

[BY AUTHORITY.] LAWS OF NEW JERSEY

CHAPTER CXXXII

An act to provide for the drainage of lands.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the board of managers of the geological survey on the application of at least five owners of separate lots of land included in any tract of land in this state which is subject to over-flow from floods, or which is usually a low, marshy, boggy or wet condition, shall be and they are authorized and empowered to examine such tract and if they shall deem it the interest of the public, and of the land owners to be affected thereby, they are further authorized from time to time to make surveys of such tract or tracts of land, and to decide upon and adopt a system of drainage for draining the same, and to cause maps of the same, together with the plans of drainage by them adopted to be made; and for this purpose they shall be authorized to call in the assistance of the State geologist and such other persons as they may deem expedient; and when they shall have completed their said surveys, maps and plans they shall make a written or printed report of the same to the supreme court of this State; and thereupon it shall be the duty of said court at the same or the next stated term thereof, or as soon as can conveniently be done upon reasonable notice given to that effect and published in a newspaper circulating in the county where such tract of low lands is situated, to appoint three commissioners (not interested in the lands to be drained) to superintend and carry out the drainage of any particular tract or tracts aforesaid, whose duty it shall be to carry out and execute the system of drainage which may have been adopted and reported by the said board of managers in reference to said particular tract or tracts; provided, that if, at the time fixed for such appointment of commissioners, it shall appear to the court by the written remonstrance of the owners of a majority of the said low and wet lands, duly authenticated by affidavit, that they are opposed to the drainage thereof at the common expense, then the said court shall not appoint such commissioners as is directed in this section.

2. And be it enacted, That the said commissioners, before entering upon their duties, shall take an oath before the chancellor or a justice of the supreme court, or before the clerk of the county, to perform the duties of their office, and shall cause the same to be filed in the clerk's office of the supreme court, and shall thereupon have full power to cause the said tract of land, for the drainage of which they have been appointed, to be drained in accordance with the general plan of the said board of managers; and for that purpose the said commissioners and all contractors or other persons employed by them or under their authority, shall have power to enter upon any lands for the purpose of executing the requisite work or procuring materials therefor; and after the completion of the same, the expense of the same, and all the materials used therefor, including the compensation of said commissioners (estimated at the rate of five dollars per day for every day actually employed) and also the expenses of the said board of managers, shall be made up by said commissioners and returned to the said supreme court in a report to be made by them, together with a general outline, description or delineation of the lands and territory which, in their judgment ought to be included in said drainage; notice of which report shall be given in some newspaper or newspapers circulating in the vicinity of said lands for the space of four weeks, at least once in each week, in order that any person interested may examine said report and if they see fit, file objections to the same, if any such objections duly verified on oath, be filed within said period of four weeks, the supreme court shall determine upon the same in a summary manner, and with as little delay as possible, and shall thereupon, without further notice, make a rule or order directing the said commissioners to distribute and assess the amount of said expense and interest upon the lands contained within the territory reported by them originally or as corrected by the supreme court, in proportion, as near as can be judged to the benefit derived from said drainage by the several parcels of land included therein; and in making said assessment the several parcels of land assessed may be designated by the name of the owner or the occupier, or in such other manner as may be most convenient in each case and the assessment may be made either upon each separate parcel in gross, or at a rate per acre, and the assessment made upon each parcel of land, with lawful interest thereon, shall be a lien upon the said parcel of land without regard to whom the said parcel of land is owned and may be, and when the said parcel of land shall be completed, the same shall be deposited in some convenient place for inspection by the parties interested; and notice of the completion of said assessment, and of the place where the same shall be deposited, shall be given in at least two newspapers circulating in the vicinity of said lands, and published at least once a week for six weeks, published notice shall designate a time and place when and where the said commissioners will meet to hear objections to said assessment; and the commissioners having heard and decided upon such objections as shall be made to them, they shall proceed to complete their assessment and shall file the same in the clerk's office of the supreme court, and a copy thereof, or of so much of the same as shall be made in any one county as shall be filed in the clerk's office of said county and a notice of the filing thereof shall be given in at least two newspapers, circulating in the county aforesaid, once a week for at least four weeks, after which, if no objections be made to said assessment, the same shall be confirmed and made absolute by the supreme court; if objections to said assessment be filed in the said period of four weeks, the supreme court shall hear and determine said objections in a summary manner, and with as little delay as possible; but they shall not reverse said assessment, or any part thereof, except for some error in law, or in the principles of assessment made or committed by said commissioners; if for any such cause, the said assessment or any part thereof shall be reversed, it shall be again referred to the said commissioners to be corrected in accordance with the decision of the court in the said case; and when corrected and filed as before, four weeks' notice as aforesaid shall be given thereof, after which, if no further objections be made, the said assessment, as corrected shall be confirmed; but if any further objections be made, the same shall from time to time be considered and determined as before; until the court shall finally confirm the assessment of daily modified and corrected; and when said assessment shall be finally confirmed, the said commissioners shall give public notice in two newspapers circulating in the aforesaid county, once a week for four weeks, requiring the several owners or other parties interested in the lands assessed, to pay the assessment thereon at such a time and place in the vicinity of the lands as shall be designated by the commissioners, at which time and place the said commissioners, or one of them, or a justice of the peace, by whom appointed, shall attend to receive the said assessments.

3. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

4. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

5. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

6. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

7. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

8. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

9. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

10. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

11. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

12. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

13. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

14. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

15. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

16. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

17. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

18. And be it enacted, That if the assessment on any tract or parcels of land be not paid, or before the time mentioned in the said notice for paying the same, the commissioners may employ an agent or agents to collect and receive the said assessments.

the said assessments which may be so unpaid, together with interest thereon; and two per centum commission for collecting the same, which agent or agents shall proceed to demand payment of all persons whose lands shall be assessed, and whose assessments shall be placed in their hands respectively for collection, so as such persons may be known and may reside in the county in which the land be situate, and not infrequently to transact business; but if the owner of any such lands shall not be known, or shall not reside in said county, or cannot be found by said agent or agents, or shall be under age, insane or otherwise incompetent to transact business, or if, on being found and such demand being made, he shall neglect or refuse to pay such assessments, with interest and costs, the said commissioners shall be and hereby are fully authorized and empowered to sell said parcel of land for the least number of years that any person will take the same, and pay the assessment thereon with interest thereon, and the costs and expenses of such sale shall be the same as allowed to sheriffs in like cases, which term shall be ascertained by a public bidding and entry, of which two months' notice shall be given in a newspaper circulating in the vicinity of said land, and when such sale shall be made, the said commissioners, on receiving from the purchaser the amount of the assessment, with interest, costs and expenses of sale, shall give him or her a deed for the land for the period or term for which the same was bid off, and thereupon the said purchaser shall be entitled to immediate possession of said land, and to take the rents, issues and profits thereof, for the period or term aforesaid, and if possession be denied or resisted, by any person or persons, the supreme court, on application made therefor, and the fact of such sale being shown by affidavit and a copy of the commissioner's deed, shall make an order directing the sheriff of said county in which said lands lie to put the said purchaser into possession.

[To be Continued.]

1870. 1871.

Fall and Winter Trade.

**A. G. CLARK'S
EMPORIUM!!**

A full and complete assortment of
**STAPLE & FANCY
DRY GOODS**

now on hand which are offered at low prices.

GROCERIES!

A large stock on hand of the best market grades, which will be sold at the very low cash rates.

STOVES AND TINWARE.

Special attention given to this department. A large stock will always be found on hand from which to select.

JOBBER promptly attended to in all its branches.

COAL

of various grades, in any quantity, large or small, for sale at the yard, or delivered, at reasonable rates.

October 22, 1870.

HAMILTON TOWNSHIP.

Return of Unpaid Land Taxes for year 1870. Return of taxes due on unimproved and unenclosed land, and on land tenanted by persons not the lawful proprietors, who are unable to pay their taxes, and on any real estate in the Township of Hamilton, County of Atlantic, N. J. for the year 1870:

NAME.	TAX.	COST.
Babcock, Henry	\$4.20	1.62
Bradner, Francis	1.75	1.62
Chislett, Re	4.20	1.62
Clemon, Joseph	1.40	1.62
Clark, H. F.	1.05	1.62
Donnelly, Isaac	2.80	1.62
Harbor, Homestead & Vineyard Coll	5.6	1.62
John, William	1.85	1.62
Pink, J. G.	37	1.62
Plinn, Daniel	70	1.62
Gloucester Farm and Town Assoc.	37.74	1.62
Hill, Martha	2.80	1.62
Hubbards, Andrew	1.48	1.62
Kramer, Frederick	1.40	1.62
Mayhew, Daniel	1.40	1.62
Pell, David	2.48	1.62
Stall, Jeremiah, estate	1.49	1.62
Shi, N. Isaac	25.20	1.62
Stout, John	1.40	1.62
Winey, Elizabeth	2.80	1.62
Wright, Joseph	70	1.62

State of New Jersey, Atlantic City, Daniel E. Isard, of full age, on his oath according to law, and that he is the Collector of the Township of Hamilton, for the year A. D. eighteen hundred and seventy—that the taxes accompanying this affidavit, assessed on the several parcels of land, are unpaid; that he has used every legal diligence for the collection of the same, and returns said delinquent taxes to the committee of said township as by law he is required to do.

Sworn and subscribed before me D. E. ISARD this sixth day of March, 1871. Collector.

We do certify the foregoing to be true and correct copy from the minutes.

CHARLES E. P. MAYHEW, Chairman of Township Committee.

Attest: THOS. S. SMITH, Clerk. Pursuant to an act to facilitate the collection of taxes in the township of Mallow, in the county of Atlantic, approved Feb. 20th, 1868, and extended to the township of Hamilton, county aforesaid, March 31, 1869, the chairman of said Hamilton township, will on

Tuesday, May 30th, 1871. At 10 o'clock in the afternoon, at the hotel of John B. Chapman in May's Landing, sell the lands, tenements, hereditaments, taxed to the foregoing named persons in said return, or as much thereof as may be sufficient to pay said taxes, and the costs thereon.

By order of Committee.

THOS. S. SMITH, Chairman of Township Committee. Dated April 5, 1871. 57-43

It has the delicate and refreshing fragrance of genuine Fougere Cologne Water, and is indispensable to the Toilet of every Lady or Gentleman. Sold by Druggists and Dealers in PERFUMERY.

COLOGNE'S EAU-DE-COLOGNE TOILET SOAP.

LAND HO!!

IMPROVED FRUIT FARMS.

UNIMPROVED LANDS.

CRANBERRY LANDS.

TOWN LOTS.

22,000 Acres

Superior fruit and farm lands, in lots to suit purchasers on easy terms.

4,000 Acres

Of choice farm land, in one tract at \$7.50 per acre. Terms reasonable.

1,200 Acres

Choice Cranberry Land, well watered, easily prepared, and admirably located; will be sold on easy terms. Four Cranberry Companies are already located on these lands, and the success attending their operations give evidence that these lands are among the best in the State for the successful cultivation of this most

PROFITABLE CROP.

Special inducements to Companies. Lands shown free of expenses.

For further particulars call on or Address

GEO. F. MILLER,

REAL ESTATE AGENT

1st FLOOR "REPUBLICAN" BUILDING, HAMMONTON, N. J.

"The Cranberry, and its Culture," by A. H. Richards, sent free, on receipt of 3 ct. stamp.

Rule to Show Cause. Ezra Stokes, administrator of William Rehman, dec'd, having exhibited to this court an affirmation, a just and true account of the estate and debts of said deceased, whereby it appears that the personal estate of said William Rehman is insufficient to pay his debts, and requests the aid of the Court in the premises. It is ordered that all persons interested in the lands, tenements, and real estate of said deceased appear before the Court, in the court house, in May's Landing, on the Twelfth day of September next, to show cause why so much of the said lands, tenements, hereditaments and real estate of said Wm. Rehman should not be sold as will be sufficient to pay his debts.

S. R. DEVINNEY, Surrogate. Dated April 11, 1871. 39-44

ALEXANDER SMYTH, TAILOR,

Wishes to acquaint the citizens of Hammonton, that he has a room, situated over Wm. Packer's Saloon, where he is ready to receive and execute all orders of those who may favor him with their work in his line of business in all its branches. 38-50

DEPUY'S CAS STORE,

Cor. Egg Harbor Road and Bellevue Avenue, (SECOND DOOR FROM STATION.)

We have just put in a large stock of Hardware, intending to give our attention to that branch of the business exclusively, and have now on hand the largest and most complete stock of

GENERAL HARDWARE,

To be found in this section—
NAILS, BOLTS,
BUILDERS' HARDWARE,
CARPENTERS' TOOLS,
MECHANICS' TOOLS,
CARRIAGE TRIMMINGS,
SPOKES, FELLOES, HUBS, &c.,
PUTTY AND GLASS,
PAINTS AND OILS,
CORDAGE, (ALL KINDS.)
TINWARE,
Table and Pocket Cutlery,
Also a large assortment of

Parlor and Cook Stoves.
NEW GOODS EVERY WEEK.
We intend to sell for small profit and to do a strictly CASH BUSINESS.

Call and examine our goods and prices.

M. D. & J. W. DEPUY.

HAMMONTON, NEW JERSEY.

Sheriff's Sale.

By virtue of a writ of fieri facias, to me directed, issued out of the Supreme Court of New Jersey, will be sold at public sale,
Monday, June 5th, 1871,
at TWO o'clock in the afternoon of said day, at the store of J. & L. A. Down, Downsville, Bucks Vista, N. J., two fifteenths of all the following lot situate in Bucks Vista Township, Atlantic County, New Jersey.

Beginning at the intersection of the Downtown and Millville road with the Malaga and Tuckahoe road and runs thence west five chains and fifty links to a corner in the said Downtown and Millville road; thence south eighty-five and three quarters degrees, east five chains and ninety-five links to a corner in the Cumberland road; thence along the Cumberland road north fourteen and one-half degrees, west four chains and twenty-five links to a corner in the Malaga and Tuckahoe road; thence north sixty and one half degrees, west three chains to the place of beginning; containing two acres more or less, being the same property conveyed to Geo. Down and James Whitall by John Down, Jr., by deed recorded in Liber 28 of deeds, folio 473. Situated the property of George Down and Jacob A. Hart, trustees in execution at the suit of Israel O. Ewan, plaintiff, and to be sold by E. D. REDMAN, Sheriff. Dated Apr. 4, 1871. 41-44

Sheriff's Sale.

By virtue of a writ of fieri facias, to me directed, issued out of the Court of Chancery, N. J., will be sold at public sale, on
Friday, June 9th, 1871,
at TWO o'clock in the afternoon of said day, at the store of John E. Chapman, May's Landing, County of Atlantic, and State of New Jersey, bounded and described as follows:

Beginning a stone set in the centre of Eighth street and Third Road, and runs thence (1) north forty-three degrees and five minutes, west twenty chains to a stone corner; thence (2) north forty-six degrees and forty-five minutes east twenty chains to a stone corner; thence (3) south forty-three degrees and five minutes, east eight chains and seventy-five links to a stake; thence (4) north fifty-three degrees and twenty minutes, east two chains and five links to a stone corner; thence (5) south thirty-five degrees and forty minutes, east eleven chains and thirty links to the centre of Eighth street; thence (6) along the centre of the same, south forty-six degrees and forty-five minutes, west about twenty-one chains to the place of beginning; forty-one acres and sixty-four hundredths of an acre, situate being the same land of this day conveyed to James Boyd in trust for James Boyd, Jr. Seized as the property of Jas. Boyd, et. ux., et. al., debts, taken in execution at the suit of Robert Elder, plaintiff, and to be sold by E. D. REDMAN, Sheriff. Dated April 8, 1871. 41-44

Rule to Show Cause.

August Stephens, administrator of William Gelsler, dec'd, having exhibited to this court, under oath, a just and true account of the personal estate and debts of said deceased, whereby it appears that the personal estate of the said Wm. Gelsler is insufficient to pay his debts and requests the aid of the court in the premises. It is ordered that all persons interested in the lands, tenements and real estate of said deceased appear before the court, at the courthouse in May's Landing, on the Twelfth day of September next, to show cause why so much of the lands, tenements, hereditaments and real estate of said Wm. Gelsler should not be sold as will be sufficient to pay his debts.

S. R. DEVINNEY, Surrogate. Dated April 11, 1871.

New Jersey Supreme Court.

Mosart Gallup & John T. Gallup, In case

vs. Ansel Van Nostrand. Foreign Attachment.

Notice is hereby given that a writ of attachment has been issued out of the above named court, at the suit of the above named plaintiffs, against the goods and chattels, rights and credits, lands and tenements of Ansel Van Nostrand, for the sum of eleven hundred dollars. Returnable and returned to the said court on the 15th day of January, A. D. 1871.

CHAS. P. SMITH, Clerk. HENRY TRAPHAGEN, Att'y. 38-48

J. H. P. ABBOTT,

ATTORNEY AT LAW & MASTER IN CHANCERY.

MAY'S LANDING, N. J. Collecting and Business in Justice's Court, promptly attended to. 28-17

P. S. TILTON.

DEALER IN
Dry Goods, Groceries,
Ready Made Clothing,

Boots, Shoes, Hats,

Crockery, Earthenware,
FLOUR, FEED,

PORK, LARD,
HAMS, BUTTER, EGGS

GENERAL PRODUCE, &c.

Constantly on hand a full assortment of goods usually kept in the best country stores. The attention of the public is invited. At the

LARGE STONE STORE

NEXT THE RAILROAD STATION,
HAMMONTON, N. J.

74-16-17.

WATCH FREE, and \$30 a day sure, no humbug. Address with stamp, LATY & CO., Pittsburgh, Pa. 35-39

O. E. MOORE, WHEELWRIGHT,

Pressey's building, near the station, HAMMONTON, NEW JERSEY.

All kinds of Carriages, Heavy Wagons, &c., made or repaired.

JOBBER

of all kinds, promptly attended to, at lowest cash rates.

FURNITURE OF ALL KINDS REPAIRED. Shaved Ash Hives, of best quality, also, on hand. 74-15-17

THE KING

WASHER.

It washes without wearing the clothes—no rubbing or squeezing.

It washes from one to twenty-five articles in from one to four minutes.

It washes the finest Lace Curtains, Handkerchiefs, &c., without any injury.

It washes the heaviest Quilts and Blankets. It washes whiter and more thoroughly clean than by any other process, as strong currents of water are dashed through every part of the fabric.

It will save three times its cost in a single year in labor and wear of clothes.

It reduces washday to an hour. The King Washer is so called, if we are rightly informed, after the name of the inventor; but it may well assume the name as a royal title, for it is destined to lord it over all competitors, and reign supreme in the Laundry. Its claims are everywhere acknowledged, and not only are those who stock aloof from all washing machines, but some who have been using other machines are replacing them with the King Washer. —Haltmore Gazette.

The King Washer arrived safe on Friday evening; on Monday morning I had my "maiden" experience in washing. A post-mortem examination by experts of the family elicited the following results: one-fourth of the time, three-fourths saved; better done and cleaner, a saving (unavoided) in the wear. The servants are delighted, and my wife and I are pleased. I will take great pleasure in recommending the King Washer. —CHARLES L. TROUTMAN, Assist. U. S. Assessor, Richmond, Va.

The King Washer is so complete, and answers so well all the ends desired, that there is nothing more desired in this time-saving labor-saving machine. —Phila. Press.

Having purchased one of your King Washing machines, and practically tested its capacity for economy of time and labor, and also its cleaning properties, I do not hesitate to say it will do all you claim for it, and I will cheerfully recommend it to my friends to be the best washing machine I have ever seen. —J. W. LOAN, 417 W. Pratt Street, Baltimore.

Does it take all the dirt out? Try it, and we venture the assertion that you cannot find a piece of linen so soiled, that the King Washer will not make clean as new in five minutes. —Haltmore Journal.

I take pleasure in adding my testimony to the good qualities of the "King Washer." It does its work well and efficiently and is undoubtedly one of the greatest labor-saving machines of the age. —Dr. J. H. SCHMIDT 15 N. Sixth Street, Phila.

SPECIAL.

In the invention of the King Washer, it was designed that it should combine all the good qualities of every other washing machine, and at the same time to have not a single objectionable feature. Such a machine is the King; no rubbing, no wearing and tearing; and last, but not least, labor made easy.

If you cannot purchase a King Washer in your place send us the

RETAIL PRICE, \$15.00, and we will return the same to you free of freight, to places where we are selling. If any one is not satisfied, and wishes to return the machine after a month's trial, according to directions, we agree to

REFUND THE MONEY.

Sold by dealers generally, to whom liberal discounts are made.

KING WASHING MACHINE & MANUF. CO. 1124, 1111, 1113 Miller Street, Philadelphia.

Sent by

Philadelphia.

Philadelphia.

Philadelphia.

Philadelphia.

Philadelphia.

THE HORSE OF NEW YORK
The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit. The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit.

THE HORSE OF NEW YORK
The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit. The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit.

THE HORSE OF NEW YORK
The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit. The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit.

THE HORSE OF NEW YORK
The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit. The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit.

THE HORSE OF NEW YORK
The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit. The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit.

THE HORSE OF NEW YORK
The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit. The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit.

THE HORSE OF NEW YORK
The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit. The horse of New York is a creature of great power and speed. It is the pride of the nation, and the symbol of the American spirit.

