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ACTS

PASSED BY THE

AMERICAN SOCIET

LEGISLATURE OF THE

STATE OF VERMONT,

AT THEIR OCTOBER SESSION,

1821.

PUBLISHED BY AUTHORITY,

MIDDLEBURY:

RINTED BY COPELAND AND ALLES,
. 1821,

ONO STATE

or shares, so sold, as aforesaid, shall, to all intents A.D. 1821. and purposes, vest in the purchaser.

[Passed Nov. 8, 1821.]

CHAPFER 94. AN ACT, to incorporate an Aqueduct Soci-Passed Nov. ety in Manchester. 15, 1821.

Assembly of the State of Vermont, That His Ex-Aqueduct Society, Richard Skinner, Joseph Burr, Josiah rated. Burton, Joel Pratt, and their associates and successors, be, and they are hereby constituted, a body politic and corporate, by the name of the Manchester Aqueduct Society; and by that name may rate powers, sue and be sued, plead and be impleaded, may purate powers, sue and be sued, plead and be impleaded, may purate powers, all estate, as shall be necessary to carry into effect the object of said Society; may have a common seal, and the same after, at pleasure; and shall have and enjoy all the privileges, incident to similar corporations, for the purpose of making, repairing and enjoying an aqueduct in said Manchester.

SEC. 2. It is hereby further enacted, That said Corporation may hold their meeting, as soon as may hold first they may think proper, in said Manchester, for the purpose of choosing a president, clerk, and such other officers, as shall be deemed necessary, by May choose said corporation, and establish the mode of calling said other officers, and make, repeal, and alter, such by-laws, rules and regulations, not repugnant to May make by-laws and constitution, of this state, as they may deem necessary, for the due regulation of their common concerns and interest.

SEC. 3. It is hereby further enacted, That said grant may be corporation shall have power to divide their grant divided into a many shares as they may deem proper; and such shares, shall be taken and considered, as personal property, to all intents and purposes;

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tion.

Shares how attached.

A.D. 1821. and may be transferred, in such manner, as said corporation, by their by-laws, may direct ;---and when any share, or shares, may be attached, on mesne process, an attested copy of such process, with the officer's return thereon endorsed, shall be left with the clerk of said corporation, at the time of serving the same; otherwise such attachment shall be null and void; -- and such shares may be sold on execution, in the same manner, as is now, Shares may be sold on execution may hereafter, be provided, by law for making sale of personal estate, on execution; and the officer, serving the same, shall leave a copy of such execution, with his return thereon endorsed, with the clerk of said corporation, within fourteen days next after such sale; and such share or shares, so sold, shall, to all intents and purposes, be vested in the purchaser.

Corporation may assess taxes on sparer.

SEC. 4. It is hereby further enacted, That the said corporation shall have power, by themselves, their legal agents, or directors, to assess taxes, and if necessary, to sell such shares, for the collection of the same, in such manner, as said corporation, may, by their by-laws, establish.

[Passed Nov. 15, 1821.]

med Nov. 15, 1821.

CHAPTER 95. AN ACT, in addition to an act, entitled. "An act, incorporating the President, Directors and Company of the Bank of Burlington,

Right of the Bank of Burlington to con tract debts, extended.

It it hereby enacted by the General Assembly of the State of Vermont, That, in addition to the provisions of the 8th section of the said act of incorporation, it shall, and may be lawful, for the directors of the said bank, to contract debts to the amount of the stock of the government of the United States, which may, at any time, be purchased, and owned by the said directors, in the name, and for the benefit of the said corporation, to an amount not exceeding fifty thousand dollars; -- sub-