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Statute Laws

OF THE STATE OF

CONNECTICUT.---

BOOK J.

PUBLISHED BY AUTHORITY OF THE GENERAL ASSEMBLY.



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1808.

Profits to be divided among the proprietors. § 7. And be it further enacted, That the profits and emoluments accruing to said corporation, from a disposal of the water to be conducted into said city in manner aforesaid, shall, after deducting all necessary expences and charges, be divided among said proprietors in proportion to their respective shares, at such times as shall be agreed upon by said proprietors, in legal meeting assembled.

CHAP. II.

Añ Act incorporating the Proprietors of the Aquéduct at New-London.

[Enacted in May, 1800.]

§ 1. **B** E it enacted by the Governour and Council and House of Representatives in General Court assembled, That George Hallam, Benjamin Butler, Robert Allyn, David Frink, Isaac Treby, and all such persons as are or from time to time may be associated with them, for the purpose of conducting. water into the bity of New-London by means of subterraneous pipes, and their successors be, and they are hereby incorported for that purpose, and made a body politic by the name of "The Proprietors of the Aqueduct at New-London," and by that mane shall be capable of suing and being sued, pleading and being impleaded, and may purchase, hold, sell and convey estate real and personal to an amount not exceeding four thousand dollars, to be holden by said proprietors at any one time.

Times of metting.

Proprietors

incorporated.

Appointment and duty of officers.

Mode of voting. § 2. And be it further enacted, That the first meeting of said proprietors shall be holden at such time and place in the city of New-London, as the said George Hallam, Benjamin Butler, Robert Allyn, David Frink and Isaac Treby shall appoint, by publishing a notification thereof in a newspaper printed in said city : and the subsequent meetings of said proprietors shall be holden at such time and place in said city, and be convened in such manner as shall from time to time be agreed on by vote of said proprietors, in legal meeting assembled.

§ 3. And be it further enacted, That said proprietors at any legal meeting, shall have power to appoint a chairman, treasurer and clerk; and also three directors to manage the prudential business of said corporation. And such treasurer, clerk and directors, shall continue in office until others be chosen in their stead—such clerk shall be sworn faithfully to discharge the duties of his office; and it shall be his duty to record the votes, orders and proceedings of said corporation and also all transfers of the stock of said proprietors, and to give true and attested copies of such records, when thereto required.

§ 4. And be it further enacted, That the stock of said corporation shall be divided into ten shares, which shares shall be assignable according to such rules as shall be instituted by

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said proprietors, in legal meeting assembled; and each proprictor shall have right, either in person or by attoiney, at the meeting of said corporation, to give in a number of votes equal to his number of shares. Provided, the number of votes to begiven in by any one proprietor shall in no case exceed the number of five; and all questions in said meetings shall be decided by a plurality of votes given in as aforesaid.

§ 5. And be it further enacted, That said proprietors be, and Right to open they hereby are authorized to open the ground in any part of ground in the streets and highways in said city, for the purpose of sink- high-ways. ing or repairing pipes and conduits as may be necessary for conducting the water in manner aforesaid. Provided, That Provise. maid highways or streets shall not be opened by said proprietors in such manner as to prevent the passing of teams or carriages therein with convenience : and that after opening the grounds in said streets or highways, said proprietors shall be holden to put the same again in repair, under the penalty of being prosecuted for a nuisance.

§ 6. And be it further enacted, That said proprietors in legal Proprietors meeting assembled, shall have power from time to time by may levy taxtheir vote to assess taxes to be paid by the several proprietors es. in proportion to their stock in said corporation, to be applied and laid out for effecting the purposes of this act: and if any proprietor shall neglect to pay any tax so assessed, within Mode of entwenty days after the same shall have become payable, the forcing the directors of said corporation or any two of them, shall have collection. power to cause so much of the stock of such proprietor to be sold at public vendue at the sign-post in the city of New-London, as may be necessary to pay the tax then due and neglected to be paid as aforesaid : Provided, That a notification of the amount of such tax and the time of such sale, be posted up on said sign-post twenty days before such sale.

§ 7. And be it further enacted, That the profits and emolu- Profits to be ments accruing to said corporation, from a disposal of the divided water to be conducted in said city in manner aforesaid shall, proprietors. after deducting all necessary expenses and charges be divided among said proprietors in proportion to their respective shares, at such times as shall be agreed upon by said proprietors, in legal meeting assembled.

CHAP. III.

An Act incorporating Chauncey Gleason, Elias Cowles, and their Associates.

[Enacted in October, 1301.]

BE it enacted by the Governour, and Council, and House of Representatives, in General Court assembled, That Chauncey Gleason, Elias Cowles and all such persons, as are or from time to time may be associated with them, for the purpose of conducting pure and wholesome water into the

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among the