northeaste of the many many review and	mee as the judge approving the certifi- cate shall direct. Nothing hereis con- tained, however, shall be deemed to pro- pline.		SOUTH OF EMPERATE OR ANY PLANS STREET,									allestees hundred and thirtees. The tall tales.	OF A SECTION OF THE PARTY.
services of this state we shall reverse any nertheries of sufficient promited by aims to meet as the serponential or insurer to do business in this state and such tax shall be collected by the superintendent out of the interest on the securities deposited with him by such servoration or insurer. This section shall not apply to ferrigin frutual five insurance corporations or associations incorporated or organized under the laws of any other state of the United States and authorized to transfact States and forty-nine of this chapter. 3. This shall take effect immediately.	a corporation from having and using a corporate name or title in a language it the states be in English language if the is had taken before or upon incorporation and the evident	Continue to be first within maxing point	dwellings are sperse for andistance in the city or village line, designate a st between which and the nearest city rilege line on seek highway any such	Became a law March M, Lat. with the approval of the Governor. Passed, Live- liths being process. The People of the State of New York, represented in Senate and Assessbly, as		The state of the s				The deal is surround by stick backer.	The Court of the C	The first time to time standards of as possible to be manufactured of sold by personal dility in force	ACT OF EXPLOSIVE PRIVATE OF THE
mutual five insurance corporations of associations incorporated or organized under the laws of any other state of the United States and enthorized to transfer act business in this state under section	cate must be paid before filing. No shall, corporation shall exercise any corporate tion, powers or privileges until such taxes and with record	With the clark of the county in	or village shall not by erdinance reg- the mesod of motor vehicles. Buck gration shall be made by an order writing of the commissioner of high- stand perved by mall on the mayor or	Section 1. The title of chapter four han- ired and eighty of the laws of himstoon hundred and ten, entitled "An act in re- lation to public service commissions, con- stituting chapter forty-eight of the con-	STATE OF STATE STATE STATE OF STATE	and twenty of the laws of nineteen for	COMMISSION OF PROPERTY BOTTOM SANCTON OF THE PROPERTY OF THE P	motion the use of the inspection longments	PROJECT TO ITS THE SHOP OF THAT PARTY OF THE PROPERTY OF THE P	payered by the state under the provint	one of the section of the state of the section of t	standing that other standards of the dility was file	of contract rule, reserved of the some
one hundred and forty-nine of this chap- is. This are that take effect immedi- ately. State of New York, Office of the Secre-	ter, as amended by chapter three hundred a writer of the laws of nineteen hundred by its and thirteen, is hereby amended to read name as follows: 187. Extension of corporate exist-	stranged and verified boar searched boar searchent and treasurer; stating the before and date of organization of such as- stion, the number of its stockholders, of statements and places of residence of its	rd of such city or village ten days iration of ten days after such service uch order upon any city or village the ed of motor vehicles upon such main	constituting cumpter torra-engine or the	A The stocks religions any nortion of	and a road bottlife (and in a part) pe willight anoth	of Birth Carry to the second transport to the last	on eine aurante embe aftett tateffittiff fob f#-	Bearing in Endl three trefes end operate	De terrougore where enou cobliction	is ment, transfer or lease of a franchise	by the person, sormorations as music.	authorized by section save his chapter. fion sixty-six of such chap- amended by adding theretoi livision, to be subdivision
I have compared the preceding with the original law on file in this office, and do hereby certify that the same is a correct transcript therefrom and of the whole of said original law.	ence. Any domestic corporation at any concertime before the expiration thereof, may nose, extend the term of its existence beyond there the time specified in its original certificate of incorporation, or by law, or is exidently certificate of extension of corporate states or existence. By the consent of the stock-	Any much certificate, the record sets of, or a certified copy of much cer- ets or record shall be presumptive ordinated thereis com	lio highway between the point indi- ed and the city or village line near- such point shall not be subject to any lance of any such city or village. The missioner of highways may in his	2. The title of such chapter and the schedule of articles immediately preceding article one of auch chapter are hereby amended to read as follows:	whose lines lies within such city, and to the persons or corporations ewains, leas- ing or operating the same; . To stage or omnibus lines or routes any perties of which lies within man	monthly by the state treasurer upon the order of the comptroller out of the funda provided therefor. The matrice of the commissioner.	no person shall be prosecuted, punished or subjected to any penalty or forfeiture for or on account of any act, transaction, inatter or thing concerning which he shall inder outh have testined or produced	missioner and each such employee shall pay the published one-way fare established by the common carrier for the transportation of persons by regular pagesenger trains over the distance povered	tares and charges to be thereafter observed by such person, firm or corporation, provided, however, anything herein contained to the contrary notwithstanding, the transit commission shall not author.	have authority to compel common criers by rail to operate upon the record tracks within such public terminal by such common carriers own motor common carriers own motors.	to revive or validate any lapsed or in- valided franchise, or to enlarge or add to hale the powers and privileges contained in tive the grant of any franchise, or to waive	current, and by order to require the gas to require each equal the standards so fixed by it, and tions of service to prescribe from time to time the reasons of services.	minimission shall have personal characters and elec- ation to establish classifica- ice based upon the countil- in when used the
LAWS OF NEW YORK,—By Authority.	axistence by the consent of the stock- solders owning two-thirds in amount of its expital stock, or if not a stock cor- poration, by the consent of two-thirds of tion its measures, which consent that be given to be	oint-stock association who fall to or a property with the provisions of this sec-men state to by it	any village to report to the depart- nt of highways the punishment in- ted for violation of speed profinances motor vehicles in such city or village.	The Rubile Service Commission Law Article I. Public service commission; sen- transit commission; sen- eral provisions, (if 1-34,) II. Provisions relating to real roads, street railroads	I To such portion of any relived of lies within such city and is used for local trunk line relirond, and to the persons of	the state compirciler, and pass mentile by the state treasurer upon the order of the compiler out of the finds we	documentary evidence; provided, now over, that no person so testifying shall be ment for any persury committed by him to the testimony. Nothing herein con-	transportation; if the commission so elects, may be paid upon bill rendered to the commission after the transportation has been furnished and the amount there of ascertained.	of a plan of resolutionant under the pro- visions of article six of this chapter, un- less, bending the completion of the value- tions of the reliced property water, in	Common carriers by sail required to in such connections shall file tariffs for service into and out of such terminant of such terminants by rail; if complaint is made by	als. Section fifty-five of such chanter also is nereby amended to read as follows; all set. Approval of issues of stock, bonds nals and other forms of indebtedness. A com-	ipalities generating and sailing electric current, and by order to require the gas so manufactured, distributed or sold to equal the standards so fixed by it, and to prescribe from time to time the reasonable minimum and maximum pressure at which gas shall be delivered by said persons, corporations or municipalities. For the purpose of determining whether the gas manufactured, distributed or sold by such persons, corporations or municipalities and to establish the gas manufactured, distributed or sold by such persons, corporations or municipalities and to establish the gas manufactured, distributed or sold by such persons, corporations or municipalities and to establish the gas manufactured, distributed or sold by such persons, corporations or municipalities. The secondary supplies for lighting, heating or power purposes conforms to the standards of illuminating power, heating power, purity and pressure for the purpose of determining whether the efficiency of the electric supply system, of the surrent supplied and of the lamps furnished conforms to the orders issued by the com-	ed the duration of the and ler reasonable consideration, lish in connection therewith consider area and the shall have power, eith for the left of the shall have power, eith for the shall have power.
AN ACT to amend the insurance law, in relation to deposit of securities. Became a law March 29, 1931, with the approval of the Governor. Passed, three-fifths being present.	meeting of the stockholders called for that purpose, upon the same notice as that required for the annual meetings of the corporation; and a certificate under nine, the seal of the corporation that such execut	ity of fifty dollars for each day such its south its south in a section twenty- of the laws of nineteen hundred and upon a children officers constituting change the	served in like manner as the order or provided for. Any city or village in which such order is served shall resiter, at the close of each month	and common carriers. (1 25	orrorations owning, operating or leasing the same; 5. To any other relironds any portion of whose lines lies within such city, which are operated by a trunk line relirond	be charged to the city in which such commission has jurisdiction, and shall be audited and paid as follows: The board of board or public body on which in other	construed as in any manner giving unto construed as in any manner giving unto the corporation immunity of any kind. The corporation immunity of any kind. The corporation twenty-eight of such chapter is hereby amended to read as follows:	3. Each commission and each com- missioner or officer or employee specially authorised to conduct an investigation or hearing shall have power to examine all books, contracts, records, documents and	curing the preparation of such plan, the commission shall, as the result of its studies and investigations, find such change to be necessary in the public interest for the accomplishment of one or	person that the rates so made are reasonable, the burden shall be upon common carrier by rall to establish reasonableness -of such rates. If rates are found by the commission to	ing, or hereafter incorporated, under or the by virtue of the laws of the state of the New York, may issue stocks, bonds, notes the or other evidence of indebtedness payable at periods of more than twelve months	purposes conforms to the standards of illuminating power, heating power, purity and pressure for the purpose of determining whether the efficiency of the electric supply system, of the surrent to require successions, rates termine to be	ich changes in such classiff. Ich changes in such classiff. Ind charges as it shat, de- I just and reasonable. On sixty-saven of such chap- Emended to read as fallows:
The People of the State of New York, represented in Senate and Assembly, do enact as follows: Section 1. Section thirteen of the laws of pinetuck bundered and pine antitled "An act in	at a meeting as aforesaid, shall be sub- soribed and acknowledged by the presi-	teen of the consolidated laws." as mon- nded by chapter sixty-nine of the com- of mineteen hundred and seventeen, name weby emended to read as follows: For filing the original certificate of of read	nth, make a return and report to the amissioner of highways showing the need of the persons fined or otherwise residence, and the fines or punishment	roads, street raintouties and common carriers. (§§ 45—49.) IV. Provisions relating to gas and electrical corpora- tions; regulation of price	persons and property, and to the persons or corporations owning, operating or leas- ing the same; To matters or subjects jurisdiction— whereof is conferred on such commission	ASSET TAN THA MISTORIAN - 4 	**************************************	CHAPT COANTY TO CONTINUE THIS HIS TON THE TABLE I	I CAS PROPER VIVALE CHIM CONTINUEDICON ENERI PER		and for the acquisition of property, the construction, completion, extension or improvement of its facilities, or for the improvement or maintenance of its service of its obligations or for the reimburse-mand. Mont of moneys actually expended from	I TILEGIAN THE COMMODICALAN ANALY BASSA BASSA I """FTT"Y F VI	ction of gar and electric in- commission shall appoint re meters whose duty it n equired by the commis- cot, examine, prove and as-
relation to insurance corporations, con- attituting chapter twenty-eight of the consolidated laws," as last amended by chapter one hundred and two of the laws of nineteen hundred and fourteen, is hereby further amended to read and follows:	secretary or an assistant secretary of the corporation and if a corporation formed under or subject to the banking care superintendent of banks, if an insurance tifical corporation, in the office of the superintendent.	dollars; for filing the original certifi- of incorporation of any other cor- ation, thirty dollars; for filing a cer- ate of increase of capital, pursuant to ion six of the stock corporation law,	y verified by the officer or officers, clatrate or magistrates imposing the property of punishment. The commissioner highways may at any time suspend or	of gas and electricity. (\$3.54-77.) IV-a. Provisions relating to	by article six of this chapter: A corporation or person owning to holding a majority of the stock of a corporation subject to the jurisdiction of the transit commission shall be subject to the	to Brone-la	nointe therann: and between each	or parts thereof to be filed with it	l Mation of Such Dian. The terms cowdi-	I trotti cima co cima order merritibili k	WIRE IRROMS OF From Any other moneys in the	I some amplement and much colored has to an 101 525 IOF 1181	or intended to be used for accertaining the quantity that heat or power furnished on, corporation or munici- for the use of any person or
follows: § 18. Deposit of securities. Every de- posit made with the superintendent of insurance by any domestic or foreign insurance corporation shall be in the	the office of the secretary of state, and shall by such officer be duly indexed in a book provided therefor, and a certified capit capt of such certificate, with a certificate of such officer of such filing, or a duplicate original of such certificate, shall be filed and recorded and indexed in the office of the clerk of the county wherein the corporation has its principal	ate of a change of the amount of make the stock pursuant to either section with the stock of least the section of th	returns. If any city or village fall to the any such report or return as re- red by the order of the commissioner highways within the time prescribed law, the right and power of such city	tions. (# 90-103.) VI. Additional powers and	respect of the relations between such corporation and such owners or holders of a majority of the stock whereof in so far as such relations arise from or by reason of such ownership or holding of stock thereof or the receipt or holding of any	conditions or limitations by such board or	whenever a through route and joint rate	corporation shall file an annual report	to the purposes so specified. At eny	rates by rail to and from places to wi	the by or obtained from the issue of stocks, bonds, notes or other evidence of indebtedness of such corporation, within five years next prior to the filing of an application with the commission for the high required authorization, for any of the aforesaid purposes except maintenance of	Dioyee or exent of the commission who sended in the	the inspector shall seal all and each of them with some on, which device shall be re-
stocks or bonds of the United States or of this state or in the bonds of a county or incorporated city in this state, authorised to be issued by the legislature, not estimated above their par or their nurrent market value. Such deposit may	shall be filed and recorded and indexed twen in the office of the clerk of the county wherein the corporation has its principal ment place of business, and shall be noted in filing the margin of the record of the original of the county ment railroughts.	nty-five dollars; for filing an agree- it for the consolidation of two or more road corporations, fifty dollars; for gen agreement for the consolidation until	the speed of motor vehicles within the city or village shall be suspended if the return or report is made as re-	commission, (§§ 105—111.) VII. Commissions and offices abolished; saving clause; repeat. (§§ 120—127.)	money or property thereof from or by reason of any contract between them; and in respect of such relations shall in like manner and of the same extent as	mission shall deem requisite and neces-	tablished, the several carriers in such through route shall file, print and keep open to public inspection, as aforesaid,	same. The verification shall be made by said official holding office at the time of	commission or in a complaint filed with the commission it is proposed to reduce the rate in just and researched about he	apply. By proportional rates are me those which differ from correspond local rates to and from the place of	cant ture in such manner as to enable the ding commission to ascertain the amount of moneys so expended and the purposes for	directed by the commissio or by a court for of the con or judge thereof, or authorized by law, The con	mich shall not have been in- red and sealed by an inspec- mmission.
under the laws of another state of the United States in the stocks or bonds of such state or in the bonds of a county or incorporated city therein authorised	of the existence of such corporation corporation shall be extended as designated in such certificate of incorporation of any	filing an amended certificate of in- ceration, pursuant to either section the in of the general corporation law or or in-	apprehension or arrest of any person persons for violating the speed limit a motor vehicle in such city or village.	follows: Public Service Commission; Transit Commission; General Provisions. § 4. Short title. This chapter shall be known as the "Public Service Com-	from time to time direct and require, and shall be subject to like penalties for default therein.	quiring such board or body to make such	aforesaid shall plainly state the places hetween which property and passengers will be carried, and shall also contain the	sources of his information and the grounds of his belief as to any matters not stated to be verified upon his knowl-	upon the common carrier; and the commission may give to the hearing and decision of such questions preference over all other questions pending before it and decide the same as speedly as possible.	to traffic which is brought to the plot of receipt and delivery or is carried for that place by a common carrier by wa (d) If any rail carrier subject to chapter enters into arrangements	vided and not otherwise that there shall have been secure from the commission an order authorizing such issue, and the this amount thereof and stating the purposes	it of such chapter is hereby amended sion, to inspect to read as follows: 5. Examine all persons, corporations ters used or and municipalities under its supervision measuring and meas	en required by the commis- cect, examine and aspertain of any and all electric me- r intended to be used for
in the state of th	such certificate or by law, may require that the consent of the stockholders own-to, or of the stock, if a stock corporation, or of the stock, if a stock corporation, or of the stock, if a stock corporation, or section.	of the stock corporation law, fifteen ed are; for filing a consent or certificate violation transcript of minutes of change of ages of directors, pursuant to either who ion twenty-six of the stock corporation	or haled before a magistrate for a lation of the speed limit by any officer, ont or employee of any city or village of so employed, the fact of such employed, the fact of such employed at the time shall be a defense	mission Law," and shall apply to the public services herein described and to the commissions hereby created. 5 5. Subdivision one of section two of such chapter is hereby amended to read	by inserting therein a new section, to be section five-b, to read as follows: 15-b. Corporations subject to chapter although not transacting business. Cor-	fiscal officer of such city, after such appropriation shall have been duly made, to	icing charges, and all other charges which the commission may require to be	ter of the information to be contained therein, and may from time to time make such changes and such additions in re-	of the opinion, after a hearing had upon its own motion, or upon a complaint, that the rates, fares or charges demanded, exacted, charged or collected by any common carrier, railroad corporation or street	of New York for the handling of b ness between interior points in said at the commission may require such car to enter into similar arrangements to	tate, or labor to be procured or paid for by the issue of such stock, bonds, notes with	practices, regulations and property em- ployed by them in the transaction of or municipality their business. Whenever the commis- person or corrections	
their policyholders and creditors in such state like securities of this state. Such deposit may be made by an insurance corporation incorporated under the laws	if a non-stock corporation, shall be required to effect an extension of corporate existence as authorized by this pursuant. Section thirty-eight of such chaptively and the chaptively are a section.	may rive delicated for three a contract I HATA	ed limit or ordinance regulating the inc. 8. This act shall take effect immedity.	In this chapter, means either the public service commission or the transit commission hereby created, which by the terms of this chapter is vested with the	to transact business which would be subject to the provisions of this chapter, and corporations possessing franchises for any of the purposes contemplated by this chapter, shall be deemed to be subject	of such commission chargeable to the city, upon vouchers therefor. For the purpose of providing funds with which to pay the said sums, the comptroller or other chief financial officer of said city, is hereby suthorized and directed	or allowed, and any rules or regulations which may in anywise change, affect or determine any part, or the aggregate of, such aforesaid rates, fares and charges, or the value of the service rendered to	may deem proper, and on or before June thirtieth in each year shall furnish a blank form for such annual reports to every such corporation and person. The contents of such report and the form	railroad corporation subject to its juris- diction for excursion, school or family commutation, commutation passenger tickets, half fare tickets for the trans- portation of children under six years of	water operating therein. (e) No common carrier by rail a own, lease, operate, control or have interest whatsoever, by stock owner or otherwise, either directly or indirectly or indirectly.	purposes specified in the order, and that except as otherwise permitted in the order in the order in the case of bonds, notes and other evidence of indebtedness, such purctly, poses are not, in whole or in part rase.	plaint, that the rates, charges or classi- fications or the acts or regulations of any such person, corporation or municipality are unjust, unreasonable, unjustly dis- criminatory or unduly preferential or in device, which	of testing and proving the electric meters, and when made to be correct the instant of mark all such mesperatus with some suitable device thall be recorded in
of of any province or city therein, or, if	eleven, is hereby amended to read as law, follows: 1 33. Revival of corporate existence.	sixty-six of the general corporation in fitteen dollars; for filing a certified original or an order to assume another corporation original name. Durayant to section sixty-	have compared the preceding with the ginal law on file in this office, and do a by certify that the same is a correct	100. 1 6. Subdivision two of section two of such chapter is hereby amend to read as follows: 2. The term "commissioner." when used	no property may have been acquired, business transacted or franchises exercised. § 13. Section seven of such chapter, as lest emended by chapter five hundred	and sell revenue bonds of such city in anticipation of receipt of taxes and out of the proceeds of such bonds to make the payments in this section required to be made. The amount necessary to pay the	schedules shall be plainly printed in large type, and a copy thereof shall be kept by every such carrier readily accessible to and for convenient inspection by the public in every station or office of such	road corporations as nearly as may be to that required of common carriers under the provisions of the act of congress, entitled "An act to regulate commerce," approved February fourth, eighteen hun-	tickets for the transportation of persons within the state, or joint interchangeable mileage tickets, with special privileges as to the amount of free baggage that may be carried under mileage tickets of one	stockholders or directors in common in any other manner, in any company, or carrier by water, with which said of mon carrier does or may compete traffic or in vegetle boots or bear	or to income; but this provision shall not apply to any lawful issue of stock, to the lawful execution and delivery of any mortgage or to the lawful issue of bonds	law, the commission shall determine and corporation, prescribe in the manner provided by and furnish, set subject to the provisions of section meter the type seventy-two of this chapter the just and been approved reasonable rates, charges and classifica-	person or municipality shall or put in use any electric person of which shall not have be by the commission.
of insurance may direct, provided that similar domestic insurance corporations doing business in such country outside of the United States are authorized by	the supreme court that such corporation cipal cipal law of this state, and that it shall have larger law of the bonds payable at a date be-	ificate of change of location of prin- l office, pursuant to section thirteen he stock corporation law, fifteen dol- ; for filing a certificate or anidavit of ment of capital stock, five dollars:	JOHN J. LYONS, Secretary of State. WS OF NEW YORK.—By Authority.	the this chapter, means one of the members of either the public service commission, as the mission or the transit commission, as the jurisdiction, power or duty, or the context, may indicate. § 7. Section three of such chapter, as	and twenty of the laws of nineteen hundred and nineteen, is hereby amonded to read as follows: 17. Secretary to the commission; minutes as evidence. Each commission shall have a secretary to be appointed by it	necessary to be raised by taxation to car- ry on the business of said city, and shall be made a part of the tax levy for the year next following the year in which	when such station or office is in charge of an agent, and in every station or office of such carrier where passenger tickets for transportation or tickets covering	thereto. The commission may require such report to contain information in relation to rates or regulations concerning fares or freights, agreements or contracts	such common carrier, railroad corpora- tion or street railroad corporation affect- ing such rates are unjust, unreasonable, unjustly discriminatory or unduly pref-	or may compate for traffic. Jurisdiction is hereby conferred on commission to determine questions of the competition or possibility.	the dred and seven. Nothing herein contained and seven. Nothing herein contained and shall prohibit the commission from giving its consent to the issue of bonds.	that a higher or lower rate or charge has premises and heretofore been prescribed by general or may be requisional attatute, contract, grant, franchise commission for condition, consent or other agreement, accuracy of grant to the condition.	and maintain such suitable 1 apparatus and facilities as uired and approved by the for testing and proving the
rity of their policyholders and creditors is such country the stocks or bonds of the United States, the stocks or bonds	yond the date fixed in its charter or paying the corporation for the experimental paid, or, if a bank, incorporated under tifical ageneral law of this state, that shall to be the state, that shall to be the state, that shall the state, that shall the state of the s	filing a consent to, or certificate of sification of capital stock, pursuant AN ection sixty-one of the stock corpora- la law, fifteen dollars; for filing a certificate of change of number and par fo	ACT to amend the town law, in re- ation to appropriations by town boards a certain countles for rental of rooms or posts of war veterans.	twenty-two of the laws of nineteen hun- fred and sixteen, is hereby repealed. 8. Section four of such chapter, as amended by chapter two hundred and sixty-three of the laws of nineteen hun-	and to hold office during its pleasure. It shall be the duty of the secretary to keep a full and true record of all proceedings of the commission, of all books, maps, documents and papers ordered filed by	19-a. Subdivision one of section six- teen of such chapter, as amended by chapter five hundred and twenty-eight of the laws of nineteen hundred and twenty	commodation are sold or bills of lading or receipts for property are issued. All or any of such schedules kept as afore-	or regulations pertain to transportation within the state. When the report of any such corporation or person is defective,	provision of law, or that the maximum rates, fares or charges collected or charged for any of such forms of reduced fare passenger transportation	application, after full hearing, on application of any railroad company other carrier. Such application may filed for the purpose of determine	for the reimbursement of moneys hereto- fore actually expended from income for any of the aforesaid purposes, except maintenance of service and replacements.	and the just and reasonable acts and nished for use regulations to be done and observed; and whenever the commission shall be of opinion, after a hearing had upon its own has been ful motion or upon complaint, that the proposition is erry, equipment or appliances of any such meter, the	unished shall request the
of the same general character as those which are offered for deposit in the in-	have issued any other obligations or shall have incurred any other indebted-ness which at the date of the application and the supplication of any person interested and upon such law, notice to other parties as the court may of m	en dellars; for filing a certificate of fith ender of authority, pursuant to sec-	roval of the Governor. Passed, three- has being present. he People of the State of New York, resented in Senate and Assembly. do	read and nineteen, is hereby amended to read as follows: § 4. Public service commission established: appointment; removal; terms of office. There shall be a public service.	by the commission or approved and con- firmed by it and orders filed, and he shall be responsible to the commission for the	and all documents and records in its pos- session shall be public records, and each commission shall make an annual report,—	mand of any person. A notice printed in bold type and stating that such schedules are on file with the agent and open to inspection by any person and that the agent will assist any such person to de-	son to amend the same within a time pre- scribed by the commission. The origi- nals of the reports, subscribed and aworn to as prescribed by law, shall be pre- served in the office of the commission.	road or street railroad corporation are in- sufficient to yield reasonable compensa- tion for the service rendered, and are unjust and unreasonable, and whenever the commission shall be of the opinion.	permitting the continuance of any version or vessels already in operation, or for purpose of asking an order to install a service not in conflict with the provision of this personant. The commission of	independent of the commission such consent should be granted; provided application for such consent shall be made prior to lanuary first, nineteen hundred and	erty, equipment or appliances of any such person, corporation or municipality are unsafe, inefficient or inadequate, the omegane inspects on being so mission shall determine and prescribe the more than for each, efficient and adequate property, equipment and appliances thereafter to gas meter, determined and appliances thereafter to gas meters.	teste shall be found to be
deposited by similar domestic corpora- tions a similar deduction shall be made from the securities deposited in the in- surance department by corporations in-	require, by order, authorize the filing holds of a certificate reviving the existence of to se such corporation, upon such conditions poral and with such limitations as such order a certification.	ing of an annual meeting, pursuant section fifteen of the membership cortificate of election of trustees, fifteen dollars; for filing a cortificate of ex-	ty-seven of chapter sixty-three of the are of nineteen hundred and nine, en- ed "An act relating to towns, con- cuting chapter sixty-two of the consult- ed to the consult- ed to the consult- ed towns.	also all powers necessary or proper to enable it to carry out the purposes of this chapter. The commission shall consist of five members, to be appointed by the	the proceedings of the commission kept by the secretary as storesaid and printed as the minutes of the board of rapid transit railroad commissioners, transit	session of the commission which it shall deem of value to the legislature and the people of the state. Five hundred copies	portation rates or lares or rules or regu- lations which are in force shall be kept posted by the carrier in two public and conspicuous places in every such station	and at the time prescribed by the com- mission. The commission may require of	or upon a complaint, and upon investiga- tion, that the sale of any form or forms of reduced fare passenger ticket hereto- fore sold or used upon any railroad or street railroad within the state-of Now	Quire into the operation of any vesse use by any railroad or other carrier where not applied to the commission	an order, the commission shall make such inquiry or investigation, hold such hear-ings and examine such witnesses, books, and papers, documents or contracts as it may	charters. Subdivision eleven of section seribed by the	the consumer, the expense ection and test shall be borne ration or municipality, if the as so tested shall be found to thin the limits of error presents provisions of this subdivis-
which they were deposited, the superin- tendent of insurance shall call upon the	the term for which it was originally in- corporated. Upon filing such certificate in the same manner as certificates of first.	io, This act anall take enect July of n incteen hundred and twenty-one. by a	nineteen hundred and twenty, is here- amended to read as follows:	consent of the senate. A member of the commission designated by the governor shall, during his term of office, be the	ond districts shall be prime facts evi- dence of the proceedings of the commis- sion and of such commissions, commis-	ed as a public document of the state. bound in cloth, for the use of the com- missioners and to be distributed by them	and shall be prescribed by the commission and shall conform in the case of railroad corporations as nearly as may be to the form of schedule required by the inter-	enswers to questions upon which the commission may need information. The annual report required to be filed by a common carrier, railroad or street railroad corporation shall be so filed on or	York, the use or sale of which ticket or tickets has been discontinued within five years prior to June thirtieth, nineteen hundred and eleven, will be just and reasonable and not in violation of any	possibility of competition determined herein provided. (f) The provisions of sections twented the eight, twenty-nine and thirty of chapter, relating to filing, publication	this thereof to any purpose not specified in	state, either as a commission or through rules and reg	borne by the consumer. nonission shall prescribe such gulations to carry into effect he of this section as it may
that the market value of all securities deposited by any such company shall be equal to the amount which it is required to deposit. All deposits heretofore made pursuant to this chapter, and all depos-	porate existence shall be revived and ex- here tended in pursuance of the terms of such trans order, but such revival and extension said	by certify that the same is a correct of parties therefrom and of the whole of large	money not exceeding two hundred dala in any year, for the purpose of as-	mission as chairman.	ehall be its chief executive officer, shall have charge of the organization of its	dred and sweet of the large of the	commerce," approved February fourth, eighteen hundred and eighty-seven and the acts amendatory thereof and supple- mentary thereto. The commission shall	the time for making and hing such re-	of law, the commission shall, with due regard, among other things, to a rear sonable average return upon the value of the property actually used in the public	fares and charges, and regulations practices affecting rates, fares charges, for transportation partly	poration may issue notes, for proper cor- porate purposes and not in violation of and any provision of this chapter or any other act, payable at periods of not more than twelve months without such consent. but		harges for the inspection and sixty wight of such chap- tion sixty-eight of such chap- amended to read as follows: proval of incorporation and
	menced after such expiration pending at the time of such revival. 1 d. Section sixty-four of such chapter, as amended by chapter seven hundred and twenty-one of the laws of AN	CHAP. 133. ACT to amend the highway law, in ing	ted Spanish War Veterana or of the crican Legion, located in such town. case there is a post in a town adjoing town in which no post is located.	commissioners first appointed shall be appointed for such terms that the term of one commissioner shall expire on the first day of February, nineteen hundred and the term of one com-	intend the performance of their duties; and perform such other duties as the commission may prescribe. The secretary shall have power and authority to administer oaths in all parts of the state,	by the commissions. Each commission shall charge and collect the following fees: For copies of papers and records not required to be certified or otherwise authenticated by the commission ten	and to modify the requirements of this section in respect to publishing, posting	the wassenthed her the second-feeten over whill t	reasonable rates, fares or charges to be thereafter observed and enforced as the maximum to be charged for such mileage.	to rates, fares or charges, or regulation practices affecting, rates, fares	nip- directly or indirectly be refunded. by only leads of stock or bonds or by any soldence of indebtedness running for more than twelve months without the commission. Provided.	ty-six of such chapter; ass amended by construction chapter five hundred and forty-two of plant without the laws of nineteen hundred and twon- permission at	of a gas plant or electric of a gas plant or electric of the and approval of the commission corporation shall exercise
ficiary entitled to share therein. The superintendent of insurance—shall also receive a deposit from a domestic insurance corporation whenever such deposit is required by the laws of another state of the United States or by the require.	by amended to read as follows: ### Add When change to take effect. If Bed the order shall be fully complied with, appround within forty days after the making fithe of the order, an affidavit of the publication.	e speed of motor vehicles. came a law March 29, 1921, with the shall oval of the Governor. Passed, three-towns being present. People of the State of New York, mon	dents of such town having no post, it is be lawful for the town board of such a having no post, at any regular or the indicate in the control of such and indicate in the control of the c	nissioner shall expire on the first day of sech second year thereafter. Vacancies shall be filled by appointment for the unexpired term. A member of the commission may be	so far as the exercise of such power is properly incidental to the performance of his duty or that of the commission. The secretary shall designate, from time to time, one of the clerks appointed by the commission to perform the duties	of official documents and orders filed in its office, fifteen cents for each folio, and one dollar for every certificate under seal affixed thereto: for certifying a conv	instances or by general order applicable to special or peculiar circumstances or conditions. 1 24. Section twenty-nine of such chapter, as amended by chapter two hundered and forty of the laws of nineteen	reports when required by the commission as herein provided, within the time and in the form prescribed by the commission for the making and filling of any such the	of reduced rate tickets for the transporta- tion of persons, or joint interchangeable	mon carrier by water for local carrier or shipment of passengers or property tween points in this state which served by such common carrier when by water and independently of any record	nowever, that the commission shall have no power to authorize the capitalization of any franchise to be a corporation of to authorize the capitalization of any franchise to be a corporation of to chise or the right to own, operate or an-	12. Have power to require every gas chise hereaft corporation, electrical corporation and franchise he municipality to file with the commission heretofore and to print and keep open to public in- spection schedules showing all rates and for more the	fter granted, or under any fran- fter granted, or under any eretofore granted but not ctually exercised, or the ex- ich shall have been suspended han one year, without first
condition of the admission of such do- mestic corporation to that state, pro- wided, however, that such deposit shall consist only of those securities which	tion thereof shall be filed and recorded repre- in the office in which the order is en- tered, and filed in each office in which — See certified copies thereof are required to eight be filed, if any, the petitioner shall, on laws and after the day specified for that pur-	esented in Senate and Assembly, do year t as follows: etion 1. Section two hundred and joint ty-eight of chapter thirty of the of a of nineteen hundred and nine, enpublic An act relating to highways, con-	ing the rental of rooms in such ad- ing town for the holding of meetings of the Grand Army of the Re- lic. of the United Shanish War Votes	nouses of the legislature, if two-thirds of all the members elected to each house concur therein. A member shall be removed only for cause, which shall be removed on the journal, and he shall be	is secretary during his absence and, during such time, the clerk so designated that the office possess the powers of the secretary of the commission. 14. Section eight of such chanter, as a smended by chanter two hundred and	the commission, two dellars; for each certified copy of the annual report of the commission. One dollar and fifty	to read as follows: 129. Changes in schedule; notice required; power of suspension by the commission. Unless the commission other	eon shall forfeit to the state the sum of one hundred dollars for each and every day it shall continue to be in default with respect to such annual report. Emend-	the kinds of tickets herein specified or any other form of reduced rate ticket for the transportation of persons within the state, upon any railroad or street rail-	The provisions of this chapter, and powers of the commission, relating to transportation of passengers and presty by railroad are intended to apply are hereby extended to the transportation.	the of the amount (exclusive of any tax or annual charge) actually paid to the state or to a political subdivision thereof as the consideration for the grant of such franchise or right; nor shall the capital stack	to be charged or enforced, all forms of proval of the contract or agreement and all rules and certificate ship regulations relating to rates, charges or of the chartes are used or to he used, and all refer be first the chartes are used or to he used, and all refer be first to rates and the chartes are privileged and facilities granted or together with	thed the permission and an- the commission. Before such half be issued a certified copy ter of such corporation shall he office of the commission.
ion of the policyholders of such domes-	name which is thereby authorized to be solute assumed, and by no other name. No three proceedings had prior to April fourth, laws eighteen hundred and ninety-four, under last a sections two thousand four hundred and and and	amended by chapter seven hundred supe	leve hereby authorized shall be as a sed, levied and collected the same as the collected the collected the same as the collected the collected the same as the collected	diegod, and shall-have an opportunity of the cause sliegod, and shall-have an opportunity of the duestion of removal the yeas and nays shall be entered on the journal. 9 Such chapter is hereby amended	read as follows: 8. Additional officers and employees. Each commission shall have power to	be charged or collected for copies of pa- pers, records or collected for copies of pa- nished to public officers for use in their official capacity, or for the annual re- ports of the commission in the ordinary	any rate fare or charge shall be made in any rate fare or charge, or joint rate. Into or charge, which shall have been filed and published by a common carrier in compliance with the requirements of this chapter, except after thirty days'	brought by the commission in the name of the people of the state of New York. The amount recovered in any such action shall be paid into the state treasury and	teen hundred and eleven, been sold or used, and shall determine and prescribe	railroad and partly by water when the railroad line and such water line used for continuous carriage or shipm between points in this state; and the prisions of this chapter and the powers	pro- at the par value thereof, or such sum	allowed by such gas corporation, electrical corporation or municipality; but tion, showing this subdivision shall not apply to state, quired consequent municipal or federal contracts. Unless authorities. the commission otherwise orders, no power to grant change shall be made in any rate of president and tricks.	ent of the proper saunicipal. The commission shall have rent the permission and appropriate the permission appropriate the permission and appropriate the permission appropri
United States. 4 2. This act shall take effect immediately. State of New York, Office of the Secretary of State, es:	fourteen and two thousand four hundred hundred and fifteen of the code of civil procedure of the change of the name of a corporation, shall be invalid by reason of the mon-filing of an affidavit of the publication of the order changing such name	red and seventeen, is hereby amend- o read as follows: 288. Local ordin-nces prohibited, ept as herein otherwise provided, lo- authorities shall have no power to	the post is not receiving under the by islons of this article from a town or is more than the actual rental of a rooms. 2. This act shall take effect immediate.	by inserting therein a new section, to be section four-a, to read as follows: § 4-a. Transit commission established; appointment; term; removal. There shall be a transit commission for cities containing a population of more than one	clerks, inspectors, experts and employees, and to make such contracts for special services as it may deem to be necessary to carry out the provisions of this chapter, or to perform the duties and exercise	course of distribution, but the commis- zion may fix reasonable charges for pub- lications issued under its authority. All fees charged and collected by the transit commission shall belong to the city in which such commission has jurisdiction.	notice to the commission and publication for thirty days as required by section twenty-eight of this chapter, which shall plainly state the changes proposed to be made in the schedule then in force, and the time when the changed rate, fare or	road corporation or common carrier other than a street railroad corporation subject to the jurisdiction of the public service commission and the transit commission shall report to the public service	the reasonable and just rates, lares and charges to be thereafter observed and enforced as the maximum to be charged for any of such form of ticket or tickets for the transportation of persons within the state, all of which acts fixing such	the commission respecting common of riers by water are hereby limited the to, except as may be in this sect otherwise specifically provided. § \$1. Subdivision five of section for nine of such chanter is hereby amended.	tract for consolidation or lease be capitalized in the stock of any corporation whatever; nor shall any corporation after issue any bonds against or as a lieu upon any contract for consolidation	charge, or in any form of contract or after due he agreement or any rule or regulation relating to any rate, charge or service, or in any general privilege or facility, which shall have been filed and published by a no municipal corporation, an electrical corporation and operate for the charge of the proval hereing after due he construction of the privilege or privilege or convenient for the convenient for th	rearing determine that such or such exercise of the right, franchise is necessary or for the public service.
the original law on flie in this office, and do hereby certify that the same is a correct transcript therefrom and of the whole of said original law. JOHN J. LYONS.	within twenty days from the date thereof. And no proceedings heretofore had under the provisions of article three, chapter twenty-three, consolidated laws, for the change of the name of a corporation, lie had a lovelist by reason of the name.	or regulation requiring from any State or operator or chauffeur to whom article is applicable any tax, fee, I had not been applicable any tax, fee, or permit for the use of the publicable highways, or excluding any such herei	to of New York, Office of the Secre- ry of State, ss: have compared the preceding with the inal law on file in this office, and do by certify that the same is a correct	nillion inhabitants, according to the last preceding federal census or state enumeration, which shall possess the powers and duties hereinafter specified, and also all powers necessary or proper to entitle it to certain out the purpose of this	commission. The commission, by certificate filed in its office, may, from time to time, specially authorize any officer or employee of the commission to conduct any investigation or hearing, which the	and shall be paid monthly, accompanied by a detailed statement thereof, into the treasury of the city to the credit of the general fund, and all fees charged and collected by the public service com-	charge will go into effect; and all pro- posed changes shall be shown by print- ing, filing and publishing new schedules or shall be plainly indicated upon the schedules in force at the time and kept	may, upon reasonable notice, require a special report from such railroad corporation or common carrier. 27. Section forty-seven of such chapter. ter. as amended by chapter eight hundred	rates, fares and charges or requiring the restoration of, sale and use of any of such forms of ticket or tickets, shall be by order to be served upon all common carriers, railroad corporations and street	to read as follows: 5. Whenever the case shall relate to joint rate, fare or charge, or a throughout composed of a street railroad who subject to the jurisdiction of the pulsiple of the pul	that any railroad corporation shall be subject to the jurisdiction of the public service commission and of the transit commission it shall, under this section, blic apply to the public service commission.	or municipality in compliance with an order of the commission, except after thirty days notice to the commission and publication for thirty days as required by certificate of order of the commission, which shall commission.	for other than municipal pur- orks or systems for the man- d supplying of gas or elec- lighting purposes without a of authority granted by the lif the certificate of author-
LAWS OF NEW YORK.—By Authority, ECHAP, 180. AN ACT to amend the county law, in	fling and recording of such affidavit of free the publication of the order changing cepting such name within forty days from the making of such order. 5 b. The opening, unnumbered paraborations of the opening of the paraboration of the continuation of the order of the free cepting of the paraboration of the order of the publication of the order changing cepting the paraboration of the order changing cepting the publication of the order changing the order changing the publication of the order changing the order cha	er, operator or chausteur from the trans use of such public highways, ex- ing such driveway, speedway or road has been or may be expressly set t by law for the exclusive use of has and light carriages or in any	original law. JOHN J. LYONS, Secretary of State.	chapter. The commission shall consist of three members to be appointed by the covernor, by and with the advice and consent of the senate, for terms of five years from the date of appointment. A	commission is authorized to conduct, to ake testimony in respect of the sub- sect or matter under investigation, and report the testimony to the commission, and in the conduct of such investigation or hearing such officer or employee shell	state, and shall be paid monthly, accom- panied by a detailed statement thereof, into the treasury of the state to the credit of the general fund. § 21. Section nineteen of such chapter,	sion, for good cause shown, may allow changes in rates without requiring the thirty days' notice and publication herein provided for, by duly filing and publishing in such manner as it may direct an	and sixty-two of the laws of nineteen hundred and twenty, is hereby amended to read as follows: 47. Investigation of accidents. Each commission shall investigate the cause of	fares and charges or restoration of, sale or use of, such ticket or tickets are thereafter to be observed. \$ 30. Subdivision three of section forty-nine of such chapter, as amended	wholly subject to the jurisdiction of transit commission, the proceeding sibe deemed pending before both commissions. In such case and in every of case arising under this chapter when	the five-a of such chapter, such section fifty- ing been added by chapter two hundred and eighty-nine of the laws of nineteen bundred and twelve, is hereby amended to read as follows:	energe, or in any form of contract of agreement or any rule or regulation relating to any rate, charge or service, or in any general privilege or facility, which shall have been filed and published by a gas corporation, an electrical corporation or municipality in compliance with an order of the commission, except after thirty days' notice to the commission and publication for thirty days as required by order of the commission, which shall plainly state the changes proposed to be made in the schedule then in force and the time when the change will go into effect. The commission for good cause shown may allow changes without requiring the thirty days' notice under such form the date of the commission of the commission.	sed, no further proceedings cen by such municipality be- nmission, but a new applica- made therefor after one year te of such refusal.
CHAP, 180. AN ACT to amend the county law, in relation to public health nurses. Became a law March 23, 1821, with the approval of the Governor. Passed, three-fiths being present. The People of the State of New York, represented in Senate and Assembly, do	entitled "An act relating to stock core highw	way respecting motor vehicles or aneed upon or use of the public way; and no ordinance, rule or regunted and contrary to or in anywise incontrary to or in anywise incontraction.	CHAP. 100. CHAP. 100. ACT to amend the village law, in lation to the establishment of police by partments in certain villages. Came a law March 17, 1921, with the	the governor shall, during his term of office, he chairman of the commission. Each member of the commission shall be a resident of such a city. A vacancy in the office of a member shall be filled	amended by chapter two hundred and sixty-three of the laws of nineteen hundred and nineteen, is hereby amended to	dred and nineteen, is hereby amended to read as follows: § 19. Attendance of witnesses and their	such changes shall be immediately in- dicated upon its schedules by the com- mon carrier. Whenever there shall be filed	or property, and which in its judgment shall require investigation. Every com-	and chapter five hundred and forty-one of the laws of nineteen hundred and twenty, is hereby amended to read as	ferred, a joint hearing shall be fixed a had by members of both commission shall be by joint the determination shall be by joint to be be fixed to be by joint to be be fixed to be a single to be by the bearing to be a single to be	and and common carriers pursuant to sec- ons, tions nine and ten of the stock corpora-	mand, collect or receive a greater or less bonds and o or different compensation for any service A gas corpor rendered or to be renedered than the mon organize	other forms of indebtedness, oration or electrical corpora-
The second second of Cumbral !	teen, is hereby amended to read as fol- ever, lows:	that the power given to local au-	e People of the State of New York, "	nissioner for inefficiency, neglect of duty	inesioners and onicers. Each commis-	cially authorized to conduct an investiga-	carrier as defined in this act any schedule stating a new individual or joint rate, fare or charge, or any new individual or	guired to give immediate notice to the commission of every accident happening upon any line of railroad or street railroad owned coperated, controlled or leased by it in such manner as the commission	by order to require any two or more com- mon carriers, railroad corporations, or street railroad corporations, whose lines, owned, operated, controlled or leased,	the members of each commission, at thing in this chapter to the contrary n withstanding. In any such case the p ceeding may be instituted by or bei	oommission and no such reorganization shall be had without the authorization of such commission. 1076 177. Section sixty-five of such chap-	and in effect at the time; nor shall any stocks, bonds corporation or municipality refund or reindebtedness mit in any manner or by any device any than twelve portion of the rates or charges so specific, when nec	state of New York, may issue is, notes or other evidence of more months after the date therecessary for the acquisition of
be known as subdivision forty-four, and county not having a county tuberculosis hospital established under the provisions	horamon' ira oficers' ortactora and apock" i and (Sirect, and provided, further, that Folia	loted long" as added by about I	<u>'Elary of Riste a complete statement of l</u>	and a series of the later of the later	commission and may be served by any person of full age. The fees of witnesses required to attend before a commissioner, or an officer or employee specially authorised to conduct an investigation or hearing, shall be two dollars for each day's attendance, and	The Bid II it so orders without Engwer .	mitted as evidence or used for any pur- pose against such common carrier, rail- road corporation or street railroad cor- poration giving such notice in any suit	by the construction and maintenance of switch connection or interchange track at connecting points, or by transfer of property or passengers at connecting	service of preliminary orders may be such commission. \$ 32. Subdivision seven of sect forty-nine of such chapter is here	and reasonable charges: unjust discrimination; unreasonable preference. 1. Every electrical corporation, every electrical corporation.	poration any form of contract or agree-extension of ment, or any rule or regulation, or any distributing a privilege or facility, except such as are ment or main regularly and uniformly extended to all the discharge persons and corporations under like cir-obligations of the discharge persons and corporations under like cir-obligations of the discharge persons and corporations under like cir-obligations of the discharge persons and corporations under like cir-obligations of the discharge	improvement of its plant of system, or for the improve- intenance of its service or for the or lawful refunding of its or for the reimbursement of
Soven of such chapter is hereby a manufact	tions, and become subject to all of the for sinabilities and obligations imposed by sec. ducted tions nineteen to twenty-three, inclusive, safety if this chapter, upon the filing, pursuant there is section, five of the general corporation.	speed contests or races, to be con- ed under proper restrictions for the and y of the public; and provided,—fer- that local authorities may exclude to re- representations any completely or	amended by chapter eight hundred a eleven of the laws of nineteen hun- and twenty, is hereby amended at read as follows:	complete record of the proceedings. 10. Section five of such chapter as mended by chapter six hundred and eventy-three of the laws of nineteen undred and ten chapters five hundred	commission or by counsel to a commission to, or hold, any office or position unless a commission, who holds any official elation to any person or corporation	coing to and from the place where the tendance of the witness is required, such fees to be paid when the witness is exceptively the cused from further attendance; and the	certing the propriety of such rate, charge, lare, classification, regulation or practice; and pending such hearing and decision thereon, the commission upon filing with	eight of such chapter is hereby amended to read as follows: 2. Complaints may be made to the	erty within the state as the commission may, by its order, designate; and in case such through routes and joint rates be	suant to the provisions of this chap every street surface railroad corporate	tion manded by any such gas corporation,	cumstances. The commission shall have moneys actual power to prescribe the form of every such from any of schedule, and from time to time pre- of the corporation by order such changes in the form tained from thereof as may be deemed wise. The notes or other commission shall also have power to es- of such corporations.	ther moneys in the treasury poration not secured or ob- the issue of stocks, bonds, her evidence of indebtedness or poration, within ten years
shall employ a county nurse, or an additional nurse or nurses if it deems to necessary, for the discovery of tubercu-	itled and endorsed "Certificate of reorganization of pursuant regularity four of the stock corporation law" (the blank mass being solely	may by general rule, ordinance or as plation exclude motor vehicles used of the	police commissioners of any village land first and second class may, and board of trustees of such municipal	no has and have hundred and the the was of nineteen hundred and thirteen, ubdivision two of which was repealed y chapter five hundred and twenty of	nission, or who owns atocks or bonds of iny such corporation. 16 Section ten of such chaptes in tereby amended to read as follows:	mission in the payment of such fees shall be audited and paid in the same manner provided for the payment of expenses of	rier or carriers affected thereby, a state- ment in writing of its reasons for such suspension, may suspend the operation of	done or omitted to be done by any com- mon carrier, railroad corpor tion or street failroad corporation in violation, or claim-	railroad corporations, and street railroad corporations named in any such order within the time therein specified, the commission shall establish just and reasonable rates, fares and charges to be	one hundred and forty-eight of the read law shall carry or permit any ot party thereto to carry between any points on the railroads or portions the of embraced in such contract any pass	ther sonable and not more than allowed by two law or by order of the commission. Every unjust or unreasonable charge	division as it may deem necessary, and thorization, if to modify or amend such rules or regula- poses except tions from time to time. Nothing in this except replacements about a post of the probability of the content of the probability of the content of the con	o the filing of an application ministron for the required attribute for any of the aforesaid purton maintenance of service and accments in cases where the sell have kept its accounts and
the hospital and for such other duties as may seem appropriate; and shall cause to be examined by the superintendent of one of his medical staff suspected his cause of tuberculosis reported to it by his county burse or reported to it by	filled in with the name of the corporation) and which certificate shall state: § 6. Section sixty-one of such chapter, as amended by chapter five hundred and forty-two of the laws of nineteen hundred and seventeen and chapter six hundred and nine of the laws of nineteen hundred and twenty, is hereby kneed to read as follows: § 61. Preferred and common stock. Every domestic stock corporation may we hick study and different classes of preferred stock and different classes of preferred stock. If the certificate of incorporation so provides, or 1. By the unanimous consent of the stockholders expressed in writing and filed in the office of the secretary of state and in the office of the clerk of this the county in which the reflected with such that the county in which the reflected by the state and in the office of the clerk of this in the county in which the reflected by the such tion is such than the such than th	is applicable equally and generally instell other vehicles used for the same term oses, and provided further that nothing this article contained shall implies the validity or effect of any ordinate.	ead of appointing policemen for fixed appointing policemen for fixed appointing policemen for fixed appraisant to section one hundred eighty-eight, by resolution, established police department in such village,	s 5. Jurisdiction of public service com- nission. 1. The jurisdiction, supervision, owers and duties of the public service ommission shall extend under this	included the public service commission shall be in the city of Albany, in come designated by the trustees of public buildings. The public service commission shall also maintain a branch	ant, respondent, or other party to any proceeding before the commission, the cost of service thereof and the fee of the witness shall be born by the party at whose instance the witness is summoned. A subposess termed as aforesaid shall be	riod than one hundred and twenty days beyond the time when such rate, fare, charge, classification, regulation or prac-	law or of the terms and conditions of its franchise or charter or of any order of the commission. Upon the presentation of such a commission the commission shall	and declare the portion thereof to which each common carrier, railroad corporation, or street railroad corporation, affected thereby shall be entitled and the	between such points for one single fanot higher than the fare lawfully charable by either of such corporations an adult passenger. Every such corporations	any such service, or in connection there-	corporation from establishing a sliding vouchers of scale upward rate, for natural gas, becamen as taked price per unit for a scortain the small consumption and then increasing pended and	to enable the commission to enable the commission to amount of moneys so extend the purposes for which such was made; provided and not
sicians, teachers, employers, heads of families or others; and it may take such other steps for the care, treatment and prevention of tuberculosis as it may from time to time deem wise.	mended to read as follows: I the Preferred and common stock. Every domestic stock corporation may vehicle stock preferred stock and common stock adopted and different classes of preferred stock in an	les, or of any traffic regulations and regard to the operation of motor des, heretofore or hereafter made, ted or prescribed pursuant to law policing of the first class or in any	cenants of police, sergeants of police patrolmen as may be needed, and their compensations. No person to be eligible to membership in such to force who shall not be a citizen	1. To common carriers, railroads, street ailroads and stage or omnibus lines or outes, and to the persons or corporations owning, leasing or operating the ame, except as jurisdiction thereof is operated by this chapter on the terms.	orincipal office of the transit commis- tion shall be in the borough of Man- lattan, city of New York. Each com- plation shall held stated meetings at cast once a month during the	poens issued out of a court of record. If a person subpoensed to attend before a commission or a commissioners or an officer or employee specially ad-	sification, regulation or practice goes into	which may be accompanied by an order, directed to such person or corporation, requiring that the matters complained of	also have power in the same proceeding, or in a separate proceeding involving any rates, fares or charges, to prescribe joint	ing one single fare a transfer entities one passenger to one continuous trip any point or portion of any railroad of braced in such contract, to the end to	indirectly, by any special rate, rebate, drawback or other device or method, charge, demand, collect or receive from any person or corporation a greater or least compensation for gas or electricity or for any service rendered or to be	with the commission by any gas corpo- ration, electrical corporation or munici- pality, as defined in this chapter, any thereof, and schedule stating a new rate or charge, or which the is	the commission an order au- uch issue, and the amount id stating the purposes to issue or proceeds thereof are id, and that, in the opinion of
state of New York. Office of the Secretary of State, sa: I have compared the preceding with the original law on file in this office, and do hereby certify the this office, and	the certificate of incorporation so pro- vides, or 1. By the unanimous consent of the providence of the secretary of large that and in the office of the secretary of this the county in which the principal business office of the corporation is located.	of the second class in a county been ning a city of the first class; unabled, further, that the local authorities of other cities and incorporated villege, subject to the provisions of mont	convicted of felony, who shall be convicted of felony, who shall be convicted of write understandingly be convicted or write understandingly be convicted or write understandingly to the resided within the village six of the next preceding his appointment.	ommission; 2. To the manufacture, sale or distribution of gas and electricity for light, heat r power, to gas plants and to electric lants and to the persons or corporations	ts office. Each shall have an official sal to be furnished and prepared by the ecretary of state as provided by law. The offices shall be supplied with all secessary books, maps, charts, stationery, of furniture, talents, charts, stationery,	hearing, fails to obey the command of such subpoens, without ressonable cause, or if a person in attendance before commission or commissioner, or an officer of employee specially authorized to constant and the constant and const	classification, regulatian or practice had become effective. Provided, that if any such hearing cannot be concluded within	make reparation for any injury alleged and shall cease to commit, or to permit, the violetion of law franchise or order	within the state, and to require such common carriers, railroad corporations, and street railroad corporations affected thereby to make within a specified time	in such contract substantially as a gle railroad with a single rate of five for every refusal to comply with the quirements of this subdivision the	cept as authorized in this chapter, than it charges, demands, collects or receives from any other person or corporation for	ing to any rate, charge or service, or in labor to be any general privilege or facility, the com-	indebtedness is or has been
whole of said original law. JOHN J. LYONS, Becretary of State.	ness office of the corporation is located, the sign of the consent of the holders of to be record of two-thirds of the capital stock. four the capital stock.	speed of motor vehicles on the pub- of for igneral and speed limitation not such in any case less than one mile in years minutes, and the maintenance of a police	orty years, nor continue to act as in after reaching the age of sixty-five in provided, however, that village provided to over the age of forty.	3. To the manufacture, holding, dis- ribution, transmission, sale or furnish- ng of steam for heat or power, to steam lants and to the persons or corporations whing, leasing or operating the same.	nces, to be paid for in the same man- er as other expenses authorised by this hapter. 2. The offices of each commission shall	without reasonable cause, refuse to saswer sworn or to be examined or to answer a question or to produce a book or parents, when ordered to do so by the competer, when ordered to do so by the competers.	extend the time of suspension for a fur- ther period not exceeding six months. The commission may as authorized by subdivision one of section forty-nine es-	the commission of that fact before the time allowed for answer, the commission need take no further action upon the charges. If, however, the charges contained in such relition he not thus settle-	portion of such joint rates, fares or charges to which each of them shall be entitled; and in case such agreement be not so made within the time so speci-	dollars to the aggrieved party. The prisions of this subdivision shall only aggree to railroads wholly within the limits any one incorporated city or village.	or substantially similar circumstances or conditions. No gas corporation, electrical corporation or municipality shall make or	or has become effective, either upon com- plaint or upon its own initiative without complaint at once, and, if it so orders, of indebtedne without answer or other formal pleading whole or in by the interested corporation, but upon to operating	de notes and other evidence des such purposes are not in part reasonably chargeable
CHAP. 181. NACT to amend the general corporation law, the religious corporations law, the joint-stock association law and the executive law, in relation to the filing and recording in state offices of parcers affecting corporations and telestory.	pose upon notice such as is required for a mile	let lete of sheet for one-signin of years	s and under the age of sixty-five	tholly within the state of New Year 1	eight o'clock in the meeting nours	or employee exectally authorized to the		therefor, it shall investigate such charges in such manner and by such means as it shall deem proper, and take such action within its nower as the facts fuetify	poration, or street railroad corporation, affected thereby shall be entitled and the manner in which the same shall be cold and secured: such supplemental	s. Except as may be provided by transit commission no passenger is rate, fare, charge, through route or transit be required between any re-	poration or locality, or to any particular description of service in any respect whatsoever, or subject any particular person, corporation or locality or any	ing concerning the propriety of such rate, the commiss schedule, form of contract or agreement, to the issue or rule or regulation relating to any rate, dence of indicharge or service, or any general priviment of montage or facility; and pending such hearpended from ing and decision thereon, the commission, said purpose	income for any of the alore-
Stock associations.	and recorded; and the corporation may, will be	within the limits of such city or oppor	rtunity to be heard in his defense, W	holly, within the state of New York	# 17. Section eleven of such chapter,	mission or a commissioner, or an officer	upon the common carrier; and the com-	nine of such chapter, as last amended by chapter five hundred and forty-six of the laws of nineteen hundred and eleven, is hereby amended to read as follows:	order shall take effect as part of the original order from the time such supplemental order shall become effective. All powers of the commission to establish through routes and order joint rates.	transit railroad and any other railroad or any railroad operates a street surface railroad and any railroad operated wholly by ateam, or any railroad operated wholly by ateam, or any railroad operated a distance of over f	dvantage in any respect whatsoever. 1. Nothing in this chapter shall be taken to prohibit a gas corporation or electrical corporation from establishing a	upon filing with such schedule and delivering to the corporation affected thereby, a statement in writing of its reasons plication the therefor, may suspend the operation of the commissions such schedule and defer the operations of granted; pro-	preceding the filing of an ap- erefor, if in the judgment of sion such consent should be rovided application for such
The People of the State of New York, epresented in Senate and Assembly, do Act as follows:	thirds vote of its directors, exchange speed the same for common stock, and issue the highest the property of the highest valuation as may have been agreed limit.	main highway where the rate of rules changes, on posts on both sides of order shway, at the point where the speed other is reduced or changed, signs of tency	and regulations, or disobedience of partial or absence without leave, or start breach of discipline, or incompeted to perform official duty, or an	artly within and partly without the late of New York and to the persons or operating by such telegraph line.	end and nineteen, is hereby amended to end as follows: 11. Quorum; powers of a commissioners loner. A majority of the commissioners	without reasonable cause to be examined or to answer a legal and pertinent question or to produce a book or paper, when the complete or to produce a book or paper, when the complete or to to do by a completion or a	all other questions pending before it and decide the same as speedily as possible. 15. Section forty-five of such chapter is hereby amended to read as follows:	be of opinion, after a hearing had upon its own motion or upon complaint, that the rates, fares or charges demanded, exacted, charged or collected by any com-	this subdivision in relation to common carriers by railroad, shall extend and apply to the establishment of through routes and ordering of joint rates, fares	miles partly by steam and partly electricity. § 38. Section fifty-three of such chartes hereby amended to read as follows. § 58. Franchise and privileges.	electricity or any service rendered or to be rendered and the dividends to be paid to stockholders of such gas corporation	such rate, charge, form of contract of consent shall agreement, rule, regulation, service, general privilege or facility, but not for a the purpose longer period than one hundred and twenthe ty days beyond the time when such tate, the commission	of enabling it to determine should issue such an order.
constituting chapter twenty-three of consolidated laws," as amended by the laws of pineteen bundant consolidated laws bundant consolidated laws," as amended by the laws of pineteen bundant consolidated laws of pineteen bundant consolidated laws.	the total amount of such capital stock nor less thall not be increased thereby. This section shall apply to any domestic stock corporation whether or porate	ess than six feet from the ground, jurison in letters six inches high, the the second of 'Incortion the village of 'Slow the term'.	or other municipal board having sa diction, by reprimand, forfeiture and obwithholding of salary or compensator a specified time not exceeding characteristics.	me extent and in respect to the same collects and purposes as such jurisdiction contends, under the provisions of this thapter, to depote, freight houses and	ommission may hold meetings of the ommission at any time or place within he state. Any investigation, inquiry or	nor more than five days directing such the returnable in not less than two supports that the commission may be supported to conduct an instance of the supreme country than two specially enthorized to conduct an investigation of their two specially enthosping to conduct an investigation of their two specially enthosping to conduct an investigation of their two specially enthosping their two specially enthosping their days directing such specially enthosping their two conducts and their two specially enthosping to conduct an investigation of their suprementation of their suprem	riers, railroads and street railroads. E. Fach commission and each commissioner wiell have power and authority to ad- minister oaths, in all parts of the state, to witnesses summoned to testify in any inquire (presting the state)	diction for the transportation of persons or property within the state, or that the regulations of practices of such common carrier, railroad corporation on street	mon carriers by railroad and com- mon carriers by water. When property may be or is transport- ed from point to point in the state of New York by rail and water, the trans- postation being by a common carrier or	and approval of the commission no record corporation, street railroad corporation or common carrier shall begin construction of a railroad or street record, or any extension thereof, for where	the sliding scale shall first have been filed with and approved by the commission shall the operate to prevent the commission after the expiration of such fixed period from high	or facility would otherwise go into effect; documents of and after full hearing, whether completed before or after the rate, charge, determination form of contract or agreement, rule, regiment without the	or contracts as it may deem or contracts as it may deem on such corporation shall not consent of the commission
tollows: hereby amended to read as follows: And every certificate of incorporation tificate and every amended or supplemental cortino protection and every certificate which siture	fanised under a general or special law, and any such corporation may issue pre- ferred stock and common stock as here- in provided notwithstanding provisions relating to the issuance of stock now pre- scribed by any other law.	ted), and also an arrow pointing in days, direction where the speed is to be composed or changed, and also on further or bition that such ordinance, rule or the ation shall fix the punishment for	ined time not exceeding twenty in and the withholding of salary or copensation during such suspension, jest dismissal from the department, codismissal of a member of the force.	cluding the duty of such stock yard ompany to submit reports and he subcted to investigation as if it were a minon carrier, and the powers and the subcities of such commission to fix charges.	ower to undertake or to held may be ndertaken or held by or before any ommissioner or before any specially autorized officer or employee of the combination. All investigations, inquiries.	who made the order, or any other justice of the supreme court, why he should to tell; upon the return of such order the justice before whom the matter shall come on for hear.	ceeding; and also to administer oaths in all parts of the state whenever the exercise of such power is incidentally necessary or proper to enable the commission of a commissioner to perform a duty or	eriminatory of unduly preferential, or in	the commission shall have jurisdiction	a law a certificate of public convenience	mes and charges to be made for service as	cility goes into effect, the commission to any purpo	nose not specified in such out
corporations of any certificate of in- mental certificate hereafter executed. shell be in the English language, and thell to filed in the office of the second	three of the laws of nineteen hundred field for religious corporations, constituting hundred chapter fifty-one of the consolidation for the consolidation	tion thereof, which punishment shell, certically the existence of the ordinance to regulation, supersede those special state in subdivision two of section two cars and ninety of this chapter but, it is cities of the feet or the feet of the feet or the feet of the feet or the feet o	orari. This set shall take effect immediately. Of New York, Office of the Secre- have compared the preceding with	adequate service by such company. A corporation or person owning of the stock of a minimum carrier, gas corporation or elec-	specially authorized officer or employee tell be and be decimed to be the lavestations, inquiries, hearings and decimes of the commission and every order	whose testimony may be relevant, and such person such person shall be given an opportunity to be heard; and if the justice that determine that the person has remark.	ployee of a commission specially authorized to conduct an investigation or hearing shall have power to administer oaths to witnesses subposensed to testify before him.	corporation are insufficient to yield rea- sonable compensation for the service rendered, and are unjust and unreason- able, the commission may with due re- gard among other things to a reasonable	inriediction given by other provisions of this chapter: (a) To establish physical connection between the lines of the rail carrier and the dock of the water carrier by direction the rail carrier.	become entitled by virtue of its comence with the provisions of the raily law to begin such construction; nor, cept as above provided in this sect shall any such corporation or components.	purpose for which used, the duration of sideration, and providing schedules of the fust and reasonable graduated rates against that	form of contract or agreement, rule, regulation, service, general privilege or facility had become effective. Provided alrectly or in that, if any such hearing cannot be concluded within the period of suspension as dence of indicated within the period of suspension as dence of the period of suspension as dence of the	the without such consent; but es shall, in whole or in party indirectly be refunded by any ock or bonds or by any other debtedness running for more debtedness running for more
the state and shall be by him duly the secretary of such cor-	The certificate of incorporation of a der she religious corporation shell be arknown be distincted or proved before an officer au- least thorized to take the scirporation.	shall not exceed the same. Official do he of all local ordinances passed uncorrected whole thirty days before they shall re-	original law on file in this office, and the least transcript therefrom and of the pure of said original law,	on of the public service commission will be subject to the supervision of the abile service commission in respect of the relations between such controls to the corporation or electrical corporation or electrical corporation.	and construed by the commission and of- seed filed in its office, shall be and be comed to be the order of the commis- on. 12. Bection thirteen of such chapter.	excuse to be evamined of to answer a logal and pertinent question, of to produce to bring, he makes he was of the desired to bring, he makes he was of the desired to bring, he makes he was of the desired to bring, he makes he was of the desired to be the fall of the desired to be the desired to be the fall of the desired to be the des	2. Each commission shall have the general supervision of all common carriers, railroads, street railroads, rail- corporations subject to its fariadiction as	property actually used in the public service, and to the necessity of making reservation out of income for surplus and contingenties, in its discretion, determine the fust and reasonable rates, fares and	nection between its line and a track of tracks which have been constructed from the dock to the limits of its right of way, or by directing either or both the rail and water carrier, individually or in con-	or of any other law, not heretorors in the commission. The commission un	chedule rate or charge shall be lawned ob- by the commission, and every such classical to change, siteration and modification.	discretion extend the time of suspension of the complete a further period, not exceeding six that the complete the complete and the complete that the complete the complete the complete that the complete the complete the complete that the complete the	mission. Provided, however, numission shall have no power to the capitalization of any frame capitalization of any frame
the county is which the office of,	which the principal office or place of wor- the self- which the principal office or place of wor- the self- the self	and issued at regular intervals by LAW secretary of state.	S OF NEW YORK.—By Authority. Of CT to amend the public service some my	such relations arise from or by reason of an action of the stock thereof in no the stock of the stock of holding of atock thereof or the receipt or holding of any other or property thereof in head or he had	the solution and analysis two hyperses and the solution and analysis and analysis the solution and analysis analysis and a	the act which he was so required to be a section to be a section twenty of such chapters	keep informed as to their remember to the same and tion, their capitalization, their franchises and the manner in which their franchises and the manner in which their franchises	charges to be thereafter observed and in sorce as the meximum to be charged for the service to be performed, notwithstanding that a higher or lower rate, fare or charge has been because pro-	and consect with the lines of the rail consists a spor track or tracks to the dock. This provision shall only apply where	be when completed, or under whose judiction such franchise or right is to exercised, shall have power to grant permission and approval herein speciments whenever it shall after due hearing	the preceding the first subdivision is head the smeaded to read as follows:	therized by section seventy-two, establish temporary rates or charges for any period of suspension under this section, chise or the data of proof to show that the change or proposed change if proposed by the corporate of the amount of the contribution, or that the existing rate if we to any period of the contribution, or in a com-	right to own, operate or en- making whatever in excess ant (exclusive of any tax to tell actually paid to the state elitical subdivision thereof as certion for the grant of sach
and the second s	the order of the deat of the	Two busy and agenty-action to be	The second the Danie secarce cour-	Part of the contract between their in		The last of the Labour Day of	Operation and the second secon		and he meet also expect to the hoppe	termine that such construction of	per respect to gas and electricity.	the constitution, or in a com- the constitution, it is frenchise of	corporation formed by the