LAWS,

ASSED BY

THE LEGISLATURE OF THE

State of Vermont,

AT THEIR

ESSION AT MONTPELIER,

ON THE

SEC THURSDAY OF OCTOBER, ONE THOUSAND,

WINDSOK:

FRINTED BY THOMAS M. POMROY, STATE PRINTERS

CHAPTER XXX.

An act directing the Treasurer of this State to credit the first constable of the town of Ferrisburgh the sum therein mentioned.

Whereas, it appears to this Legislature, that the listers of the town of Ferrisburgh, in making out the general list of said town for the year 1813, made a mistake of two thousand eight hundred and fifty eight dollars, by reason of Preamble. which the warrants were issued by the treasurer of this state to the first Constable of a d town, commanding him to collect fifty seven dollars and sixteen cents more than he could collect of said Town-Therefore.

SEC. 1. It is hereby enacted by the General Treasurer Assembly of the State of Vermont, That the tocr di 1st Treasurer of this state be, and he le eby is, direc. Constable of ted to credit the first constable of the town of \$ 57,16 Ferrisburgh the sum of fifty seven dollars and sixteen cents.

Passed November 2, 1814.

A true copy,

Attest-J. DUNKAM. Secretary of States

CHAPTER XXXI.

An act, in addition to an act, entitled " an act incorporating certain persons therein ment oned, by the name of the St. Johnsbury Aqueduct Company.

Whereas, Willard Carlton, and his associates, were incorporated by the name of the St. Johns. Preamble. bury Aqueduct Company, and whereas in consequence of the absence and death of the be-

Preamble.

fore named Willard Carlton, the Corporation have omitted to establish by-laws and provide a mode of calling future meetings, agreeable to the provisions of the act to which this is an addition: Therefore,

Persons em.
powered to
call meeting

sec. 1. It is hereby conceted by the General Assembly of the State of Vermont, that Luther Clark and highraim Paddock, or either of them, are hereby authorised and empowered to call a meeting of said Corporation, by posting up a written warning in a suitable place, giving at least ten days notice of the time and place of meeting, and the proceedings at such meeting shall be good and valid, the same as though it had been holden agreeable to the provisions of the 2d section of the act to which this is an addition.

Passed Nov. 2, 1814.

A true Copy,

Attest-J. Dunham, Secretary of State:

CHAPTER XXXII.

An act, reviving an act, laying a tax of three cents per acre on Avery's Gore in the county of Addison.

It is hereby enacted by the General Assembly of the State of Vermont, I hat an act entitled "an act laying a tax of three cents per acre on Avery's Gore in the county of Addison, passed October 27 1812," be and the same is hereby revived, and continued in full force and virtue, for the space of one year from and after the rising of this legislature, and Addison county Court are hereby authorised and directed, at every stated term of