Mew Jercy. Laws, statutes ite. 8434 WILLIAM S. DAN JERSEY CITY, N. J.

ACTS

1/3

OF THE

ne Hundred and Phirteenth Legislature

OF THE

STATE OF NEW JERSEY

AND

Forty-fifth Under the New Constitution.



TRENTON, N. J.: A
MACCRELLISH & QUIGLEY, PRINTERS.

1889.

CHAPTER XCVI.

An act to authorize cities in this state to purchase pumps, where those in use are not sufficient for the necessary and proper distribution of water for public uses in said cities.

to purchase pumps, &c.

1. BE IT ENACTED by the Senate and General Assembly of Cities authorized the State of New Jersey, That whenever in any city of this state water is distributed for drinking and other public uses therein, from reservoirs into and from which said water is pumped, the supply of said water is now or may hereafter become insufficient for the public requirements, or is or may become so insufficiently distributed as to unwarrantably expose public and private property to destruction by fire, owing to the fewness or condition of the pumps now or hereafter employed, and there is no appropriation or money of said city applicable to said purpose, then the board in said city having the control of the water-works and water-supply shall, by and with the consent and concurrence of the board of aldermen. common council or other municipal board having the control and management of the finances of any city, purchase a new pump or new pumps of such power and capacity as will properly and sufficiently supply and distribute the water in said city for the public uses and purposes; provided, that the amount of expenditure under this bill shall not exceed in the aggregate the sum of thirty-two thousand dollars.

Proviso.

May issue bonds.

2. And be it enacted, That in order to raise the necessary money for the payment of said pump or pumps, the municipal board having the management and control of the finances of said city so purchasing the same is hereby authorized and empowered to issue bonds of said city, in Amount, rate of the usual form, either registered or coupon, in an amount necessary to pay for said pump or pumps, not exceeding in the aggregate thirty-two thousand dollars, bearing a rate of interest not exceeding four and one-half per-

interest, and when payable.

centum per annum, payable semi-annually; said bonds shall be payable in five years from the date thereof, and shall be sold for not less than par, and there shall be a sum appropriated and put in the tax levy of such city each year sufficient to pay the interest on said bonds, and also there shall in each year be appropriated and put in the tax levy of such city a further sum equal to one-fifth of the whole of the cost of said pump or pumps, which shall, from year to year, be properly invested and put in a sinking fund of said city, to pay said bonds as they mature and become payable.

3. And be it enacted, That no pump or pumps, for the Purchase to be purpose aforesaid under this act, shall be purchased by by contract, any city except by contract, upon notice duly advertised.

4. And be it enacted, That this act shall take effect im-

mediately.

Approved April 2, 1889.

CHAPTER XCVII.

An Act to provide for the keeping of an alphabetical index to the daily entry of deeds and mortgages required or authorized by law to be recorded.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That it shall be the duty of the Alphabetical clerks, registers or other officers who now are obliged by index of grantors law to receive and record all deeds and mortgages, to to be kept. Keep, in addition to the daily entry of the same, an alphabetical index of all the names of the grantors in deeds, and the names of all mortgagors in mortgages that may be presented for record, and that said alphabetical index shall be made of all deeds and mortgages by said clerk, register or other officer in manner aforesaid n the same day, or the day following, such deeds and ortgages shall have been received for record.