PAGE SIX					POTE DATES	Upon ayphoaden day man to the	Section 1 Martin Company and Sign "As all tales to The Tales
corporations, but the provisions of this article are to be complied with in addition to the requirements of any such providentance, by law or regulation; provide however, that no such by law, ordinance or regulation shall prevent or in the bewilln	nave an official scall for the passes of taking testimony or collecting formation at any hearing or investigation which the commission is directed to law to make, the commission may by resolution designate an officer or ployee of any of the three departments.	tion, faffure or refusal confidence. 18 Article wix of such despiter consisting of sections four hundred and one, is kereby repeated. 10. Sections four hundred and eight ty-three and four hundred and significant of such chapter, assetted by chapter four hundred and ninety-three of the fits and the share of the gettinated cost, laws of nineteen hundred and ninety-three of the laws and the share of the gettinated cost, to be borne by each percent the commission.	TIT. Section for hundred and section of the section	The state of the private of the priv	the same and the second	Service Lawrence of Law Minderson Service Serv	ments. Any person, firm, corporation or association, or agent or employee thereof who, with intent to sell or in any wise dispess of merchandise, year estate, secular person, firm, corporation, such person, firm, corporation, or agent or employee thereof who, with intent to sell or in any wise dispess of merchandise, year estate, secular to person, firm, corporation, or association, or anything offered by any setting the feature of the competition and the competition and the feature of the competition and the competition
or peddling, without the use of any but a hand driven vehicle, in any street, avenue, alley, lane of park of a municipal nue, alley, lane of park of a municipal corporation, by an honorably discharged coldier, sailor or marine who is a cripple and the holder of a license granted pur and the holder of a license granted pur and the section thirty-two.	to conduct such hearing and investigation. Any member of the commission, a or his duly authorized deputy of the commission, a duly authorized deputy of the commission is required or authorized by inission is required or authorized by the conduct. The provisions of sec-	and amended by chapter two hundred and pineteen and forty-seven of the laws of nineteen hundred and twenty, are hereby amend-place where said commission will give a hearing to persons or public corporations of interested therein. 1 483. Determination upon petition for drainage improvements. The commission are receipt of any such petition shall affected shall be heard in opposition to	The commission shall view the printies and piece appointed shall hear all parties interested and such witnesses as they may produce. Such hearing may be adjourned at the discretion of the commission. At the circumstation of the commission. At the circumstation of the commission. At the circumstation of the commission. The patition shall also circumstation of the commission. The patition shall also circumstation of the commission.	college or of lands in over or the made and a map thereof shall an accurate so required, which described with an accurate that the volume of valer	EN E' LL. ARMIPERT IN WINELINER IL EMELL RA I DENVENA DIREN DI RIV (LET IMPERAT REGIL RA "DUFFAN VE MAD VITA WE STUT A	controlled of the public health would not be developed the controlled of the controlled of the controlled of the controlled of water with sewer system into any of the waters of the state, and may stimulate in the personal controlled on which such discharge may seem whole of the said system of the controlled on which such discharge may be possibly omit any portions thereof the will require permitted. Such application must be girld positions may be necessary.	rectly or indirectly, to the protice for sale or distribution, or with intent to increase the compensation thereof, or to induce the public in any manner to enter meadow or other low or wat any
tary of State, s. I have compared the preceding with the original law in file in this office, and the hereby certify that the same is a set transcript therefrom and of the whole of tild calginal law.	tions twenty-four and twenty-five of this chapter shall apply to this commission shall as to the conservation commission sion. I a Office and official force. The conservation commission shall have its printing clip; I office in the city of Albany. The commission shall appoint, to hold effice the	or the proposed district, or the proposed district, or the proposed improvements, unless or the proposed improvements, unless disches, pips or other channel or channels, dams, dykes, gates and sluices, or the improvement of an existing channel shall file in the office of the state one or channels, or the construction of other near and surveyor written objections works, is of sufficient importance to the trace.	shall determine that the occupying of the lands and properties specified is water supplied by works to be connecessary for the draining of the petitioner, it shall assess the damages to the person or persons owning commission may in its discretion, and if the same and fix the compensation to be it has funds available for such purposes, made therefor. In fixing the amount of cause preliminary investigations, surveys, compensation for lands or property to be maps and plans to be prepared. If the	whole flow of any stream of value to be taken or diverted to be taken or diverted to of the or diverted which such lands are to be a sufficient description of any other when the in, over or against such the speak to description with common certain the lands, rights or easement	Every contract made hereunder shall re- gerve to the commission the right to sus- pend or cancel the contract as above section provided and to complete the work or provided and to complete the work or clety may submit to the board of super- readyertise or re-lat the same as the commission may determine and reserve visors a list of thysicisms solding in the right to enter and county from which such board may mean of removal or purification medical any item of the contract which health. The heard members of the board of ing the water works benefits the manufally or corporate the manufally or corporate the commission the right to enter and choose medical members of the board of ing the water works benefits.	of sewige, or commissioner of health. The plans for state commissioner of health. The plans for state commissioner of health. The plans for state commissioner of health and the construction of any sewer system or after provided. Such map and plans of which will sewer, saver system or approval and if approved shall be severally and if approved shall be construction or modification of approval, and if approved shall be constructed or modification of the state commissioner of the stat	n- olreviates, or places before the public, or all causes, directly or indirectly, to be made, published, disseminated, circulated, or placed before the public, in this state, in of a newspaper, magazine or other publics. The olreviar, pamphlet, letter, handbill, postine, or bill, sign, placerd, card, label, or tag. The or in the public of the card, label, or tag. The or in the public of the patition shall set forth the name and address of the patitioner.
LAWS OF NEW YORK By Author to CHAT- 496. AN ACT to amend the conservation have in relation to the open season for hare and rabbits.	remarksion at an annual salary of three thousand dollars, a deputy commissioner at an annual salary of six thousand dollars, a superintendent of forests at an instrument salary of five thousand dollars and an assistant superintendent of forests at an annual salary of three thousand dollars and an assistant superintendent of forests at an annual salary of three thousand dollars.	mbits has the or select or sufficiently specifically state the ground thereof. In interference of the state under the provisions of this article. If it shall determine that the relief prayed for should be granted, such commission shall at once make or cause to be made such pre-liminary surveys and investigations as the organization of the proposed district	allowance of deduction on account of any benefits which the owners may derive from the proposed work as the commission shall determine are just and equition of the water supply and table in the premises. A copy of such determination, duly certified by the commission, shall be filed in the clerk's its discretion decline to take further	taken, and the same shell be readelled in the call of the state engineer and surveyor a duplicate thereof made and recording the office of the clerk of the commission within which any lands taken or affect may apply to the supreme court within the district of the supreme court within the findicial district any lands to the supreme court within the findicial district the supreme court within the findicial district the supreme court within the findicial districts.	estimate by the state engineer's estimate by the engineer's estimate by the state engineer and surveyor, and of the state engineer and surveyor, and expire annually. The first appointments the state engineer, and for shall be made for the respective terms. The board of neath shall constitute the state in the st	such permit becomes effective. Buch of any kind shall be done on or for that purpose or that purpose retion may so-	in announcement or statement of any sort which such drain, ditches or dykes are to be erected and shall set forth the name and residence of all owners of the land to be occupied and shall be duly verified. I a which is untrue, deceptive or misleading, ages. Upon receipt of such petition, the shall be guilty of a misdemeanor. I a This act shall take effect Septement of when and where the same and place.
Herama a law May 8, 1921, with the approval of the Governor. Passed, three-fiths being present. The people of the State of New York represented in Senate and Assembly, Governor as follows: Section 1. Subdivision one of sections hundred and ninety-six of chapte	lasy, deputy commissioner, superintend- lent of forests, assistant superintend- not of forests, chief game protector and indignity chief game protector shall each is have reimbursed to him all actual and increasary traveling and other expenses of and disbursements incurred or made by him in the discharge of his official du-	to take such other and further action it shall enter the same upon its minutes with reference to relieving the same as and shall cause a statement thereof to	§ 521. Municipal corporations must thereto. Submit maps and profiles of new or addi- Submit maps and profiles of new or addi- Submit maps and profiles of new or addi-	one of chapter twenty-three of the	made upon to be constructed hereunder all works to be constructed hereunder shall be designed for delivery of water by shall be designed for delivery of water by shall be designed for delivery of water by shall be fore to any municipality, be to a delivered to any municipality, be properly filtered under direction of the properly filtered under direction of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations. The members of the board in the vicinity and same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the par diem allowance to memory such regulations of the same as the part diem allowance to memory such regulations of the same as the par	ectricity of the print he will be refuse discharge pipes by approved and filed shall be made to	ber first, nineteen hundred and twenty- one. State of New York, Office of the Secre- tary of State, ss: 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 be served personally or by registered mail
of unuteen hundred and eleven, entitled "An act relating to conservation of land forests, water: farks, hydraulic power fish and game, constituting chapter sixty five of the consciolated laws," as added by chapter three hundred and eightse of the laws of nineteen hundred an twelve as last amended by chapter or	"" s hand to the meanie of the state in it	is hereinafter provided for. § 484. Proceedings upon approval of petition for drainage improvements and the organization of drainage improvement districts. If the commission shall determine that a drainage improvement district should be formed, it shall cause a survey to be made and prepare such mans, plans, specifications and state.	municipal corporation or other civil division of the state, and no board, commission or other body of or for any such municipal corporation or other civil division of the state shall, nor shall any person or waterworks corporation engage in supplying or proposing to supply such hearing the commission shall de-	demnation law shall apply to and gore the procedure on such application to regulate the fixing and payment of it compensation to be made. The compensation in its discretion unite in patition to said court, applications in	originally eligible to membership in a union water district and not a member thereof, may on a majority vote of the thereof, may on a majority vote of the the same manner as other expenses of such pallity or in case of a water district, the pallity or in case of a water district, the pallity or in case of a water district, the town board may apply by petition to the county. All accounts, charges against the county of the casion or require the resulting or buildings, the name manner as other expenses of such district shall be audited and paid in the same manner as other charges against the county. All accounts, charges, claims owner thereof all demages and demands of such general health district is less than a same manner as other charges, claims owner thereof all demages and demands of such general health district is less than a same manner as other charges, claims owner thereof all demages and demands of such general health district is less than a same water district. When the	ter works bene- ter works bene- s own expense, nd pay to the a occasioned by industrial establishment not constructed to the interest of in process of construction on May bets of the village that a portion of the shall be put in or constructed for the sowage disposal thereof may be tempted.	JOHN J. LYONS, Secretary of State. LAWS OF NEW YORK.—By Authority. CHAP. 532. AN ACT to amend the fax law, in relation to effect of nonpayment of part intertage was filed to intertage was filed to intertage was filed to the date of such petition. If any such owner is an infant such petition and notice shall be served on his general guardian or person with whom he resides; if a lunatic, idiot or habitual drunkerd, upon his committee or intertage was filed least fifteen days prior to the date of such least fifteen days prior to the day
hundred and for: y four of the laws of nineteen hundred and eighteen, is hereby amended to read as follows: 1. Hares and rabbits; open season him: sale; breeding. The open season for varying hares and cott ntail rabbit shall be from October fifteenth to Marchist, but indicate. The use of ferret	troller, conditioned for the faithful performance of his duties, and that he will account for and pay over pursuant to law all money received by him. 12. Section four of such chapter, as	ments as provided herein. For carrying out the purposes of this article, the commission and its authorized agents may enter upon any such lands as in its judgment may be necessary, being liable only for actual damage. Sary, being liable only for actual damage.	poration or other civil division of the pure and wholesome water is obtainable at the pure at the pure and wholesome water is obtainable at the pure at th	On the appointment of commission	commission and the board of trustees commission shall approve the petition the commission shall approve the petition the commission shall approve the petition the construction to provide for service tional construction to provide for service to water to such municipality from the bit water to such municipality from the conservation water works, and shall like-conservation water works, and shall like-the board of health of the consolidated the legitimate use or open to the legitimate the presented and paid in the same manner as the expenses, charges, thereby shall make just the legit mean to the	works benefited submitted to the commissioner. If the beautiful to the public omitted, or the portion not to same is not detrimental to the public omitted, and on receipt of the same is not detrimental to the public omitted, and on receipt of the same is not detrimental to the public omitted, and on receipt of the same is not detrimental to the public omitted, and on receipt of the same is not detrimental to the public of such temporary omission and should be construction or construction or such conduit or distribution to the board certify his determination to the board.	to and a lesser sum paid in good faith. Became a law May 3, 1921, with the premises affected and at the time and place appointed hear all parties interested and such witnesses as they may produce. The People of the State of New York, of represented in Senate and Assembly, do enact as follows: Bection 1. Section two hundred and forty-eight of chapter sixty-two of the service of the termine to time at the direction of such board. At the close of such hearing, if the town board er a majority thereof shall de-
commission may by resolution permit fer- rets to be used in particular counties. The owners or occupants of inclosed of occupied farms and lands of a person duly authorized in writing by such own ar or occupant may take except by use of terrets in any manner at any time an	4s follows: 1. § 4. Divisions. There shall be in the department a division of land and formal ests under which shall be administered all laws relating to tree culture and reforestation by the state and to the care and management of such parks, reserva	occupant of such lands for any damage the event of failure to modify said done by the commission or its authorized agents, the amount of such damage shall be ascertained and determined by the proper action or proceedings before the court of claims. Such surveys and maps shall indicate the boundaties of the proposed district.	therefor to the commission, as herein- after provided, and until the commission after provided, and until the commission the shall have approved the same, or approved the same, or approved the same with such modifications as it may determine to be necessary as hereafter provided. Approval shall not be necessary of any plans heretofore appoints for each municipality. All reser-	condemnation law in case of such and cation, the commission may enter hand take possession of and use, for purposes herein authorised, the lands of properties described in such petition the said maps and statements acceptantly in the said maps and statements acceptantly in the said duplicate map and statements and said duplicate map and statements.	paid by such petitioning municipality and shall report the same to it and to the shall report the same to it and to the shall report the same to it and to the shall report the same to it and to the shall report the same to it and to the shall report the same to it shall within its district means of removal or purificance of trustees. Such municipality shall exercise all the powers and perform all the duties of local boards of health containing the same to be shall such works the duties of local boards of health containing the same to be be being the same to be be benefited thereby a general district health officer who shall appoint a second of the same is secretary code.	ication of sew- s or means of to and approved by the state engineer. No such conduit, discharge pipe or other maps, plans, specifications, means. In means of discharging or casting any refuse or waste matter from any such shop, at its own extension owning the constructed before such permit is grantion owning the constructed before such permit is grantical or supply systems, sewerage, sewerage is the waters of this state shall be put in or constructed, the percentage in relation any law hereby amended in relation maps, plans, specifications, include any law hereby amended in relation maps, plans, specifications, include any law hereby amended in relation maps, plans, specifications.	to laws of nineteen hundred and nine, en- ind titled "An act in relation to taxation, ter constituting chapter sixty of the consoli- vs- dated laws," as last amended by chapter or fifty-one of the laws of pineteen hundred ef- and twenty, is hereby amended to read as val. follows: 258. Effect of nonpayment of taxes. 1258. Effect of nonpayment of taxes.
tail rabbits which are injuring their property. Except in counties where the use of ferrets is permitted by the conservation commission, the possession of ferrets afield shall be presumptive evidence of their filegal use. This act shall take effect immediately.	hereafter shall be placed under the juris- diction of the commission, and a divi- sion of fish and game under which shall be administered all laws relating to state jurisdiction over fish and game and for the propagation thereof, including shell- fish. The superintendent of forests shall be the chief and administrative head of	and the boundaries and area of each parcel of land in said district, together with the name of the owner thereof so far as the same can be ascertained. Each parcel of land shall be designated by a corresponding number on said survey and map. Where a parcel is intersected by a town or county line, the area in such land to the total cost and expense of	proved by the state water supply commission, or of any plans or work for a new or additional water supply or filtration plant authorized in pursuance therefore of or in connection therewith, or of any plans. Work for the extension of supply or distributing mains or pipes of a municipal water supply plant into and for the ownership, construction and the purpose of a provided by the purpose of a provided by the distribution of water from such as may have been heretofore or may be hereafter constructed by or for each municipality as otherwise provided by the mission, or of any plans or purpose of a provided by the mission, or of any plans or purpose of a provided by the mission, or of any plans or purpose of a provided by the mission of any plans or pl	the boundaries of the lands to be propriated and of the extent and nate of any rights and easements describe therein to be taken. This provision compensation shall not be construed require payment of compensation except to the extent of the legal rights of the private owners and according to the	be issued and sold by such municipality and the proceeds raised and deposited and taxes imposed for the retirement of and taxes imposed for the retirement of such bonds issued, in the same manner and shall, where the district embraces the whole county, devote his whole time of such bonds issued shall be deposited to the credit of the commission for the tothe credit of the commission for the state of the credit of the commission for the state of the credit of the commission for the state of the credit of the commission for the state of the credit of the commission for the state of the credit of the commission for the state of the credit of the commission for the state of the credit of the commission for the state of the credit of the commission for the state of the credit of the commission for the state of the credit of the commission for the state of the credit of the commission for the state of the credit of the commission for the state of the credit of the commission for the state of the credit of the credit of the credit of the commission for the state of the credit of the c	all make just all injuries to all injuries to scaused to the pie of the state five dollars a day for each day the same is used or maintained for such purpose, to be collected in an action brought by the commissioner. He may such law as amended by the same is used or maintained for such purpose, to be collected in an action brought by the commissioner. He may also maintain an action in the name of the people to reatrain a violation of this tate department.	the No mortgage of real property shall be at imposed by any county clerk or register, by unless there shall be paid the tax imposed by and as in this article provided. In mortgage of real property which is a subject to the taxes imposed by this uch article shall be released, discharged of article shall be released, discharged of a property which is town board, or a majority thereof, and copies thereof, duly certified, served personally or by registered mail upon each lot owner affected. A certified copy of
State of New York, Office of the Secre- tary of State, sa: I have compared the preceding with the original law on file in this office, and do hereby certify that the same is a cot tect transcript the refrom and of the whole of said original law. JOHN J. LYONS,	the division of lands and forests. The chief game protector shall be the chief and administrative head of the division of fish and game. 3. Section twenty-one of such chapter is hereby repealed. 4. Such chapter is hereby amended by inserting therein a new section twenty-one to read as follows:	parcel on each side of the town or county line shall be given. Such maps shall also include a topographic map of the district showing all existing drains or ditches, as far as practicable, and the location, size and profile of such works as may be required to effect the drainage of such lands. The commission shall prepare a statement of tively as specified in and in accordance	territory with in the limits of the municipality owning such plant, including ter- ritory which has not been heretofore supplied with water by such plant. § 522. Petition for approval of plans for water supply and proceedings there— upon. Any municipal corporation or other civil division of the state, or any	be no presumption that the hands represents owned. In case any lands or rights as here before described are owned by the property of the canals and lands within the feature of the canals and lands within the canals and lands within the canals are canals.	wise estimates and cost thereof should be paid by such petitioning municipality and final report the same to it and to the hoard of trustees. Such municipality shall be disposed of the same to it and to the board of trustees. Such municipality shall be disposed of as follows: The estimated cost of the additions that the final spound of the same such powers and perform all the powers and perform all the district exercise all the powers and perform all the district of health of health of health or provided in the original formation of sundon water district determine whether it will issue bonds to cover the aggregate amount so reported and if the same is determined in the affirmative, bonds shall be issued and sold by such municipality and taxes imposed for the retirement of such bonds issued, in the same manner as in case of the original organization of a union water district. The proceeds of such bonds issued shall be deposited by such municipality shall there were such funds, such municipality shall there were such funds so deposited by said municipality shall be disposed of as follows: The estimated cost of the additional construction due to each municipality shall be deducted; the ro-power and district shall be deducted; the ro-provided in the original organization. The funds so deposited by said municipality shall be disposed of as follows: The estimated cost of the additional construction due to each municipality shall be deducted; the ro-provided construction due to each municipality shall be deducted; the ro-provided construction due to each municipality shall be deducted; the ro-provided construction due to each municipality shall be deducted; the ro-provided construction due to each municipality shall be deducted; the ro-provided construction due to each municipality shal	s considered to obey any such owner of any which is occa- which has been sgulation of the discharge of setablishment, shall the or industrial establishment, shall the or industrial establishment industrial establishment, shall the or industrial establishment industrial establish	such mortgage be recorded unless the taxes imposed by this article shall have which such lands are located. and been paid as provided in this article. No judgment or final order in any action or ing. proceeding shall be made for the fore-clusure or the enforcement of any mortages which is subject to the tax imposed applicant may apply to the auprement of the clark of the county in the office of the clark of the county in the office of the clark of the county in the office of the clark of the county in the office of the clark of the county in thirty days after the determination of the town board shall have been served and filed as herein provided, the owner or applicant may apply to the auprement.
AN ACT to amend the conservation law in relation to the taking of pheasants, Became a law Ms. 3, 1921, with the approval of the Governor. Passed, three fifths being present.	duty of the state engineer to continue the investigations heretofore conducted by the conservative commission of the water resources of the state, including the systematic gaging of rainfall and stream flow througout the state, so as to complete a comprehensive system for the	the estimated cost of the proposed improvements and general specifications describing the work to be done. The commission shall also prepare a statement or list of the public corporations and individual properties, which in its judgment will be benefited thereby, together with a statement of the propore-	make application by petition in writing to the commission for the approval of its maps, plans and profiles of such new or additional water supply or for such new or additional source or sources of water supply. Such application shall be accommended by an exhibit of maps of the lands of the project shall determine what proportion of the whole original cost of establishing conservation water works for such union water district for delivery of water at such central point shall be borne by each municipality. The pendency of a proceeding on the panied by an exhibit of maps of the lands part of any municipality or water district for delivery of water at such central points.	for the Durposes herein described in be necessary, the same may be entered to necessary, the same may be entered to the same were at the time of making the separate property or under the jurisdiction of any county-or other nunicipality or other civil division the state or contain improvements making the state of contain improvements making the state of contain improvements making the state of contain improvements are contain improvements.	nicipality shall be defined cost of the additional construction due to each municipality becoming a member of a union water district shall be deducted; the romainder shall be apportioned to each municipality in the district including the municipality thus last added thereto. In the proportion in which each has contributed to the cost of the conservation water works, and the commission shall as soon as possible pay to each municipality its share thereof. All sums so received by each municipality shall be applied by it to the payment of the principal of any outstanding bonds which it persons as easy a group thought the stand to retain their present the general health district. Local boards tricity of the city of New board of water supply, the stand to retain their present the continue to exist and to retain their present the continue to exist and to retain their present the continue to exist and to retain their present the continue to exist and to retain their present the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of the city of New board of water supply of the city of the city of New board of water supply of the city of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of water supply of the city of New board of supervic	sloner of health on due notice after an investigation and hearing and an opporting the city of New visions of this phose rights of affected by the rule or regulative relation against contain owning lishment. Plans for any such modification of the such counters and duties of the structure of the powers and duties of the structure of the powers and duties of the structure in any such pending matter, sether with all maps, plans and specifications in the office of such commission to the proprietor, lesses or tenant of the structure of th	tion secured by any such mortgage, un- less the taxes imposed by this article ahall seem just and legal. The court may can shall have been paid as provided in this ner article; and whenever it shall appear that ply any mortgage has been recorded without any mortgage has been recorded without the proceedings to the town board for another hearing. If no such application there shall be added to the tax a sum the determination sa to it shall seem just and legal. The court may confirm, vacate or modify such determina- iton and if it vacate the same, may remit the proceedings to the town board for another, hearing. If no such application be made-within the time herein provided, the determination shall be deemed final.
represented in Senate and Assembly, do enact as follows: Scotton I. Subdivision three of Section two hundred and fourteen of chapter su hundred and forty-seven of the laws o nineteen hundred and eleven, entitle	opment, regulation and use of the waters in each of the principal watersheds of the state. in the state that the principal watersheds of the state that the state of the stat	tional share of said total cost which should be borne by the said public corporations respectively and by the individual owners of property benefited collectively, expressed in decimals; and in case any part or proportion of the cost of such improvement is not properly assess. Such improvement is not properly assess. The said maps plans of the cost of the state engineer and surveyor and publicly exhibited to every person.	ing the sites and areas of the proposed of water under any statute, shall no reservoirs, a plan of the other works prevent such municipality or water district from taking part in the formation of the aqueduct line and the flow lines of a union water district as herein proposed to be constructed, the profiles trict from taking part in the formation of the water when impounded, maps, vided. plans and surveys and abstract of official receiving from the commission the relating to the same, showing the receiving from the commission the relation of particular sources of port, maps, plans, estimates of cost and	of such taking may be agreed upon the commission and the governing bout or body of such county, municipality civil division and the amount there shall be paid over by the commission to the proper officers of such county, and clean of the proper officers of such county, and including the proper officers of such county, and delivery to the commission of the county, and delivery to the commission of the commission of the said delivery to the commission of the c	water works, and the commission shall adjoining health districts any local health damages occasioned or suspectived by each municipality shall be applied by it to the payment of the principal of any outstanding bonds which it may have issued for the construction of conservation water works. The same steps shall be taken and the same rights and duties devolve upon all persons as ensue upon the singing of the municipality or corporation of record in the county. The same steps shall be taken and the same rights and duties devolve upon all persons as ensue upon the singing of the municipality or corporation of record in the county.	tion shall be submitted to and approved or heretofore completed. Stained by such it is after receipt of the notice within the discharge of sewage or of refuse or waste matter shall be discontinued and an action at against such on in any court of a sewer system, or one year in case of ply to appointment by the state engineer. The length of the civil service is time after receipt of the notice within the civil service of the appointment in the civil service of the appointment in the civil service of the appointment in the civil service of the appointment is the civil service of the appointment in the civil service of the appointment in the civil service of the appointment is the civil service of the appointment in the civil service of the appointment is the civil service of the appointment in the civil service of the appointment in the civil service of the appointment is the civil service of the appointment is the civil service of the appointment in the civil service of the appointment is the civil service of the appointment in the civil service of the appointment is the civil service of the appointment in the civil service of the appointment in the civil service of the appointment is the civil service of the appointment in the civil service	month for the period that the tax re- mains unpaid, except where it could not be determined from the face of the in- bol- strument that a tax was due, or where an advance has been made on a prior advance mortgage or a corporate trust mortgage without payment of the tax, to in which case there shall be added to in the service of party, according to the usual practice of the court in actions and special proceed-ings therein, and the decision of the supplier that a prior preme court shall be final except that a new hearing may be had as herein pro-
4	I AMPROVITED DEGLOS OFF PORTORS DISCRIFEDO OFFOCES F.	porations and individual properties as and when the contracts for any such storesaid, and shall be certified by the work are awarded, every such statement, said commission to the legislature as a with the maps, plans and specifications.	companied by a plan or scheme to de- cluded within such union water district termine, and proper compensation for any and all to the electors of each such manicipality the proper compensation for any and all to the electors of each such manicipality.	the supreme court within the judice district where said lands afferted to located on application either by the con-	eight, eight-a, nine, nine-a or nine-b of lected who are in onice on the first day is situated. Such special of July, nineteen hundred and twenty- be commenced by petition described in subdivision two of section local health officers. The local health be served by such owner than of such leaves and the local health officers.	proceedings shall the expiration of the period of time pre- pointment or reinstatement in the or	rder tax imposed by this article has hereto- pay the damages assessed and may there-
Thursday in October and the Thursday immediately following the last open Saturday in November, both inclusive, but	or property against danger therefrom. No order made by the state engineer and surveyor shall be deemed to authorize any interest of any property rights, public or	such plans and statements, a charge is made trained and which may be necessary made trained the state for any share of the expenses of the proposed improvement not including therein such preliminary expenses as may have been necessary, no such improvement shall be made under this article pursuant to any such tion, or the plan of any work under continuous order until the legislature shall tracet during its progress are extended.	whether direct or indirect, which will re- suit ton shall also be accompanied by such proof as to the character and purity of the water supply proposed to be acquired as the commission shall require. If such otherwise provided, such election shall be submitted within thirty days after receiving such certification from the board of trustees. In case of a city, except as hereif otherwise provided, such election shall be submitted. Such certification from the board of trustees.	county, municipality or civil division of motice to the other and when the data mination of such commissioners shall a confirmed by said court the sum so fur and determined upon shall be paid the commission. Any diversion right now exercised a court and appropriate purposes and under which publications.	act, shall succeed to the powers and duties of the conservation commission with respect to further proceedings in any such matter now pending and for that purpose the commission described in subdivision two of section three of such law shall have access to all books, papers, and under the same conditions as now records, documents, plans, specifications.	the state shall cease and terminate and terminate and the prohibition of section, seventy-six of this article against such discharge shall be in full force as though no permit had been granted, but a new permit may be applicable to thereafter again be granted as hereinbe-	The in excess of one-nair of one per centum. I have compared the proceding with elect per month. the original law on file in this office, and not be a set shall take effect immentary certify that the same is a compared the proceding with the compared the com
intervening between the first open Thursday Im- days in October and the Thursday im- mediately following the last open Satur- day in November shall be presumptive evidence of illegal taking. Only wild mai plantages may be taken. A person ma take and possess not to exceed this wild male pheasants in the open season	ment public safety shall so require, to make and serve an order directing any lie person, corporation, officer or board, constructing, maintaining or using any struc-	share of such expenses. The sun so approval of the commis- propriated shall be paid into the general fund of the drainage improvement dis- trict for which it is appropriated. Duly certified copies of said maps. Duly certified copies of said maps. Duly certified copies of said maps. The sun so approval of the commis- sion, nor unless a description of such slighted by the parties making the same and a copy thereof filed in the office of the state engineer and surveyor. No plans, specifications and statements shall extra or unspecified work shall be certified in the office of the county clerk fied for payment unless such work is	works corporation, it shall be accompanied by an undertaking in such amount tion for the establishment of an independent water supply for such city or for such sion shall determine, that such person or waterworks corporation will pay the expenses of the hearing and determination provided, such election shall be conduct as hereinaffer provided. Said commission of a propertion for the establishment of an independent water supply for such city or for a willage, except as herein otherwise provided, such election shall be conduct as hereinaffer provided. Said commission of a propertion for the establishment of an independent water supply for such city or for such ci	ranchise, express or implied, or intechise terminable at will as against the timer, shall be and be despited to be a voked when and to the extent that the waters subject to diversion are in the commission, to be so the tifled by order to be made by it, needs	pending matter. [16. Provisions of the civil service their present local health office and shall be answer respectively, offer their present term of office and shall be answer respectively, offer their present term of office and shall be answer respectively, offer eligible for reappointment if they have a certain sum, and no of reinstatement of persons whose positions in the civil service of the state are complied with the qualifications prescribed warded against either participated or made unnecessary shall not abolished or made unnecessary shall not apply to appointments by the state engineer.	costs shall be state of New York which has made such provided by appropriation. Arty unless the provision for the disposal of its sewage as vorable to him not to pollute or contaminate therewith first, nineteen hundred and twenty-on however, that any river, stream, take or other body of binte of New York, Office of the few abatements by appropriation.	tary of State, ss: tary of State, ss:
the original law on file in this office, and hereby certify that the same is a correct transcript therefrom and of the whole of said original law.	shall be the duty of every such person, the serve and comply with such order and with the conditions prescribed by the state engineer and surveyor for sale-	posed improvements, or lands situated. All the work herein specified shall be within the limits of the improvement fone by content, executed in triple is district and in the office of the state on as required by law and entered into by gineer, and surveyor. Upon the completion - sade filing of such maps, plans, age improvement district after having ad-	it will hold a public hearing at such place vided, such election shall be conducted as it may specify in said notice, for the purpose of hearing all participant, municipal law, but only electors resident within the corporations or other civit divisions of water district shall participate in the state that may be affected thereby. Such notice shall be published in such ed adopted by a municipality if a magnification of the conducted as provided in article thirteen of the tow water district shall participate in the election. Such proposition shall be deem such notice shall be published in such ed adopted by a municipality if a magnification.	vided. The commission shall have to tight, subject, in case of state improve highways, to the approval of the state highways, to relocate highways, to relocate highways which are within lands to be flowed by works constructed hereunder 22 and 24 and 25 are of 02 and 25 and 2	ore and persons having duties relating blief with such quantications of have been to engineering and surveying who were duly exempted therefrom. In this act shall take effect immediately. In this act shall take effect immediately. In this act shall take effect immediately. In the property day commissioners of appraise the post shall recommend such the provisions require their appointment or reinstatement in the order of their the original law on file in this office, and the processary expenses of classical actions.	in the charge of any sewage or substance dele- and the charge of any sewage or substance dele- and do hereby certify that the same and do hereby certify that the same correct transcript therefrom and of the potable qualities of the water in any at he reasonable ter, from which incorporated city or vil- lesses and other claimant. Such ply, provided, that such river, stream,	Became a law May 8, 1921, with the Section 1. Section twenty-six of chap-
LAWS OF NEW YORK.—By Authority. CHAP, 499. AN ACT to amend the conservation law. in relation to engineering and construc-	lecting so to do, or who hereafter erects or reconstructs any such structures hereinbefore referred to without submitting to the state engineer and surveyor and obtaining his approval of plans and specifications for such structures when re-	hearing to persons interested therein. No person or public corporation to be affected shall be heard in opposition to the organization of the proposed district, or the proposed improvements, unless or the proposed improvements, unless and in writing for said work, according	prior to the day specified in such notice any person or municipal corporation or the proper authorities of any civil division of the state may file in the office of the state engineer and surveyor objections to the project proposed by such aptimizations now provided by law upon the limitations now provided by law upon the limitation is not the limitation that the limitation is not the limitation is not the limitation th	h mission or other way devoted to public use, but the same shall be restored to its former condition of usefulness. It commission shall have power to apply behalf of the state under any law to congress for permission to divert water	tified list of all engineers, surveyors and persons having the duties above described, who were employed by such commissioned and made unnecessary. The state engi-	county in which such plaitiff is located. Whenever such action shall be brought in whose favor in whose favor ey shall be estimated the provisions of this section, it shall be the duty of the supreme court and commission. In whose favor is the provisions of this section, it shall be the duty of the supreme court approval of the Governor. Passed, the fring the bringing and maintenance of fifths being present.	the Section 1. Section one hundred and forty of chapter ninety-nine of the laws of nineteen hundred and nine, entitled constituting chapter sixty-seven of the course of their employees in the course of the course of the course of their employees in the course of the course of their employees in the course of the course of their employees in the course of their
fifths being present. The People of the State of New York	the plans and specifications so approved shall forfeit to the people of this state	shall file in the office of the state engi- neer and surveyor written objections where the maps, plans and specifications	specified in said notice, or upon such wise provided by the constitution of the subsequent day or days to which it may	whenever it shall be necessary	the same or similar kind or grade which the same or similar kind or grade which the same of such office under this act and for which the compensation may be provided by appropriation. 17. This act shall take effect July first, nineteen hundred and twenty-one. State of New York, Office of the Secretary of State, as: 18. The People of the State of New York, Office of the Secretary of State, as: 19. The People of the State of New York, Office of the Secretary of State, as: 19. The People of the State of New York, Office of the Secretary of State, as: 19. The People of the State of New York, Office of the Secretary of State, as: 19. The People of the State of New York, Office of the Secretary of State, as: 19. The People of the State of New York, Office of the Secretary of State, as: 19. The People of the State of New York, office of the Secretary of State, as: 19. The People of the State of New York, or the same shall be reported in Section 1. Section three-a of chapter may sue for and recover.	within the time corporation, municipality, village, county ter forty-six of the laws of nineteen h	hap ter five hundred and ninety-eight of the is hereby amended to read as follows: hun- laws of nineteen hundred and thirteen, is \$ 26. Enforcement of payment in de-
last amended by chapter four hundred and sighty-six of the laws of nineteer hundred and seventeen, are hereby amended to read as follows:	the area draining into the pond formed thereby does not exceed one square mile; by unless the dam is more than ten feet in height above the natural bed of the	the organization of the proposed district or the proposed improvements. Upon the conclusion of such hearing the commission shall determine whether such district should be organized, and ling institution in the city of Albany or	tion. The commission shall determine tablishment of a sinking fund on account whether the plans proposed are justified of the bonds so issued. An affirmative vote in any municipality	erning board, body or officer having continues assisting continues assisting continues thereof in such man	hereby certify that the same is a cor- fect transcript therefrom and of the whole of said original law. Whole of said original law. TOUNT TOURS TOURS of the consolidated laws. 25 having cognizance thereof.	form of action plaintiff shall take or receive its water or ally discharged from service in may be prescribed by the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the United States of the court, to take army or navy of the court, to take army or navy of the court of t	hon- of the property, by street number or shall constitute a liquidated claim for the otherwise, as the case may be, in such damages against the employer, self-in- or of manner as will enable the department surer or insurance corporation, which
department is hereby created and shall continue to be in charge of a commission to be in charge of a commission to be incharge of a commission to be incharge of a commission.	tity of water-which the dam-impounds all exceeds one milion gallons; nor to a dock, pier, wharf or other structure under the jurisdiction of the department of the docks, if any in a city of the first class. This section as hereby amended—shall—	what, if any, modifications should be made in the plans, maps, specifications and payable at sight to the commission if the commission shall determine that for five per centum of the amount of the said plans, maps, specifications and proposal. In case the proposer to whom statements should be modified in any responsal. In case the proposer to whom	the supply and the watershed from contamination or provide for the proper the same proposition may be resubmit whether such plans are just and legitors thereof and in such case in the same proposition may be resubmit the same proposition may be resubmitted and legitors thereof and in such case in the same proposition may be resubmitted and legitors thereof and in such case in the same proposition may be resubmitted and legitors thereof and in such case in the same proposition may be resubmitted and legitors thereof and in such case in the same proposition may be resubmitted and legitors thereof and in such case in the same proposition may be resubmitted.	be sufficient. But such lands shall be entered upon by the commission such case until after judgment adjust ing that the condemnation thereof is a case. For the purposes herein species and the condemnation that the second shall be rendered, nor until the second shall be rendered, nor until the	thirteen, is hereby amended to read as therein by virtue of this a follows: CHAP. 504. AN ACT to amend the executive law, in relation to disposition of fees paid by historia as the commissioner with such other disposition of fees paid by historia as the commissioner may from the plaintiffs to the sum or a fisher public. The property of said commissioner to the right and title of the point of said commissioner and the right and title of the right and title of the point of said commissioner and the right and title of the	other substance into such waters, or the poliution thereof, with such further disums demanded and desirable to effect such purpose, prosequence in such sult vided that such river, stream, lake or other body of water is wholly, or in part, of the United States who shall have	the number of apartments in each house, the number of rooms in each apartment, of the people of the state. An employer and the number of families occupying the apartments. In case of a transfer of any tenement house, it shall be the duty of the grantee of said tenement house to file ble to a penalty of not more than ten per the grantee of said tenement house to file ble to a penalty of not more than ten per the grantee of said tenement house to file ble to a penalty of not more than ten per the grantee of said tenement house to file ble to a penalty of not more than ten per the grantee of said tenement house to file ble to a penalty of not more than ten per the grantee of said tenement house to file ble to a penalty of not more than ten per the grantee of said tenement house to file ble to a penalty of not more than ten per the grantee of said tenement house to file ble to a penalty of not more than tenement house.
alon or commissioner. In addition to the powers and duties actended on share and be subject the duties of the commissioners the state reservation of Sarators Spring	the engineer and surveyor of plans, specifica- the tions heretofore approved by such com- tall mission or commissioner under this sec- tion. The No order relating to a dam nor ap-	vided for in regard to the original there. come a part of the drainage improvement district fund. The commission may relief the commission shall finally determine that the district shall be organized and provided whenever in its judgment the that the proposed improvements should interest of the district shall be enhanced	of water supply, and whether said plans make fair and equitable provisions for the determination and payment of any property, both direct and indirect, which property, both direct and indirect, which mission to certify the proportion of any property.	ment shall require that such remains to ment shall require that such remains to removed to some other appropriate in or places to be specified in said just ment including the removal and place of all marks distinguishing the person of all marks disting	represented in Senate and Assembly, do Rection I. Section one hundred and four of chapter twenty-three of the laws of nineteen hundred and nine, entitled of nineteen hundred and nineteen hundred	from any city, said sewer is discharged. The expense of ing the name of the decessed, the teamboat-or-oth- such examination by said department in which he served, and, if possible,	tain one years of age, and in case of the devo- of such compensation be not due, the lution of such property by inheritance commission may, if the present value of the without a will, it shall be the duty of the such compensation be computable, de-
					the hundred and forty of the laws of the commissioner. Section fourteen of such chapter as matter of any kind is be a mended to read as follows: 104. Disposition of fees paid by notation the commissioner. 104. Disposition of fees paid by notation the commissioner. 105. Section fourteen of such chapter as matter of any kind is be a mended to read as follows: 106. Section fourteen of such chapter as added by chapter five shall include all streams to hundred and fifty-nine of the laws of all bodies of surface and hundred and fifty-nine of the laws of all bodies of s		
moved the commissioner shall be re	re- i 23. Actions to recover penalties. An	n fected by the final determination of the tract, and such security shall be approve	ply and interests of any other municipal in such case any municipality shall yo	or officer, if any, formerly owning,	of filing his cath of office, one dollar and commissioner of health shall make from 50 as to create a public n	nuisance, he may section shall be submitted to the state and the expenses of such burial	probate of his will, if he died testate. ance with the award. A penalty recov-
roing provisions, the present commissioner shall continue in office for the for which he was appointed. Togular term of office of the commissioner shall be six years to be computed the first day of January of slendar year in which he shall hean appointed. The commissioner appointed.	re- of the state of New York. In any such its- action all penalties incurred up to the time of commencing the same may be sued for and recovered therein and the commencement of an action to recover ited such penalty shall not be, or be held the to be, a waiver of the right to recover ave any other penalty. All moneys recovered	district shall be deemed organized and the plans, maps, specifications, et cetera, shall be established and final plans, maps, specifications and statements of such district. In the event that upon a such review there shall be any modification by the court of said final order, maps, plans, specifications and state-	wision of the state or the inhabitants thereof; or to bring into co-operation all municipal corporations, or other civil divisions of the state, which may be affected thereby; or to make just and equitable the submitted plan or scheme to determine and provide for the pay-	of the project prosecuted by tain the property acquired for such interment as a cemetery. The lands interment as a cemetery. The lands in quired for such reinterment shall deemed to be required for the purpose the project authorized by this article the project authorized by this acquired by Before any lands are acquired by the chase or any condemnation proceeds on the purpose of the project authorized by the chase or any condemnation proceeds on the purpose of the pu	county of Kings nor forty-four hundred dollars in the county of New York in any one year, and each of the county clerks of the counties of New York, Kings and Erie may apply the amount so restained by him in payment of the salary of the notarial clerk or clerks in his office. The county clerks in county of the salary of the notarial clerk or clerks in his office.	chapter eleven of the consolidated laws, is or other mat- is as last amended by chapter fifty-seven clipality, corpora- of the laws of nineteen hundred and nine- teen, is hereby amended to read as fol- lows: 2. Erect all necessary buildings and directing the dis- charge. Such no- when and place chapter eleven of the consolidated laws, the county in which the said so sailor or marine, or the wife or wide such soldier, sailor or marine, other board or officer vested with county in which the said so sailor or marine, of the county of which such soldier, sailor or marine, of the county of which such county in which the said so sailor or marine, of the county of which such soldier, sailor or marine, of the county of which such soldier, sailor or marine, or the wife or wide other board or officer vested with soldier, sailor or marine, or the sailor or marine, or the soldier, sailor	to read as follows: 5. Keeps or maintains a house of pros- titution, assignation or ill-fame of any description in a tenement house, or who lets or permits the use of a room or lets or permits the use of a room or rooms in a tenement house for such pur- pose, shall be deemed to be a vagrant, and upon conviction thereof shall be com- lets and upon conviction thereof shall be com-
conservation commission" and "commission conservation commission" and "commission" and "commission" when used in this chapter, copt in articles seven, seven-a, eignight-a nine, nine-a and nine-b ther shall each mean the conservation comissioner, and wherever by the term	ou- out costs recovered therein, shall be paid n." Into the state treasury by the state en- nis- ex- general fund. An action now pending ght, if any, by the conservation commission reof, to recover such a penalty under the for om- mer provisions of the last section shall be prosecuted to completiton by shall	ments, the court shall direct the modification thereof by order, and the commission to complete the same in such sign shall cause such order to be filed and recorded. 11. Sections four hundred and eighty-five, four hundred and eighty-eight and four hundred and ninety-one of such chapter, as added by chapter four hundred and ninety-three of the district, or the contract may be canceled and readvertised and releging the chapter, as added by chapter four hundred and ninety-three of the district, or the contract may be canceled and readvertised and releging the chapter, as added by chapter four hundred and ninety-three of the district, or the contract may be canceled and readvertised and releging the chapter, as added by chapter four hundred and ninety-three of the district, or the contract may be canceled and readvertised and releging the chapter, as added by chapter four hundred and ninety-three of the district, or the contract may be canceled and readvertised and releging the chapter, as added by chapter four hundred and ninety-three of the district, or the contract may be canceled and readvertised and releging the chapter.	and all legal damages to persons or property, whether direct or indirect, which will result from the acquiring of said lands and the execution of said plans, or to make safe all dams or reservoirs to be constructed by said plans; or it may reject the application entirely or permit another to be filed in lieu thereof, but it	excavation or construction hereunder, commission shall cause a general to be made and filed in the office of the certified copy thereof to each minimum pality a member of a union water trict, which map shall show the trict, which map shall show the package to be diverted, and shall a necessary to be diverted, and shall a necessary to be diverted, and shall a necessary to be diverted.	than the counties of New York, Kings and Erie may retain from each fee so paid by a notary public as a condition of filing his cath of office, fifty cents. The amounts so retained by a county clerk of any county shall be in full payment for all his services and disbursements commissioner of health shall age, town or county we have a public hearing where a public he	and the plans and such part of the speci- fications as shall be required by the state or of the city, vil- where such dis- l be served per- east fifteen days in the case of a laso be first approved by the state or her death, is hereby author the state of the speci- his or her death, is hereby author and directed to audit the account an the expenses of such burial and stone, and a reasonable sum for the state commissioner of health. Any changes in such location or plans shall nated in section eighty-four an necessary expenses of said pers	mitted to the county jail for a term not exceeding six months from the date of commitment, or, if the person convicted is a female she may be placed upon probation except in the following cases: (a) bation except in the following cases: (a) when the offense was that of keeping or maintaining a house of prostitution, as signation or ill-fame in a tenement house, or (b) when the female has been con-
by the conservation commission is quired to be taken by resolution or majority of the members, such act that be taken by a formal order of a commissioner entered in the records the conservation department. The terms "commission" "commission" "commissioner entered in the records the conservation department.	re- in of such chapter, as added by chapter four bundred and fifty-one of the laws of nineteen hundred and sixteen, is hereby repealed. Sof Section two hundred and nineteen chapter, as added by chapter for three hundred and elebters.	nineteen hundred and nineteen and amended by chapter two hundred and forty-seven of the laws of nineteen hundred and dred and twenty, are hereby amended to read as follows: 1 485. Apportionment of benefits. If proceedings to review the final order of the commission creating the drainage im-	shall, however, make a reasonable effort to meet the needs of the applicant, with due regard to the actual or prospective needs and interests of all other municipal corporations and civil divisions of the state affected thereby and the inhabitants thereof. Whenever the commission shall make a decision on any applicant, with than one-half of the amount so deposit by any one municipality until one-half of the amount so deposit of the separate deposits of other municipal test affected thereby and the inhabitants thereof. Whenever the commission shall make a decision on any applicant, with the commission shall withdraw not more than one-half of the amount so deposit by any one municipality until one-half of the amount so deposit of the separate deposits of other municipal test shall have been withdrawn. Upon concurrence of a sufficient number of municipalities by affirmative voton submission of the proposition afortions.	the lands needed for rights of way for the location of reservoirs and cent points of delivery of water; and commission shall cause general plant all construction and excavation work he made and filed, and copies the furnished in the same manner. 1. 1534. Letting of contracts; construction of contracts; construction and construction and construction.	in such county. If the office of any such county clerk is a salaried office, such county clerk shall pay over the sum so tetained by him, to the officer to whom issued to be paid. The county clerk of each county shall, within ten days after the end of each month, nay over to the dations shall be approved by the state commissioner of the line approved by the state dations shall be approved by the state continued in the public health, it shall certify protect the public health, it shall certify ice shall be upon an office shall be upon an office state commissioner of health for, to the state dations shall be approved by the state field period of time there dations shall be approved by the state of the dations shall be approved by the state of the dations shall be approved by the state of the dations shall be approved by the state of the dations shall be approved by the state of the dations shall be approved by the state of the dations shall be approved by the state of the dations shall be approved by the state of the dations shall be approved by the state of the dations shall be approved by the state of the dations of t	rer thereof. The missioner of health and his duly authorised representatives shall have the power to inspect such county hospitals during the municipality, ponsible for such t within a specitive and such proper submitted to and approved by the state ported by public expense therein.	victed previously of any offense or crime. The procedure in such case shall be the same as that provided by law for other cases of vagrancy. 3 Subdivision two of section one hundred and fifty-three of such chapter, as last amended by chapter five hundred and ninety-eight of the laws of nineteen and ninety-eight of the laws of nineteen clark of such county in conformity there.
deed in articles seven, seven-a, element-a, ine, nine-a and nine-b, sine-entant consisting of consisting of a seputy designated by him, the attorney-gent-aite engineer and surveyor or a decase engineer and surv	sht, section two hundred and twelve, and section two hundred and ninety-one of the such chapter, as added by chapter three hundred and eighteen of the laws of nineteen hundred twelve and amended press the laws of nineteen hundred and eight of the laws of nineteen hundred and thirteer puty are hereby amended to read as follows	plans, maps, specifications and state- ments have not been instituted within thirty days from the date of the filing of the same, or upon the filing of a modification thereof as directed by a final order of the court, the commission shall are upon failure to agree in proceeding to assess upon the lands and for drainage improvements. When properties in such drainage improvements. When properties in such drainage improvements.	cause the same to be filed, together with all plans, maps, surveys and other papers or records relating thereto, in the office of the state engineer and surveyor. The decision of the commission and its changes in the design as circumstant action on any application may be reviewed by certiorari proceedings. The ex-	tion work shall be performed under the tracts based upon maps, plans and citications and estimates of quantities made by direction of the commission hereinbefore provided, and any contract for performance of the whole work to done or material, based upon any petition or any contract for any petition or any petiti	the of New York and Kings may retain, from each fee so paid by a notary public as a condition of filing his oath of office, the county of filing his oath of office hundred dollars in the county of Kings nor forty-four hundred only of the county of Kings nor forty-four hundred only of the county of the counts of the county of the county of the county of the state of the county of the state of a contagious or infectious distributions to immediately report an outback of a contagious or infectious distribution and to immediately report an outback of a contagious or infectious distribution and to immediately report an outback of a contagious or infectious distribution and to immediately report an outback of a contagious or infectious distribution and to immediately report an outback of a contagious or infectious distribution and to immediately report an outback of a contagious or infectious distribution and to immediately report an outback of a contagious or infectious distribution and to immediately report an outback of a contagious or infectious distribution and to immediately report an outback of a contagious or infectious distribution and to immediately report an outback of a contagious or infectious distribution and to immediately report an outback of a contagious or infectious distribution and to immediately report an outback of a contagious or infectious distribution and to immediately report an outback of a contagious or infectious distribution and to immediately report an outback of a contagious or infectious distribution and to immedi	s matter be in- ved by the state hall not be valid covernor and the then so approved the attorney-gen- laws," as amended by chapter one hun- der: Such means dred and thirty-four of the laws of all applications since the teen hundred and ten, is hereby amended the person of such burial and headstone be a charge upon the county of his to logal residence. It shall be the di the person or commission in this provided prior to the annual meet the board of supervisors to make to anal report to such board of super the person or commission in this provided prior to the board of supervisors to make to anal report to such board of super the board of supervisors to make to anal report for hundred and the	nundred and initieen, is nevery amended to read as follows: 2. If there be two or more convictions in the same tenement house within a period of six months either under section one hundred and fifty of this chapter, under section eleven hundred and forty-index six of the penal law or under subdivision four of section eight hundred and eighty-
mission. Where, by the provisions of such article, any plans or specification whomsoever prepared or submit fequire the approval of such complete without the concurring vote of state engineer an approve. All	Before the construction of a dam, other any long, than a dam to which section twenty-two of this chapter applies, is commenced of the plan thereof, and a statement of the name, length and location of the water on which the dam is to be built shall I engi-	termined under the provisions of this are section, the commission shall file in the complication of the complete soffice a certified copy of the	pense of any such hearing and determination by the commission shall be known as conservation was nation by the commission to the person, waterworks corporation, municipal corporation or other civil division of the state making such applicant within thirty days thereafter upon the certificate of designated by the state engineer and days thereafter upon the certificate of designated by the state engineer and designat	nd side notice of such letting, to be and advertising the same once in each for four weeks immediately preceding the day fixed for the receiving of bids one such notice shall be published not newspaper printed within each of newspaper printed within each of such newspaper printed within each newspaper	Ayment of the salaries of the notarial clerks in the office of the clerk of New York. Office of the Secretiate of New York office of the Secretiate of New York.	plut in operation in the order. The plan of sewer system. The sewer combealth shall have missioner shall cause a copy of the map and plan of the proposed sewer system, the execution of or proposed extension thereof, to be sub-evidence at specimitted to the state-engineer, and if appropriate in the execution of proposed extension thereof, to be sub-evidence at specimitted to the state-engineer, and if appropriate in the execution of proposed extension thereof, to be sub-evidence at specimitted to the state-engineer, and if appropriate in the execution of proposed extension thereof, to be sub-engineer and if appropriate in the execution of proposed extension thereof, to be sub-engineer and if appropriate in the execution of proposed extension thereof, to be sub-engineer and plan of the proposed sewer system. It is allowed; and annual report and be proposed extension thereof, to be sub-engineer and plan of the proposed sewer system. It is allowed; and annual report and be proposed extension thereof, to be sub-engineer and plan of the proposed extension thereof. It is allowed; and annual report and be proposed extension thereof. It is allowed; and plan of the proposed extension thereof. It is allowed; and annual report and be proposed extension thereof. It is allowed; and annual report and be proposed extension thereof. It is allowed; and annual report and be proposed. It is allowed; and annual report and be proposed extension thereof. It is allowed; and annual report and be proposed. It is allowed; and annual report and be proposed. It is allowed; and annual report and annual repor	seven of the code of criminal procedure. 1 4. This act shall take effect Septem- ber first, nineteen hundred and twenty- one. State of New York, Office of the Secre- tary of State, 58: I have compared the preceding with the original law on file in this office, and Neither the commission nor any party
of forest preserve property, on the state under the previse property the previse property of the state under the previse forms by the state engineer that with the approval of such the property of the members thereof may be to the property of such committees the property of the property	the directing or permitting the work. 1 291. Fishways: pensities. The com- the land or the official directing or per part. mitting the work, make a order to the com- entered in its minutes and to be serve the land or the official directing or per com- entered in its minutes and to be serve the land or the construction or official directing or per com- entered in its minutes and to be serve	and shall specify the same in a statement thereof opposite the number of each partition of land and each designation of decretion of property corresponding with ed, that no appeal from such final order the number thereof on such improve and and judgment has been or will be taken and description of such improve by the state, or, if an appeal has been ed ment district with the name of the own—taken, a certified conv of the final judgment.	the commission to the persons entitled water for the purpose of making survey thereto. The first of such chapter is hereby repealed the paring the maps, plans, specification one, five hundred and thirty-two, five business damaged thereby shall be the red and thirty-two, five business damaged thereby shall be the red and thirty-three, five hundred and the chains therefor with	or counties wherein any The requirements is to be performed. The requirement in an and contents of public tracts in respect to the requirement bonds from contraction of the bonds from contraction of the performance and completion of the performance and p	the property uch village shall by resolu- trustees of such village shall by resolu- and require that certain the original law on file in this office, and shall determine that such expenses shall be made at certain shall determine that such expenses shall be made at certain shall determine that such expenses shall prior to the final date in the property trustees of such village and partly by made at certain shall determine that such expenses shall prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly prior to the final date in the property trustees of such village and partly	in definite times approved of the state engineer, and if the original law on file in this office like order. approved, it shall be filed in the offices do hereby certify that the month of the state commissioner of health and sorrect transcript therefrom and the substance, solid of the form elect. Any of the waste 9. Section two hundred and sixty of the other of the form of	do hereby certify that the same is a correct transcript therefrom and of the fee to any public officer for filing or rect. Whole of said original law. JO. IV. J. LYONS. Secretary of State. LAWS OF NEW YORK.—By Authority. CHAP. 534. CHAP. 534. A CT to amend the town law, in relay. They compared the receding with the presenting the present the pr
real offices or departments as managed for it appropriation, and	their any dam heretofore or hereafter built other than a dam to which section twen also be fishways, the making of charge thereis in accordance with specification the be-embodied in said order	in on said map and survey and descriptions; in whole or in part said final judgment such statement shall also include a state- ment of the estimated cost of the pro- ment of the estimated cost of the pro- ment of the estimated cost of the pro- mission, c' such officer thereof as it shall direct, his warrant for the payment of the amount due upon such final order and the amount due upon such final order	ch ter two hundred and thirty-three of the commission shall have the portion of the awa of nineteen, hundred and thirty-three of the people of the people of the state of the name of the people of the state of the name of the people of the state of the people of the people of the state of the people	If in the judgment of the state in and surveyor any work is not being of formed according to the Contract the best interests of the public, and the commission of the commission and commission that the commission is commission.	LAWS OF NEW YORK—By Authority. CHAP to amend the public health law, be assessed and collected in the manner from any step, in provided by the village law for the manner from any step, in provided by the village law for the manner from any step, in provided by the village law for the manner from any step, in provided by the village law for the manner from any step, in the manner from any st	refuse or waste four of the consolidated laws, is become and the pendidated laws, is become and managed to read as follows: I see taining new	tion to the drainage of agricultural lands. Became a law May 2, 1921, with the agricultural proval of the Governor. Passed, three-proval of the Governor. Passed, three-proval of the Passed of the Governor. Passed, three-proval of the Passed of the Governor.