

Private Acts and Resolutions

PASSED BY THE

GENERAL ASSEMBLY

OF THE

State of Connecticut,

AT THE

MAY SESSION, 1869.



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safely kept until the expiration of the term for which said person was committed to said prison, or until such person shall have recovered from his insanity. And if before the expiration of the term for which said person was committed to said prison, any such insane person shall in the opinion of the superintendent of said hospital have recovered his reason, said superintendent shall forthwith report the fact to the governor, who shall appoint a commission as hereinbefore provided, which commission shall examine such person and report as to the sanity of such person to the governor in writing ; if it shall appear from said report that such person shall have ceased to be insane, and the governor shall approve said report, he shall issue an order to said warden or any proper officer, to take such person from said hospital and deliver said person to the proper authorities of said prison.

Any commission appointed under this resolution shall have power and is hereby authorized to put witnesses under oath, and the charges and expenses of any commission so appointed, not exceeding five dollars per day for each member of the commission, shall be paid from the treasury of the state.

Resolved, That the preamble and resolutions making additional provisions for insane convicts in the state prison, approved July twenty-seventh, 1868, be and the same are hereby repealed.

Approved, July 8th, 1869.

[160.]

AMENDING THE CHARTER OF THE DURHAM AQUEDUCT CO.

Resolved by this Assembly :—SEC. 1. That the Durham Aqueduct Company be, and the same is hereby empowered to purchase, hold, sell, and convey estate, real and personal, to

an amount not exceeding the sum of twelve thousand dollars, to be holden by said corporation at any one timè.

SEC. 2. That the said corporation shall have power when in legal meeting assembled, to assess taxes for the purpose of constructing reservoirs and keeping the same in proper repair.

SEC. 3. That, *whereas*, under and by reason of the rules and regulations adopted by the said company relative to the transfer of shares, doubts have arisen in what persons certain shares are now by law vested ; the same are hereby declared to be vested respectively in the following named persons, to whom the equitable right to said shares now belongs, to wit : S. N. Deming, one share, estate of David S. Smith, one share, Francis Hubbard, one share, H. N. Fowler, one share, S. S. Scranton, one share, estate of Phineas Parmelee, one share, L. M. Leach, one share, Wm. H. Walkley, one share, Hannah Catlin, one share, S. F. Leet, one share, Catharine C. Parsons, one share, estate of Susan E. Mathewson, one share, Sarah Parsons, one share, First Ecclesiastical Society, one share, estate of L. W. Leach, one share, Parsons Coe, two shares, P. Sturtevant, N. H. Parsons, one share, David G. Patten, one share, S. B. Cooper, one share, Elizur Camp, one share, Elizabeth Parsons, one share, B. B. Beecher, one share, Phineas Robinson, one share, Seth Crowell, one share, John Hull, one share, Nancy Johnson, one share, Merriam Manufacturing Company, two shares, John Clark, one share, Oscar Leach, one share, W. A. Parmelee, one share, A. W. Camp, one share, Alanson Nettleton, one share ; unless within sixty days from the rising of this general assembly, the right of the persons herein named to said shares respectively, shall be disputed and measures be taken by any claimant or claimants thereto, to recover possession of said shares, according to law ; *provided* that said company shall issue certificates of stock to the individuals above named, and that said stock shall hereafter be transferable on the books of said company, in such manner as the by laws of said company shall prescribe.

Approved, July 8th, 1869.