

LAWS

OF

NEW HAMPSHIRE

INCLUDING

PUBLIC AND PRIVATE ACTS, RESOLVES,
VOTES, ETC.



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do hereby sell and convey to him the said.....
 his heirs and assigns forever a tract of land bounded.....To
 have and to hold the said premises to him the said.....
 his heirs and assigns forever. And I do covenant with the said
that I have in my said capacity good right
 to sell and convey the same in manner aforesaid and that I have
 observed and pursued all the directions of the law by virtue of
 which this conveyance is made.—

In witness whereof I have hereunto set my hand and seal this
day ofA.D.....
 Signed, sealed and delivered
 in presence of us.....

[CHAPTER 5.]

State of }
New Hampshire. }

AN ACT TO INCORPORATE CERTAIN PERSONS BY THE NAME OF THE
 NEWMARKET AQUEDUCT COMPANY.—

[Approved June 28, 1834. Acts, vol. 30, p. 247.]

Sec. 1. Be it enacted by the Senate and House of Representatives in General Court convened. That Stephen A. Chase, Benjamin D. Watson, Benjamin Wheatland, Columbus Warren and their associates and successors, be and they hereby are created a corporation, by the name of the Newmarket Aqueduct Company, for the purpose of conveying water by subteranean pipes into the Village of Lamprey River in Newmarket in the County of Rockingham, and by that name may sue and be sued to final judgment and execution, and do and suffer all matters acts and things, which bodies corporate may or ought to do or suffer.—

Sec. 2. And be it further enacted, That said corporation be, and the same hereby is authorised to acquire by purchase or otherwise and to hold and enjoy all such real and personal estate as may be necessary and convenient for the conveyance of water as aforesaid, and the same may sell and dispose of at pleasure, provided such estate shall not exceed the sum of ten thousand dollars.—

Sec. 3. And be it further enacted, That said corporation be and the same hereby is authorised and empowered to enter upon and break up the ground and dig ditches and trenches in any land or enclosure and in any street or highway through which it may be convenient for said Aqueduct to pass, and therein to place such pipes and posts as may be necessary for building and completing said Aqueduct, and maintaining and repairing the same when re-

quisite, provided that in case said Corporation, and the Owners of such land shall not agree on the compensation to be made for the damage done to said land, the Superior Court of Judicature, upon application of said corporation, or of the Owners of said land, may appoint a committee, who shall estimate the damage and make report thereof to said court. And if either of said parties shall be dissatisfied with the report of said committee, on application to said court a trial by Jury for the purpose of assessing said damage, shall be had in the same way and manner as other jury trials are had at said court. And the said court are authorised to render judgment on said report or verdict of said jury and issue execution accordingly. And provided also that no publick street or highway shall be so incumbered or injured by said Aqueduct as to obstruct or hinder the citizens of said State from passing therein with teams and carriages with convenience.—

Sec. 4. And be it further enacted, That the capital or joint stock of said corporation may consist of as many shares as the proprietors shall at any legal meeting determine, and the said shares shall be holden and liable for all assessments legally made thereon and upon nonpayment of any such assessment, the Treasurer may in the manner to be prescribed in the by-laws of said corporation, sell at publick Auction the shares of any delinquent proprietor or so many thereof as may be necessary to pay the sum due thereon with incidental charges.—

Sec. 5. And be it further enacted, That said corporation may make and execute such by laws as may be necessary for its regulation and government and may conformably to the same make such assessments as may be found necessary for accomplishing the object of this Act, and at any legal meeting may choose such officers as may be deemed necessary, and prescribe their respective duties, and may prescribe the manner in which the shares may be alienated or transferred. And at any meeting of said corporation all questions shall be determined by a majority of the votes of the proprietors present or represented, allowing one vote for each share, and all representations shall be in writing signed by the person represented and filed with the clerk.—

Sec. 6. And be it further enacted. That the said Stephen A. Chase and Benjamin D. Watson or either of them may call the first meeting of said corporation by giving to each of the other members thereof notice of said meeting at least three days prior thereto.—