

A C T S
OF THE
SEVENTIETH LEGISLATURE
OF THE
STATE OF NEW JERSEY,
AND
SECOND SESSION UNDER THE NEW CONSTITUTION.



TRENTON:
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1846.

and interest of the said township of Union in and to the property, both real and personal, now belonging to the said townships, respectively, or any part thereof, for such sum or sums as may be agreed upon by the committees of the townships interested, and to make and deliver good and sufficient deed or deeds for the same.

8. *And be it enacted*, That nothing in this act contained shall be construed to impair or in any wise affect the rights of the said township of Union in and to any portion of the surplus revenue of the general government, to which the said township may now or at any time hereafter be entitled, in the distribution of said surplus revenue. Rights of township of Union to surplus revenue not impaired.

9. *And be it enacted*, That this act shall take effect on the second Tuesday of March next. Act, when to take effect.

Approved, February 7, 1846.

AN ACT giving the assent of this state to the act of the legislature of Pennsylvania entitled, "Supplement to an act authorizing the incorporating of the Easton Water Company," passed March twenty-fourth, eighteen hundred and seventeen.

BE IT ENACTED *by the Senate and General Assembly of the State of New Jersey*, That the assent of this state be, and the same is hereby given to the second section of the act of the legislature of the state of Pennsylvania entitled, "Supplement to an act authorizing the incorporating of the Easton Water Company," passed the fifteenth day of January, in the year of our Lord one thousand eight hundred and forty-six; and said second section is hereby adopted, ratified, and confirmed by this state, and the provisions thereof shall be in full force and effect in this state, and said section shall be annexed to, and published with this act; and the governor shall transmit an attested copy of this act to the governor of the commonwealth of Pennsylvania. Assent of the state to act of the legislature of Pennsylvania.

Supplement to "An act authorizing the incorporating of the Easton Water Company," passed March twenty-fourth, eighteen hundred and seventeen, passed by the legislature of

Pennsylvania, on the fifteenth day of January, in the year of our Lord one thousand eight hundred and forty-six.

Wing-wall and dam authorized. **SEC. 2.** That said company is hereby authorized to construct a wing-wall and dam in the river Delaware, at any point north of the confluence of said river and the Bushkill creek and the northern line of the borough of Easton, from the western shore of said river to the western shore of a small island called Easton Island, a distance of about one hundred feet, and to construct such other works, reservoirs, connecting pipes, conduits, and machinery, in or adjacent to said river, and in or adjacent to said borough, under the provisions of the act to which this is a supplement, as may be necessary for pumping, conducting, retaining, and supplying a sufficiency of water to the inhabitants of said borough; *provided*, that the construction authorized by this act shall be so made as not in any way to obstruct or impair the navigation of said river; nor shall any water be withdrawn from said river for the purpose of creating water-power for propelling machinery for manufacturing purposes; *and provided also*, that said company shall not withdraw any water from the river Delaware, excepting for the purposes mentioned in this act.

Approved, February 11, 1846.

AN ACT to confirm the last will and testament of Berret Havens, late of the county of Sussex, deceased.

Preamble.

WHEREAS it appears to the legislature, that Doct. Berret Havens, late of the county of Sussex, deceased, departed this life on the twenty-third day of December, in the year of our Lord one thousand eight hundred and forty-five, seized and possessed of a handsome real estate in the said county of Sussex, and of a large personal estate, having first made and executed his last will and testament in writing, bearing date the twelfth day of July, in the year of our Lord one thousand eight hundred and thirty; and it appearing, by the said will, that having disposed of almost all his personal estate among his collateral relatives, the said testator did give and devise to James C. Havens, his son, certain real estate, therein mentioned, but that, by reason of the said will having been attested in the presence of two witnesses only, it is insufficient to pass real estate; and whereas