No.65.--An act providing for the annexation to villages of oitilying districts. It is hereby enacted, etc.: Sac. 1. If the or more freeholders residing within territory adjoining the bounds of an in-corporated village and residing within the bounds of the town in which such villages or a part of such village lies, desire to be annexed to such village, such freeholders may apply by petition in writing to the trustees of the village requesting such interaction. Since J. If a majority of the trustees of the village layor such as a such as a such that the requesting such annexation. Since J. If a majority of the trustees of the village is stuated, and the judge, on such ap-plication, shall appoint here the interested free-holders as commissioners to decide upon the advantify of such annexation. Boo 3. The minimi-sioners shall at the time of a baaring, hear parties intrested and decide whether much annexation is avisable. If they decide in favor of annexation they shall fix the bounds of the territory to be annexed and shall application of the territory to be such ap-plication of the territory to be and the difference of the condet of the territory to be and stall and the town in which the territory sough to is annexed lies.

becomes bases to be revoluted in the same of the elerk of the town in which the territory sought to be annexed line. Suc. 4. The commissioners shall give notice of making their decision, if they decide in fa-ver of anniexation, appoints a time are place at which persons residence within the bounds fixed by the commissioners of the ter-ritory sought to be annexed, shall meet to vote upon the question of an exation, and the com-missioners aball give public notice of such meeting in such manner as they see it. Suc. 5. At such meetings the residents of such territory who are voters in fown meeting may sole on the question of annexation. If a mejority of such residents in number, and amount of grand his, vole in favor of annexat-ion, such vote shall be recorded in the effect of the clerk of the town in which the territory sought to be annexed liss. Suc. 5. Upon the record of such favorable votes the trustees of the vithage shall cause a village meeting to be warned, and at such meet-ting the trustees of the such as the territory sought to be annexed liss.

votes the trustees of the village shall cause a village meeting to be warned, and at such meet-ing the question of annexation shall be sub-mitted to the voters of the village. If a uthely-ity in sumbler of the voters in village meeting vote in favor of such annexation, such vote shall be recorded in the offlier of the clerk of the town in which the territory singht to be annexed lies, and from the date of the record of such favorable vote 1. territory sought to be nonexed shall become a part of such village. Exc.7. This act shall take effect from its passage.

Approved Nov 25, 1884. No 74.—An act rolating to bear traps. It is becely enacted, etc.: Suc. 1. A person who eves or causes to be set a bear trap, shall cause to be built and maintained, three-fourths around the same in a substantial manner, a ralling or givel not less thus three feet bigh, and shall proser the en-traine of such trap socials domestic asimals by placing a pole kolizontaily at a bucht of three need from the ground across the points be-tween which it is designed that the bear should enter and trap. A person who violates the provisions of this section shall be fixed not less than ten dollars nor more than thery dollary. Size J. Justices of the county shall have ju-risidiction of offeness nuclei tha act. Approved Nov. 28, 1884.

No 75 .- An act in addition to section 3895, chapter 179 of Hevised Laws, to protect

chapter 170 of Hermed Laws, to protect gatue. It is hereby enacted, etc.: Suc. 1. No person in this State shall, at any time, take, kill, survey to treactive, or cause to be taken, killed or received, any woodrock or unfflad grounds, commonly called paroidage, for the purpose of shipping, or in any manner lik-posing of them to hardle or persons outside of this State, for trafflar or caus. Any person vio-lating any of the provisions of this set shall forfert, to reach otherwe, her dollars and cost, one-half to ge to the person making the com-plaint and one-half to the state. Sup. 2. This set shall take effect January I, 1863. Approved Nov. 25, 1894.

Approved Nov. 25, 1884.

By in number of the voters in vitings to transform to the processing in the others of the levels of the l Approved Nov 25, 1884.

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Approved Nov 26, 1884.

No. 81-Au act to prevent the communication

No. 84.—An act to prevent the communication of disc. It is benefity enough, etc.; Bas, 1. A person who delivers to another pressure corporation at a point within this state, for transportation to a point within the state of the state. In deal below, along a physican person or to the receiving person of the corpor-portation a certificate should be a physican part of the practice medicine and surgery in the State, or a certificate should be the acti-tion to whom it is delivered for each trans-prior of the receiving person of the corpor-tion in the state, or a certificate should be the ab-shift qualified to practice medicine and surgery in the State, or a certificate should be the ab-shift qualified to practice medicine and surgery in the state or small the decorso of the sould be owned to be stated body is enclosed in a meaning and the obset obly is so delivered for transpondition did not die of small pox, diplitheria or sca-ted fit de desal body is enclosed in a meaning and the desal body is person without having the desal body of a person without having the desal body of a person without having in delivering such deal body for transpondition due to more than three bundled dollars nor-sent and the due do the about a beron to compar-tion delivering such deal body for transponded on the should be downed that we bundled dollars in the deal body dollars. The scate required by the provisions of this set shall be resting in the due do the should be downed then the first or the should be the provision of the first from the state to more than three bundled dollars in the should be the provision of the set first from the state in the downed the state the certificate from the state to first more than three bundled the first from the state to more the state the first from the state of the first f

Approved Nov. 25, 1884.

No. B1.—An act providing a line or animals for pasaringer, food and shuffer.
 It is briefly charges having charges due them for pasaringer, food and shuffer.
 It is briefly charges having charges due them for pasaring. Resultion or keeping houses, or other denoestic animals, brought to due premises or placed, with the convert of the overet there is one care of such presents may. If the charges become due while such animals a runnation their possession, retain the presents or or such ani-mals until such charges are paid. Approved Nov. 25, 1894.

No. 92 .-- An act relating to the settlement of estates.

takes It is bareby enacted, etc.) S e 1. The protate court may dodlee to make an order for the distribution of a solvent estate among the lears, devices and legates, and, in the opinion of the Product court, suit-able grave stones are erected to the memory of the do created at his place of harial, if buried within the State. And if such suitable grave-states have not been overed before the time when such order of distribution would natural-by be made, the product evaluation appropriate a sum from such estate and theat to effort the expenses of erecting an-h grave stones. Approved Nor, 23, 185.

Approved Nov. 23, 1884, No. 101.—An act providing remisimment for the wrongthil sale or encourainent of personal impacts on which there is a line. The second second second second second provide encourainent of the second second second provide the second Approved Nov. 25, 1884.

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No. 96 .- An act in addition to chapter 124 of Revised Laws, relating to instaruly proceed-

No. 981 — An act in addition to chapter 124 of Revised Laws, relating to instantly proceeding.
 B is hereby enacted, etc.:
 Sho. 1. If any execution issued made the provision of section 2407 of the Revised Laws, shall be returned massed, encoded and the cases on property on which there is a shall take encoded and the fatter or his survive cases no property on which there is a shall take the cases in property on which there is a shall take encoded and the survey of the standard encoded in encoder of the section of the survey of the fatter or his survive the survey of the fatter or his survive the survey of the fatter or his survey of the fatter of the fatter or his survey of the fatter is and the survey of the fatter or high and the fatter mass as any thread to define the fatter or his survey of the survey of

sel. See 3. This act shall take effect from its

Approved Nov. 25, 1881.

No. 97 .- An act in rallef of sureties in bastardy

Approval Nov. 25, 1984. No. 102.—An act relating to forgery and coun-tericiting of worthcares of intack and avidence as of units to the property in addition to Chap-ter 10% of the lawter's Laws. It is hereby conneided, atc. Son. 1. Any person, who writingly, falsely and decuitantly makes, alters, forgers or compterfulls, in whiringly makes, alters, forgers or compterfulls, in whiringly, falsely or decuitally causes to be made, altered, to ged or commercial, tor-ging or counterfailing of a certificatio of stock or any evidence or miniment of trils to property with interior in grow or defrand any person shall be implyinged into bias person more than ter very and lined not more than one idensiand dollars. Suc. 2. A person who niters and publishes duillars. Such as a basis but information that the information of the second se

 Approved Nov. 25, 1891.
 No. 97. — An act in rulef or swretes in bastardy proceedings.
 Bit is to rules smalled, etc.
 Sto. 1. When a serion become a recognized in the order of a basis of charty. Court is writely for the (crossed appearance belows a dimensional appearance) below a basis of chart of the county of the county of the series of the layed takes.
 If the order of a basis of chart of the series of the ser No. 103. An act to provide for the transfer of stock in corporations as collateral security. It is hereby enacted, etc.: Sec. 1. The transfer, by assignment and definition of a certificate or excitinates of stock in any corporation, in this State, as colliceral security, shall be a valid transfer of the shares of stock representation of y such excitinate or orbitistic or exciting the state of the shares of stock in the state of the shares of stock in the state of the shares of stock representation in the state. The state of the shares of stock is the shares of stock is a sentile the state of stock representation, and the state of stock representation is a stock of the shares of stock assignment and delivery shall have been given to be circle, cashier or treasure of such corporation and assignment shall be valid against the subsequent at such in a stock is made to be a super a stock or the same is made in acoulting predicts of the assignment shall be valid against the subsequent at stock is stock so far as the corporation is concerned.

NEC. 2. This act shall take effect from and af-ter its passage. Approved Nov. 25, 1884.] Heviaed Laws relating to private corpora-tions.
List to reach a start of the Revised Laws, is hareby submitted to read as follows: The summary capital stock shall be determined in the articles of association and shall not be less tharefive hundred dollars, not more than one million dollars, and shall be divided into shares not exceeding one hundred dollars each.

Approved Nov. 7, A. D. 1884.
 No. 93.—An act servicing for the attendance of witnesses before the Grand Jury.
 It is horeby enaried, etc.:
 Six. 1. If a person, legally summoted to appear before the grand jury of any county in this State, to give evicence of what he knows in researd to all matters of comparing panding and to be investigated before said grand jury, withdity and wranging the not more than our hundred dollars nor less than ten dollars, or may be subject to both of said penalties in the discretion of the court.
 Sixe. 2. The subjourna for winnesses before the grand jury may be in form substantially as follows:

It is hereby enserved, etc. Not 1. Section 1003 of the Revised Laws is hereby amended so as to read as follows: If the owner or keeper of a bull more thea twelve months old willinity or negrigenity permits such bull to run at large out or the enclosure of such owner or keeper, ho shall forfeit not less than free dollars or neuro than ten dollars, with rost of prosecution to the town in which such buil is found running at large. And shall also be liable to the party urgined for the damage done by such but while running at large. Size 2. This act shall take effect from its parsage.

passage. Approved Nov. 25, 1884.

No. 72.- An act to amend section 4180 of the Revised Laws, relating to crucity to animals. It is hereby exacted, etc.: SEC. 1. Section 4180 of the Revised Laws is so amended as to real as follows: Storiff, dropty sheriff, caostables, police officers and other proceeding officers shall pro-lect to violations of the preceding sections of this channer which come to their nonce or

Approved Nov. 22, 1884.

Approved Nov. 22, 1884. No. 73.—An set in queendment of sections 3867, 3871, 3873, 3875 and 3839, and repealing section 3871, 3875, and 3839, and repealing section 3877 of the Revised Laws, also pro-viding for a bates entracement of the have for the protection of this. It is berefy enarted, etc.: Exc. 1. Section thirty-right hundred and sixty-seven (3807) of the Revised Laws, is hereby amended as as to read as tollows. Soc. 5807. The processor may appoint two phair amended as as to read as tollows. Soc. 5807. The processor may appoint two phair employed States and Canada, direct and appendixed. States and Canada, direct and appendixed, in their discretion, arother good variaties of fair, into site streams, lakes or ponds as they dem suited to the successful culturation of such last, but the expense in suitable this section shall not accord have the protection of fair, but the expense in the protection of fair the the events in the sections of such last, and adopt suitable measures to have executed all laws relating to the protection of fair to the expense in the protection of fair the fair state and about suitable measures to have executed all laws relating to the protection of fair to the expense in the protection of fair to the fair state and the protection of fair to the fair state and the protection of fair to the fair state and the protection of fair to the fair state and the protection of fair to the fair state and the protection of fair to the fair state and the state and the protection of fair to the fair state and the state and the protection of fair the fair state and the state and the protection of fair the fair state and the state of the state and the state and the state and the state of the state and the state and the state and the state of the state and the state and the state and the state of the state and the state and the state and the state of the state and the state and the state and the state and the state of the state an

The protection of this, but the explose in-memory under this section shall not exceed two thousand dollars summally. Since 2. Section 3571 of the Revised Laws is hereny wounded as a to read as follows: BEC 3871. The selectmen of each town shall appoint and remove at plassing, a pursoi to be this worden in their town, who may ur-reat on any of the waters public or private of this state or on the waters of Line (Line) and the provisions of chapter 180, Revised Laws, or any summidiant thereof, and priva-ous the shores thereaf any person housed via-lating the provisions of chapter 180, Revised Laws, or any summidiant thereof, and priva-cute such officider boline the proper tribunal. Such the worder on the waters on Law the same right that a scient would have, to demand and re-cities and officider boline the proper tribunal moder the provisions of this chapter. Any person refusies to a the permitties provided for in section 4.25, chapter 230, kevised Laws, which is as follows: SPLO. Section DR3 of the R-vised Laws is hereby amenical so as to read as follows:

Site, 5: Section 3373 of the Rewired Laws is hereby amended so as to read as follows: "Site, 3573. A person who takes or estates a black bass in any of the waters of the State, or has in bits possession any atch that explured in the waters of the State, between the first day of Pennuary and the tiftmenth day of June in any year, shall pay to the State a fine of five dol-lars for sech and so taken, caught or possessed, and the costs of prosecution.

Year, small processing the set taken of the set of the h so caught and not returned as provided in a section, together with the costs of prosecu-

No. 77.—An act in a needment of chapter 170 of the firsted Laws, entitled, "Preservation of the firsted Laws, etc."
 It is hereby enacted, etc.: The word sperrow in section 3506 of the Re-vised Laws relating to the protection of ofnis, shall not so construind to income Koutish spar-ross. Said section is also beachy winched by striving out the word "Woodpecker" from the list of intrip protected.

But of birds protected. Suc. 2. This act shall take effect from its

Approved Nov 25, 1884.

No.78.-An act to repeal No. 116 of the laws of 1882, control "An act for the protection of arats."

musicrats," is hereby encoded, etc. : Suc. 1. No 116 of the acts of 1882 is hereby repeated, Silo, 2. This act shall take effect from its

Approved Nov. 24, A D. 1851.

No. 72.-As act in amendment of sections three thousand eight hundred and a venty-two and integ thousand eight hundred and thingty-seven of the Revised Laws.

thinty-seven of the Revised Lines. It is hereby concided, etc.: Sac. 1. Screen three thousand sight hum-dreit and universeven of the Revised Laws shall be so another or occupant of Revised Laws shall be so another or occupant of Revised Laws institutes and the same a notice that showing, trapping, or fishing therein is prohibited, if a press thereafter within the stars upset such and without the primasion of the owner or occupant for the primosion of the owner or accurate for the primos or shouting, trapping or fishing thereas or occupant fissy recover accuracy for the primos of shouting, trapping or fishing, the owner or occupant fissy recover accuracy and the primos of the dollars in addi-tion to the dimages sustained thereby. Approved New, 25, 1814.

No. 83 .- An act extending the time of protect

It is hereby ense ed, etc. : Sait, 1. Southin 2500 of the Revised Laws i SEE, I. Section 380 of the Revised Laws is hencing amplitudes as to read as follows: "A person who, prior to the first of November, 1800, pursues, takes or fulls, within the Stat-audid deer, or has in his possession a wild deer, or part thereof, so takes or killed, shall be find firly dollars. And the possession of the mean or his, or any port of a wild deer, that be pre-imprive evidence that the person baying it in his possession is guilty of a violation of this avertion." life sec41

SEC. 2. Section 3592 of the Revised Laws in hereby amended as as to read as follows: "I shall be lawral to Kill a day faint parsnin wild deer prior to November, 1890, if such do, is kined white in the actual pursuit of deer." Approved Nov. 21, 1884.

No. 81.-An act prohibiting the adulteration of maple sugar, maple syrup and bees honey.

honey. It is hareby enacted, etc.: Suc. 1. Any person who shall adulterate major sugar, maple syrap or bees' honey with any cane sugars, include, or with any atherses whatever, for purpose of sala, or who knowing-ly sells maple sugar, maple syrap or bees' honey that has been adulterated shall, he pun-table by a fine of not less than swenty five doi-fus on conviction shall go to the complainant. Suc. 2. This act shall take effect from its passage.

passage. Approved Nov. 25, 1884.

bis section, together with the costs of prosecu-60. Section 3875 of the Revised Laws is 11 in monuments and copings cattain powers. It is hereby enacted, stc.:

be some pargains onered which will be

This department will

Approved Nov. 25, 1884.

No. 35 .- An bit for the advancement of anatamoral science and to prevent the disturbing of the remains of the dead.

eby enacted, etc.: 1. The Overseer of the Poor of any It is bereasy encided, etc.: Suc. 1. The Coverse of the Poar of any town or edgy, and the superintendent of any public institution in this State, shall, where re-quested to writing for any practicing physi-clas, resident of this State, deliver the body of one person who may doe within such town, edgy or public institution and required to be unded at the public explore, its such resident physician so making request, to be tw him used or the advancement of any person dimen-Provided, however, that no body shall in any case be as delivered if the domased person, dur-ting his last schemes, requested to be noticely, or if any person extining to be of kindled no the deceased and satisfying the sail Owneed and have deceased and subtrying the sail of the interior, and the schemes of person was a strain or or traveler who may have dice indlendy, and be-fore making himself brown, nor if such deceased provide understored in the army or navy of the United States. St.c. 1

 It shall not be lawful for any person Suc 2. It shall not be lawful for any person so receiving a dead body to remove it out of this State, or to use the same except for the prosecution of anatomical science, and after having been so used, the remains thereof shall be decently burned under the direction of such Overseer of Poor or superintendent, at the ex-pense of such physician, unless the installives of such deceased person shall require the same for unital, when sold remains shall be drivened to salt relatives for interment. Any person will be investigations of this 's testion shall be providents of by interment. Any person will be providents of the scheduling five handled duling the providence of this 's testion shall be providents of by imprisonment non-exceeding five barries the providence of the scheduling five handled providence of the coart. SEC 2.

years, or to solve since the solve and more an intermediate SEC. 4. Deters person not being authorized by a majority of the relationship, common com-cilland divides of the Peace of any toen or or eary away any human body, or the reman-thereof interred within this black, or shall knowingly and in such dividention accessory thereto, either before or after the fact, shell be parameters into factor years not less than five reary, in a fine and account of the state P from not nave then factor years not less than five years, or is fine acc exceeding two thousand doing and panishments in the discretion of the costs.

the coart. Buc 5. This set shall take effect from its passage, and all acts and parts of acts incutati-tent with the provisions of this act, are hereby Approved Nov. 25, 1884.

No. Su-An act in addition to section 3705 of the Revised Laws relating to weight of certain gram and veretables. It is hereby enacted, etc.: Szc. 1. A bushel of India wheat shall be

forty-six pounds. Suc. 2. This act shall take effect from its Approved Nov. 7 A. D. 1884.

No. 87 .-- An not relating to weights and meas-

No. 57.—An not relating to weights and measures. It is horeby enacted, etc.: Spc. 1. A person who knowingity uses for the purpose of purchases or sales, or keeps for public use a weight, measure, scale, balance or beam which does not conform to the stand ard of weight or measures adopted by this state, or who alters a weight, measure, scale balance or beam, after it has teen adjusted and ard of weights and measures adopted by this state, or obeam, after it has teen adjusted and ard of weights and measures adopted by this state, or obeam, after it has teen adjusted so as to read as follows: A person who keeps a house of il fame, re-aered to for the purpose of prostitution or lewd ness, (whethar the same be occupied or fre-mated by one or more female), shall be im-priored to the complainant and four-fifths to

At CHENEY & CLAPP'S.

Supervised Nor. 20, 1984.
Approved Nor. 20, 1984.
No. 23.—An act relating to the removal and sale of personal property sold conditionality, with a first reserved thereou ; and to the discharge of the lies.
It is himeby stated, etc.
Box. 1. Na personal property sold conditionality, and the there is reserved a lie of the lies.
It is himeby stated, etc.
Box. 2. When the sum for which the lier move a state of the lies.
Box. 3. When the sum for which the lier move a state with a consent of the Vendor or his assistence.
Box. 2. When the sum for which the lier move a state state with a state with a state of the Vendor or his assistence.
Box. 3. When the sum for which the lier move a state disting the state.
Box. 4. When the sum for which the lier move state state with a state with a state with a state of the vendor or his assistence.
Box 3. When the sum for which the lier move state shall discharge the same.
Box 4. Here are stated, the resonal property sold conditionality was given as a state the lier discrete the state.
Box 5. Here are stated, state due and the lier of the intervent in the town elective and day the of the lier in the town elective of the lier of the lier in the town elective office, or by a relaxed the lier off ya state due and day recorded in the town elective office, and due ye conduct the town elective office, and due ye conduct the town of the lier bine of the lier of the lier bine of the lier bine of the lier bine of the state of the lier of the state bine of the state of the lier of the state bine of the state of the lier of the state bine of the state of the lier of the state bine of the state of the state of the lier of the state bine of the state of the lier of the state of th

ed at two or more public places in such town, a least ten days prior thereto; nodes of such sale hard the days prior thereto, notice of such as a shall also be given to the vind out the time and place of sale, in writing, dishverned to him or left at his shode, if living within the town, or sent by multify ha does not reside in such town at least ten days previous to the sale, and if the property is not redeemed by the payment of the amount doe and casts and expenses incurred by such trends of condition the property shall be sold as position.

sold as pasied. Suc. 6. The proceeds of such sale shall be applied to the payment of the line and the costs and expenses of keeping the property, and sale, and the balance if any shall be pail to the vendee or the person holding under hun, on de-

Sho 7. The officer selling the property shall make return of his dologs in the same manner as required in sale of property upon a morigane of personal property, and his return shall have a like effort and he shall receive the same

Approved Nov. 26, 1884.

No. 94 -An act to diminish the frequency of di-

faith, attempted to procure the attendance of the libelies and been unable to do so. And i

the interior and users smaller to do so. And in such cases the court may, ro its discretion, try the cause without the attendance of the ilbelies, or continue the same. If, in its columna, the at-rendance of the libelies will be secured at a fa-ture term, or it may require the deposition of the libelies. Upon the order of the court, a writ of explose may laste to compel the attendance of the libelies.

Sac. 3. This act shall not affect pending pe

A D. I. Cock, Justice of the Peace, Notary Public,

Master to Chaptery.) Approved Nov. 25, 1884.

No. 99 .- An art in amendment of sections 576, 877 and 578, Revised Laws, relating to at-

is hereby enacted, etc. ; Suc. 1. When any per-

It is hereny enacted, etc.: Suc.1. When any personal property is tak-en upon a writ of attachment or excention, the efficient attachment are excention, the efficient attachment in a return, in the taken of the assume, with his return, in the taken clubbe office in the town where such property of the softwork of the taken a grow or unorganism.

of the source, with his return, in the town check's office in the town where anoth property is taken, or if taken in a gove or mangemend town, the copy shall be hidged in the county clark's office of the rounty where some proper-ty is taken, which folgement shall hold such property against all accompany takes, attach-uents or experisions, as if such property has been actually removed and taken into the pos-session of such officer. Size 2. The officer making attachment of pressual property, by folging a copy in theory or county clerk's office, shall forthwith many be delendant of the attachment, personally or toy having a written notice at the oriendant's inst and usual place of a while in the Size. Only the labeled with the person having the having one notice with the officer shall take in his return the manuer of giving such notice.

solver. Suc 3 An off-er baving attached personal property by balging a copy in a town or com-ty clerk's office, shall thereafter remove the property so attached or take it into his posses-tion whenever the case a far property at attached or take it into his passes-tion, witheren the care, safety or preservation of such property so requires, or he may accept a receipt for the same, and in either case he shall withdraw the copy from the office where it was balased, except in case of a mixed at-tachment of personal property and reality, the attaching officer shall make and cause to be ra-could a certaincate of the facts, either that the personal property attached has been taken into his possession, or reached as the case may he. Such 4. Sections 876, 877 and 873, Revised Lowe, an beneficien 876.

No. 100 - An act relating to this consolida-tion of actions and restricting costs.

No. 100. — An net relating to the consolida-th not actions and restricting costs. It is needed end of the same of the same county of the interpolation of the same county of the same county or other conjugation against the directors there-of or same or strain junity. Inset upon the provisions of the set of inverporation or a sta-tue to recover for any loss substined by send-culture set of the set of inverporation of a sta-tue to recover for any loss substined by send-county of the set of inverporation of a sta-tue to recover for any loss substined by send-count upon reposes of and directors and where the same parties are defendants in each court upon repose of the defendants or up-or or sender the server of plaintiffs as shall be in a mobilen therefore, and proceed to individe the second by the plaintiffs as shall be allowed to the successful plaintiffs as shall be allowed to the successful plaintiffs as that all he allowed to the successful plaintiffs as that all he allowed to the successful plaintiffs as that all he allowed to the successful plaintiffs as that allow the smooth therefore and only one bill or outs allow the successful plaintiffs and shall be allowed to the successful plaintiffs as that show the smooth of dimensions shall be outs the successful the set of the plaintiffs. The plaintiff and separate executions shall be oth-est. The judgment is rendered in the bla of the start he start with full costs in one case and costs of writ, service and clerk free in the oth-est.

Sec. 2. If final judgment is rendered for be deformed at a service and clerk new in the oth-the deformants after consolidation as herein provided, their exception shall run against all the plaintiffs; but is between themselves, they shall beer the costs in propertion to the amount of their respective claims. Suc. 3. Whenever in cases now pending, or that shall bereafter be brought by several plaintiffs against the same defendants, as pro-vided in section one of this act, and any or said cases are continued by the term without the failer of either pury, or to await the result of similar pleadings in a case of the same class, no costs shall be taxed in favor of either party at such term, accout clerk fees. party st such term, except clerk fees. Snc. 4. This act shall take effect from its passage

come and see as. The best saloons in town are within a stone's throw of our establish. In readiness for the coalding milk, some dried when she was hearing her class. But it in readiness for the coalding milk, some dried

All the intersection, legally emimoned to appear before the grand jury of any roundy in this State, to zive evidence of what he knows in regard to all matters of complaint pending in the knows in regard to all matters of complaint pending in the knows intersection of the investigated before said grand jury, and wrong the more less than the dollars for a constant of the best of the state of the st

Son much no: more than one thousand dol-bars. Son. 3. This not shall take effect from its process. Approved Nov. 19, 1854.

No. 103. An act to provide for the transfer of

No. 104 - An act amending section 3288 of the Revised Laws relating to private corpora-

Suc. 2. This act shall take effect from its pas-

Approved Nov. 21, 1884.

nonzer ten donars tor each twenty-lear hours he contracted or relaxes, to be recovered it as a client on the case with full costs of suit. Size, 3. No efficient of a private corporation formed to pursistance of Chapter 1.12 and 1.33 of the Review Laws shall recuive a salary, makes the same is worder and the amount thereof fixed by the located of directors, and any officer who shall appropriate to his own use as a salary, or to increase the same, any of the funds of such to appoint on the social recuives, shall be demined gality of enhancing and port islet a provided in Section (149 of the Revised ed as provided in Section (149 of the Revised Laws

Suc. 4. This act shall take effect from its Approved Nov. 22, 1584.

No. 105.—An set to amond section 2551 of the Revised Lass. It is hereby emarted, etc.: Suc. 1. Subdivision ten of section 2634 of the Revised Lasse shall be an animited as to read as tollows: To establish and unantani it-erary, scientific, charitable and beneroleut in-stitutions and such sociaties as have for their object the primotion of moral, intellectual and spiritual development.

spiritual development, Sur 2. This set shall take effort from its passage. Appreved Nov. 22, 1884,

No. 107 - An act to amendment of No 69, Acta of 1882, entitled, Au Act in addition to comp-ter ninety nine, Revised Laws, relating to discharge of personal property merigages.

ter ninety nine, Revised Laws, relating to the barrent of personal property unargages. It is hereby ensaved, etc.: 8 c. 1. The efficient selfing mortgaged prop-erty under the provision of section one choice and nine hundred and strenty-seven of the Revised Laws, shall make an written return of his doings on anch reale, which he shall file in the town dern's ufflee when the mortgage is are orded and the town clark shall recard such return on the page of the records containing the record and the town clark shall recard such return on the page of the records containing the record and the town clark shall particularly describe the arti-cless of and state the mortgage. The fees of the mortgage upon which the anoperty is sold. Such return shall particularly describe the arti-cless of and state the mortgage. The fees of the efficient for seling such property, shall be the same as such affior provides for recording the return, to be taxted as a part of the custoff the sale.

the sale. Sac. 2. Section three, number sixty-sine, Acts at 1882, is hereby repeated. Approved Nov. 25, 1884.

No. 105. — An act to amend section two thousand series thundred and elseren of the Revised Laws of Vermont, relating to legal settlements.
It is likersby enorted, etc.:
Src. 1. Clause 4 of section 2311 of the Revised as follows: "A person of ago, who resides is any town, and who holds saleable state n said town, in his own right, the percentage of the value of which, boolds in poll, is set in the list of such town at the sum of three dollars or prowns, for free years in succession, and dimensioned and the sum of the sole. owards, for five years in succession, and du-ing said time is not chargeable to any town for uppert except the town in which he realdes, and gain a settlement in the town where he so

SEC. 2. This act shall take effect from its Approved Nov. 25, 1884.

No. 109.—An act in amoudinent of section 2046 of the Havised Laws. It is hereby enacted, etc.; Suc. 1. Section 2046 of the Revised Laws is

one, i. continue cost of the Revised Laws in hereby attended so as to read as fullows: "If a person other than an here-at-law attents the ex-cution of a will to whom or to whose with or husband, a beneficial devise, legacy or interest, of or affecting read or personal estate is given by such will, such devise, legacy or interest, shall

when she was hearing her class. But i comes rather awkward for her now, when she