and sixty-three.

A. G. CURTIN.

No. 399.

An Act

To authorize the sale of the Warrior's Mark Water Company.

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 upon any writ of fieri facias, issued, or which may issue, out of the court of common pleas of Huntingdon county, against the Warrior's Mark Water Company, it shall be lawful for the sheriff of said county to levy upon all the real estate, rights, privileges, franchises, property and immunities, which belong to, or are held by, or can be owned, or held by said company, under,

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and by virtue of, the act of assembly incorporating the same; and, after such levy, to lay the same before a jury of inquest, in the same manner as levies, upon real estate, are now laid before it; and if said jury shall condemn the same, by deciding that the rents, and profits, of said company, and its estate, will not pay the debt, interest and costs, of all judgments against said corporation, within seven years, a writ of venditioni exponas may, thereupon, issue, and all such real estate, rights, privileges, franchises, property and immunities, may, and shall, be sold, in like manner as real estate is now sold by the sheriff; and the purchaser, at such sale, shall hold said property, and be vested with all the rights, franchises and stock of such corporation, as if such purchaser had been the original subscriber of all the stock thereof, and may proceed with the organization of such corporation, in the manner provided by the act of assembly, approved the eighth day of April, Anno Domini one thousand eight hundred and sixty-one, entitled "An Act concerning the sale of railroads, canals, turnpikes, bridges and plank roads."

JOHN CESSNA,

Speaker of the House of Representatives.

GEORGE V. LAWRENCE, Speaker of the Senate.

APPROVED—The fourteenth day of April, Anno Domini one thousand eight hundred and sixty-three.

A. G. CURTIN.

No. 400.

A Supplement

To an act, entitled "An Act to establish the Union School District of Cheter and Delaware counties."

WHEREAS, By an act, approved the first day of May, Anno Domini one thousand eight hundred and sixty-one, a separate school district was erected out of contiguous territory, in the counties of Chester and Delaware:

And whereas, The said district is so constructed that part of the farm of Samuel J. Sharpless, in the county of Chester, is in the said Union district, and part thereof in the Thornbury school district, and the nearest school house, in said Union school district, is at a very inconvenient distance from said farm, whilst the nearest school house in Thornbury district, is very convenient thereto:

And whereas, By reason of the said Union district being in two different counties, the court has no power to change the lines thereof; therefore,