

The references are to the sections. Vol. I. §§ 1-555; Vol. II. §§ 556-1052.

- ORDINANCES OR BY-LAWS — *continued.*  
 may be passed after election has been held, 201.  
 in respect to election of municipal officers, 207. (See ELECTIONS.)
- ORNAMENTAL PURPOSES,  
 acquiring and holding property for, 556, 599.  
 dedicating property for, 648.
- OVER-ISSUE,  
 of bonds. (See BONDS, MUNICIPAL.)
- OWNER,  
 who is, 752 n. on p. 912, 798 n.  
 liable for unsafe awning erected by tenant, 1034 n.\*
- PACKING HOUSE,  
 outside of corporate limits, city may require license, 358 n.
- PARK (see CITY PURPOSES; DEDICATION; EMINENT DOMAIN),  
 is a matter of local concern, 72.  
 lease of city park to mayor, void, 444 n.  
 county may create debt to establish, 598 n.  
 power to take land outside of corporate limits, 598 n.  
 rights and liabilities of municipality and abutting owners, 598 n.  
 power of legislature to provide for demolition of a reservoir and conversion of the land into a park, 68.  
 land may be condemned for public park, 589 n., 598, 602.  
 nature and uses of, 598, 599, 648 n.  
 word written on map, effect of, as a dedication, 644 n., 648 n.  
 measure of damages for land taken for, 625 n.  
 owner of land fronting on park, injunction to protect his interests, 644 n.  
 action of authorities in changing location of, may be validated by legislature, 666 n.
- PARK COMMISSIONERS (see OFFICE AND OFFICER),  
 not municipal officers, 58 n., 746 n.  
 power of legislature to appoint, 58 a, 72.  
 use of city's name in suits, 598 n.  
 power of eminent domain may be delegated to, 602 n.  
 control of streets may be transferred to, 656 n.  
 delegation of control of streets by city to, 680 n.
- PARLIAMENT (see CHARTER; MUNICIPAL CORPORATIONS REFORM ACTS),  
 may grant extraordinary powers, 33.  
 confirm void clauses in royal charters, 33.  
 change royal charters, 34.  
 unlimited power over municipal corporations, 34, 65.
- PAROL EVIDENCE. (See EVIDENCE; RECORDS AND DOCUMENTS.)
- PARTITION,  
 party taking under, estopped to deny dedication of street, 631 n.
- PARTIES (see ACTION AND LIABILITY; ATTORNEY-GENERAL; EQUITY; INJUNCTION; NAME; PLEADINGS),  
 to suits to restrain illegal corporate acts, 909 *et seq.*

The references are to the sections. Vol. I. §§ 1-555; Vol. II. §§ 556-1052.

- PARTIES — *continued.*  
 in municipal courts at common-law, 425.
- PARTY WALLS,  
 special power to regulate, 151.
- PATENTED ARTICLES,  
 liability of cities and counties for infringement, 966 n.
- PATENTED PAVEMENT,  
 power to contract for, 467, 468, 752 n. on p. 918.  
 liability to patentee, 966 n.  
 injunction to restrain tax for, 912 n.
- PAUPERS. (See POOR; VAGRANTS.)
- PAVING (see STREETS; TAXATION AND LOCAL ASSESSMENTS, VOL. II, CHAP. XIX.).
- PAWNBROKERS,  
 power to license, regulate, and prohibit, 358 n.
- PAYMENT,  
 of debts compelled, 75, 76.  
 interest on indebtedness, 506 and n.  
 interest on void bond, effect, 546, 548.  
 illegal taxes, recovery back, 939 *et seq.*
- PEACE. (See ARREST; ORDINANCES; POLICE POWER AND REGULATIONS.)
- PEDDLERS,  
 ordinance exacting license fee, 319 n. on p. 396, 358 n., 361 n.  
 license of, does not authorize violation of ordinance, 393 n.  
 defined, 744 n.  
 tax upon sales or license to sell, discretion of city, 793 n.  
 taxation of, 744.
- PEDESTRIANS  
 and vehicles have right of passage over streets in common, 683 n.
- PENAL LAWS,  
 term construed, 411 n.
- PENALTIES. (See FINES, PENALTIES, AND FORFEITURES.)
- PENNSYLVANIA,  
 act to regulate boroughs, 41 n.  
 general municipal incorporation act of, 41 n.  
 construction of constitutional provision respecting special laws, 45 n.  
 constitutional provision concerning authority of legislature over municipal corporations, 74 a.  
 city-hall building in Philadelphia, 74 a.  
 liability of municipal corporations to garnishment, 101 n.  
 doctrine as to power to borrow money and to issue negotiable paper, 120.  
 constitutional provision limiting municipal indebtedness, 135 n., 136, 136 a, 529 a, n. on p. 613.  
 constitutional prohibition of municipal aid to railroads, 157 n.  
 prosecutions under municipal ordinances, in whose name, 429 n.  
 assessments for improvements, rule as to benefits, 625 n., 752 n. on p. 914, 761 n. on p. 936.

The references are to the sections. Vol. I. §§ 1-555; Vol. II. §§ 556-1052.

PENNSYLVANIA — *continued.*

- constitutional provision respecting street railways and railway tracks, 701 *a*, n.
- doctrine in regard to *mandamus*, in favor of creditors, 849 n.
- statute of Anne as to *quo warranto* adopted in, 888 n.
- statutory provisions as to property destroyed by mob, 959 n.
- rule as to liability for change of grade of streets, 990 n. on p. 1220.
- constitutional provision requiring compensation for property "injured," 995 *c*, n. on p. 1243.
- PERSONAL LIABILITY
  - of public officers, 208 n., 235 n., 237 n., 255 n., 305 n., 313, 452-455, 859, 910 n., 974 n. (See OFFICE AND OFFICER.)
- PERSONAL PROPERTY,
  - taxation of, 782 *et seq.*
- PEST HOUSE. (See HOSPITALS.)
- PETITION,
  - of property owners for street improvements, 481, 752 n., 799 n., 800-802.
  - "owner," who is, 798 n.
  - for change of grade, signer estopped to claim damages, 686 n., 800 n., 990 n.
  - combination among parties petitioning, a fraud on the law, 801 n.
- PETTY OFFENCES,
  - trial without jury, 432, 433. (See CONVICTION; CRIMINAL OFFENCES; JURY; MUNICIPAL COURTS; OFFENCES.)
- PHILADELPHIA,
  - as trustee of trusts under Girard's will, 80, 172 n., 567 n., 568.
  - power to create debts and expend money under Consolidation Act, 10 n.
  - erection of city-hall building without consent of city, 74 *a*.
  - bequest for erection and support of hospital, 572.
  - made liable by statute for damages caused by change of grade of streets, 990 n. on p. 1221.
- PILOT REGULATIONS,
  - when valid, 103 n.
- "PLACE"
  - or square in city defined, 645 n.
- PLAN (see BRIDGES; SEWERS AND DRAINS; STREETS),
  - as to liability with respect to plan of making improvements, 949, 1016 n.
  - liability where plan of sewer proved defective, 949 n., 1024 n., 1040 n., 1046-1051.
  - defective plan of street, 1016 n.
  - as to negligence in adopting insufficient plan for bridge, 997 n., 998 n., 1024 n.
- PLANK ROAD,
  - in street of city, 679 n., 723 n.
  - power to pave street occupied by, 752 n. on p. 921.
  - general welfare clause does not authorize city to construct, 397.
- PLAT,
  - making and recording of, evidence of dedication, 628 n., 630, 636.
  - authentication of town plats, nature of evidence necessary, &c., 628 n.
  - dedication by platting and sale of lots, 640, 641.

The references are to the sections. Vol. I. §§ 1-555; Vol. II. §§ 556-1052.

PLAT — *continued.*

- where the words "public square" are used on plat, 645.
- laying off and recording town plat, effect, 664 n.
- PLEADING (see ORDINANCES; PARTIES, PRACTICE),
  - mode of enforcing ordinances, 408-422.
  - pleading of ordinances, 413.
  - requisites of complaints, 414, 415.
  - mode of procedure, defences, &c., 417-422.
    - on bonds and coupons, 486 n., 509 n.
  - charter need not be specially pleaded, 83.
  - but acts, votes, and ordinances must be pleaded, 83.
  - action must be in corporate name, 416.
  - not necessary to aver demand or notice, 416.
  - defendant's pleas or answer in *quo warranto* proceedings, 893.
  - answer of corporation to bill in equity need not be signed by an officer, 910 n.
- POLES, TELEGRAPH. (See TELEGRAPH AND TELEPHONE COMPANIES.)
- POLICE COURTS AND MAGISTRATES. (See MUNICIPAL COURTS.)
- POLICE JURIES
  - in Louisiana, are municipal corporations, 22 n.
- POLICE OFFICERS (see OFFICE AND OFFICER),
  - are State, not municipal, officers, 58, 60, 210, 975.
  - mode of appointment and payment, 60, 210 n. on p. 294.
  - extent of legislative control over, 60, 210 n. on p. 294.
  - power of city to appoint may be implied, 210 n. on p. 294, 397 n.
  - legislative act creating police board held void, 58 *a*, n.
  - county may be required to pay portion of expense of city police force, 61.
  - maintenance of police force committed to corporate authorities, 61 n.
  - taxation of saloon keepers for maintenance of police force, 61 n., 793 n.
  - power of police commissioners to issue certificates of indebtedness, 71 n.
  - police judge held (in California) to be a municipal officer, 207 n., 210 n.
  - not known to the common law, 210.
  - powers, duties, and liabilities, 210, 211.
  - private persons not compellable to pay, 398.
  - power to arrest offenders on view, 210, 211, 414 n. (See ARREST.)
  - city not liable for torts of police officers, 975.
    - nor for not furnishing police force adequate to the emergency, 975 n.
    - person injured in aiding, has no remedy against city, 975.
- POLICE POWER AND REGULATIONS, 141 *et seq.*
  - nature and extent of power, 141, 587. (See FOURTEENTH AMENDMENT.)
  - what may be done under this power, 54 n. on p. 95, 71 n., 141, 142, 244, 314, 752 n. on 920.
  - quarantine and health regulations, 144, 369-374, 752 n. on p. 920.
  - police regulation and taxation, distinction between, 357-360, 768.
  - distinguished from right of eminent domain, 141.
  - right of property must not be invaded, 141 n. on p. 213.
  - must be exercised in subordination to Federal Constitution, 142.

The references are to the sections. Vol. I, §§ 1-555; Vol. II, §§ 556-1052.

**POLICE POWER AND REGULATIONS** — *continued.*

- cannot extend to interstate transportation, 142.
  - authority of municipality outside of corporate limits, 184 n.
  - power to abate nuisances is portion of police power, 374 n.
  - power to regulate markets is a police power, 387, 389.
  - inspection ordinances in the nature of police regulations, 390.
  - penalties for breach of, may be enforced summarily, 411.
  - city may prescribe fine for injury to public property, 681.
  - in making exclusive grant legislature does not part with, 691, 695 n.
  - regulation of laundry business, 141 n., 319 n., 357 n., 400, 404 n.
  - police power over streets, rate of speed of travel, 393, 713 n.
  - to compel clearing of snow from streets, 394. (See SNOW AND ICE.)
  - regulating removal of buildings, 395.
  - what ordinances may be passed under police power, 329, 396-407.
  - placing show-boards and carrying placards on sidewalks may be prevented, 319 n., 394 n.
  - exercise of power to prevent animals running at large, 321 n. (See ANIMALS.)
  - power with respect to railroad companies, 322 n., 711 n., 713, 714, 719, 720, 727.
  - singing, &c., in streets may be prohibited, 368 n. on p. 438; see 319 n., 337 n.
  - ordinance to prohibit growing of rice within corporate limits, valid, 375 n.
  - police regulations with respect to electric wires in cities, 698 n.
  - owner may be required to drain and fill up lot, 752 n. on p. 920.
  - power to tax not included in, 764.
  - assessment for construction of sewers valid under, 809 n.
  - city not liable for acts of officers in attempting to enforce, 975 n.
- POLL TAX,**
- legislature may authorize levy of, 762.
  - exemption from payment, 762.
  - when mode of collection specified, 817.
- POLLS** (see ELECTIONS),
- effect of closing too soon, 197 n.
- POOR** (see VAGRANTS),
- devises and gifts to corporations for the benefit of, valid, 566 *et seq.*
  - duty to care for, 831 n.
  - support of poor in case of division of town, 189 n.
  - liability to person who furnished pauper with necessaries, 459 n.
- PORCHES UPON STREETS,** 660, 734 a.
- POUND,**
- erection of building in street for market and, 374 n. on p. 446.
- POUND-KEEPERS,**
- must comply strictly with requirements of law, 150.
  - public township officers, 207 n.
  - appointment of, by municipality within township, 207 n.
- POWDER MAGAZINES,**
- removal of, under police power, 142 n. on p. 215.
  - in cities, when nuisances, 374 n. on p. 449.

The references are to the sections. Vol. I, §§ 1-555; Vol. II, §§ 556-1052.

- POWERS AND DUTIES** (see ACTS; CHARTER; CONSTITUTIONAL PROVISIONS; CONTRACTS; LEGISLATURE; ORDINANCES; ULTRA VIRES),
- powers* analyzed, 17.
  - classified, 21.
  - distinguished and qualified, 27. (See COUNTY; MUNICIPAL CORPORATIONS; QUASI CORPORATIONS.)
  - parliament may grant extraordinary powers, 33.
  - uniform powers under general acts, 41.
  - prohibition of special acts conferring corporate powers, 46.
  - what falls within scope of municipal powers, 66 n.
  - defective execution may be remedied by legislature, 79 n.
  - general power in charter does not interfere with vested rights, 88 n.
  - usage and prescription as affecting, 92, 93.
  - powers strictly rather than liberally construed, 91 n.
  - when doubtful, held not to exist, 89.
  - distinction between public and private powers, 58, 66, 67, 72 n., 74 a, n., 961-967.
  - extent of municipal powers, canons of construction, 86, 89-91, 459 n.
  - cannot be delegated, 96, 443 n., 779.
  - nor surrendered, 97, 716, 1027 n. on p. 1304.
  - must be exercised by proper body, 274. (See COUNCIL.)
  - in strict conformity to special delegation of authority, 273 n., 307 n.
  - what powers local tribunals can exercise, 430.
  - all persons bound to take notice of extent of, 447.
  - construction of general and special grants of authority to municipalities, 315, 316.
  - corporation cannot contract not to exercise its delegated public powers, 443 n.
  - quo warranto* for illegal usurpation of, 897.
  - abuse of, restrained in equity, 908-910.
  - no liability to private action for misconstruing powers, 953. (See ACTION.)
  - no implied civil responsibility in respect to legislative powers, 976.
  - discretionary and mandatory, difference, 94, 98, 99, 237 n., 857, 927.
  - discretionary not ordinarily subject to judicial control, 94, 95, 112, 379, 475, 832, 857, 908 n., 934, 949, 950. (See INJUNCTION.)
  - distinction as to enforcement by *mandamus*, 832-837, 949.
  - duties*, public and private distinguished, 58, 66, 74 a, n., 961-967.
  - when duty rests on corporation and when on its officers as individuals, 99, 980 n.
  - what are municipal duties, 66 n. on p. 108.
  - authority of legislature in respect to, 75.
  - neglect of corporate duty, when actionable, 98 n., 859, 961 *et seq.*
  - performance of, may be compelled by *mandamus*, 832 *et seq.*, 861 b.
  - quo warranto* will not lie to enforce performance of, 897.
  - council may perform ministerial duties by agents, 96.
  - judicial and ministerial discriminated, 1048.
  - mandamus* to compel performance of mandatory duty, 1046 n.
  - neglect of ministerial duties, liability, 237 n. on p. 325, 859, 1048.

The references are to the sections. Vol. I. §§ 1-555; Vol. II. §§ 556-1052.

- PRACTICE** (see **PLEADING; PROCESS**),  
 mode of enforcing ordinances, 408-422.  
 in *mandamus* proceedings, 856, 864-884.  
 in proceedings in *quo warranto*, 905.
- PRESCRIPTION AND ADVERSE POSSESSION**, 563 n., 637, 667-675.  
 (See **LIMITATION OF ACTIONS**.)
- PRESCRIPTIVE CORPORATIONS**,  
 in England, 32.  
 in the United States, 37.
- PRESIDING OFFICER**,  
 right of mayor to preside, 35, 270-272. (See **MAYOR**.)  
 power to maintain order, 271 n.  
 approval of proceedings by, 271 n.  
 signature to ordinances, 331.  
 when presiding officer has casting vote, 270, 288 n.  
*mandamus* to mayor to compel performance of duty as, 831 n.  
*quo warranto* to test right of, 890.
- PRESUMPTION** (see **EVIDENCE**),  
 of corporate existence, 84.  
 of incorporation under general law, 83 n.  
 of due appointment of officers, 213.  
 in favor of legality of corporate meeting, 266 n.  
 as to regularity of adjournment, 287 n.  
 none as to validity of ordinances, 423.  
 of liability on warrants, 502.  
 of dedication from long user, 637.
- PREVENTION OF FIRES**, 143. (See **FIRE**.)
- PRISON** (see **PUBLIC BUILDINGS**),  
 as to condemnation of land for, 603.
- PRISONERS**,  
 punishment of persons who attempt to rescue, 403.  
 county not liable for escape by reason of insufficiency of jail, 963 n.
- PRIVATE CORPORATIONS**. (See **CORPORATIONS**.)
- PRIVATE ENTERPRISES**,  
 municipality cannot aid, 159, 161, 508.
- PRIVATE PROPERTY**. (See **EMINENT DOMAIN; PROPERTY**.)
- PRIVATE SERVICE**,  
 use of public instrumentalities in, 443 n.
- PROCESS** (see **PLEADING; PRACTICE**),  
 inability to serve process upon city no excuse for not commencing action,  
 668 n., 861 d, n.  
 service upon officer after resignation, 861 c, n. (See **RESIGNATION**.)
- PROCESSIONS** (see **POLICE POWER AND REGULATIONS**),  
 ordinance to prohibit, unreasonable, 319 n. on p. 396, 337 n., 438.
- PRODUCTION AND DELIVERY**  
 of corporate records and documents, 302, 843.
- PROFANE LANGUAGE**,  
 corporation may punish for utterance of, 407 n.

The references are to the sections. Vol. I. §§ 1-555; Vol. II. §§ 556-1052.

- PROFESSIONS**,  
 power to tax, 357, 793.
- PROHIBITION**,  
 of sale of intoxicants, 44 n.  
 of special acts conferring corporate powers, 46.  
 against issue of additional bonds, when a contract, 69.  
 penalty imposed by ordinance amounts to, 308.
- PROHIBITION, WRIT OF**,  
 as a remedy for illegal corporate acts, 611 n., 930.  
 against mayor in cases of amotion, 254 n.
- PROHIBITORY LIQUOR LAWS**  
 are valid, 141 n. on p. 213.
- PROOF** (see **EVIDENCE; PRESUMPTION; RECORDS AND DOCUMENTS**),  
 corporate existence, how proved, 84.  
 necessary to obtain reward, 139 n.  
 of ordinances, 310, 332 n., 334, 422.
- PROPERTY** (see **CORPORATE PROPERTY, CHAP. XV.; EMINENT DOMAIN**.)  
 distinction between public and private property, 66-68 a, 71, 80, 169 a.  
 extent of legislative control over corporate property, 60-80, 831 n.  
 property rights of New York city under its ancient charters, 68.  
 private property of municipalities protected by "contract clause" of Federal Constitution, 68 n., 68 a.  
 franchise of corporation a property right, 68 a, n. on p. 116.  
 right of legislature to appropriate property of city for a park, 68.  
 private property of city may be taken by a railroad, 71.  
 legislative authority over trust property held by municipality, 80, 567.  
 transfer to new corporation of property of old, 85 n.  
 public property exempt from judicial seizure, 100.  
 rights of municipality as riparian owner, 109, 563 n.  
 use of public property in private service, 443 n.  
 history of capacity of corporation respecting property, 556.  
 under Roman jurisprudence, 556.  
 in Europe and America, 557-559.  
 legal capacity in the grantee to take, 560.  
 statutes of mortmain, 557, 561, 562.  
 implied power to purchase and hold property, 561, 562.  
 limitations on right to acquire and hold, 564.  
 corporations may be authorized to take and alienate lands in fee, 566 n.  
 the State alone can question right to hold property, 574.  
 power to alienate property of a private nature, 475, 575, 589.  
 restraint upon alienation, 570.  
 grants to unincorporated place void, 560.  
 alienation and use of public property, 650-653, 670. (See **DEDICATION; STREETS**.)  
 as to reverter when execution of use becomes impossible, 653.  
 mode of disposing of property, 578.  
 "city slip cases" in California, 578.  
 sales under void ordinances, 578, 938.

The references are to the sections. Vol. I. §§ 1-555; Vol. II. §§ 556-1052.

PROPERTY — *continued.*

- mortgages and leases of corporate property, 116, 466, 575 n., 579, 580, 665.
- conveyances of real estate, how executed, 581, 582.
- requisites and proof of corporate conveyances, 581, 582.
- as to liability on covenants of warranty when municipality has no right to convey, 581 n.
- conveyance need not recite authority, 581 n.
- effect of repeal of charter or dissolution of corporation, 68 a.
- what property liable for debts on dissolution, 169 a. (See DISSOLUTION.)
- disposition of, on dissolution and annexation of territory to other corporations, 186.
- property and debts on division, 187-189. (See DIVISION OF TOWNS.)
- change of name does not affect grants of property, 172 n., 560 n.
- nor enlargement of territory and reconstruction of powers, 560 n.
- may be granted to municipality upon condition, 560 n.
- charter powers respecting property, 563, 564.
- estoppel and adverse possession as against municipalities, 563 n., 667-671.
- special powers construed, 563 n.
- city and county as tenants in common, 563 n.
- corporations classified with respect to power to take and hold, 563 n.
- implied power to purchase and hold, 563.
- incidental power to secure purchase-money by mortgage, 563 n.
- charter and general law construed together, 563.
- when conveyance passes full title, 563 n.
- when granted for specific purpose, use of portion for other purposes, 563 n., 575 n.
- corporations cannot hold real estate for purposes foreign to their institution, 564.
- real estate beyond corporate limits, 565.
- municipalities may hold lands in other States, 565 n.
- act conferring title to land as ancillary to execution of a public trust, 68.
- gifts and devises to corporations, 566 *et seq.*
- corporations may take in trust and become *cestuis que trust*, 567 *et seq.*
- instances of charitable trusts to cities sustained, 562-572. (See TRUSTEES.)
- cannot execute trusts for objects *dehors* the corporate purposes, 573.
- distinction between prohibition to take and prohibition merely to hold, 574 n.
- an improvident sale may be set aside, 575 n.
- covenants and conditions annexed to grants, 575 n.
- rights of corporation as property holder distinct from its legislative rights, 575.
- of the right to sell property of municipality on execution, 576, 850 n. on p. 1031.
- as to enforcement of mechanic's lien, 577.
- taxation of municipal property, 54 n. on p. 94, 773-775. (See TAXATION.)
- fraudulent disposition of, prevented, 909, 910.
- liability of municipality as property owner, 985, 986.

The references are to the sections. Vol. I. §§ 1-555; Vol. II. §§ 556-1052.

PROPERTY — *continued.*

- and for damage to private property, 986.
- PROPERTY HOLDERS,
  - right to restrain illegal corporate acts, 914-922. (See EQUITY; INJUNCTION)
  - rights and remedies in respect to local improvements, 481 n.
- PROPOSALS,
  - acceptance by city of, 451 n.
  - when public notice of, required, 466 n., 468.
  - city not liable to damages for refusal to accept offer, 470.
- PROSECUTIONS (see CRIMINAL OFFENCES; JURY; MUNICIPAL COURTS),
  - to enforce ordinances, 408 *et seq.*
  - whether civil or criminal, 411, 412.
  - in what name conducted, 416, 428 n. (See REMEDY.)
  - of officers, 479 n.
  - repeal of ordinance puts an end to pending prosecution under it, 314 n.
  - for public nuisance, license from corporation no defence, 374 n. on p. 446.
- PRUSSIA,
  - modern municipal institutions of, 7 a.
- PUBLICATION OF ORDINANCES (see ORDINANCES),
  - construction of charter provision requiring, 331-334.
  - proof of, 310 n., 332 n., 334, 422 n.
  - publication prior to passage, construction of provision, 309 n.
  - mode of, 332.
  - length of time of, 333.
- PUBLIC AGENTS (see AGENTS; OFFICE AND OFFICER),
  - contracts by, 445.
- PUBLIC BATHS,
  - power to establish includes power to secure proper location, 90 n.
- PUBLIC BUILDINGS,
  - power to erect and repair, 140.
  - power of New England town to erect, 30.
  - grant to aid in erection subject to legislative control, 60 n., 68 n. on p. 111.
  - county may be compelled to build court-house, 74 a, n.
  - whether county town may be required to contribute toward expense, 750 n.
  - incorporated city may be authorized to erect court-house for county, 74 a, n., 140 n.
  - city-hall building in Philadelphia, compulsory liability, 74 a.
  - erection of, without express authority, 140 n.
  - as to *mandamus* to compel erection of, 835.
  - right of inhabitants to *mandamus* to compel building of court-house, 865 n.
  - taxpayers may enjoin erection of court-house at a place not the county-seat, 919 n.
  - counties have no implied power to issue commercial paper, to pay for, 123.
  - power to furnish and fit up, 140 n.
  - taxation to provide for cost of fitting up, 769 n. on p. 946.
  - contract between city and county, 140 n., 563 n.

The references are to the sections. Vol. I §§ 1-555; Vol. II §§ 556-1052.

- PUBLIC BUILDINGS** — *continued*.  
 proper uses of, 140 n.  
 conveyances for use of, valid, 566.  
 special grant for court-house and jail, 573, 575 n., 650 n.  
 erection of, on public square, 645, 666 n.  
 as to control of, 60 n.  
 court-house not an "internal improvement," 510 n.  
 rights of county and city respecting jail built by latter, 563 n.  
 not subject to execution, 576.  
 and cannot be sold on foreclosure of mechanic's lien, 577.  
 dedication of property for, 648.  
 taxation of county court-house by city, 773 n., 777 n.  
 no liability where prisoners escape by reason of insufficiency of jail, 963 n.  
 county not liable where jail becomes a nuisance, 23 n., 963 n.  
 liability of county for unsafe condition of, 963.  
 New England town for defective town-house, 964 n.  
 as to liability of city with respect to unsafe buildings, 964 n., 984 n.  
**PUBLIC COMMON.** (See **PUBLIC SQUARES AND COMMONS.**)  
**PUBLIC CONVENIENCE.** (See **ORDINANCES.**)  
**PUBLIC CORPORATIONS** (see **CHARTER; CORPORATIONS; COUNTY; MUNICIPAL CORPORATIONS; QUASI CORPORATIONS.**)  
 defined and distinguished, 22 *et seq.*, 52 *et seq.*  
 how created, and classified, 37, 54 *et seq.*  
 extent of legislative control, 52 *et seq.*  
 private and public distinguished, 52 *et seq.*  
**PUBLIC DEFENCE,**  
 of right of municipalities to aid in, 152.  
**PUBLIC EXHIBITIONS.** (See **EXHIBITIONS.**)  
**PUBLIC HEALTH.** (See **HEALTH; ORDINANCES.**)  
**PUBLIC IMPROVEMENTS.** (See **LOCAL IMPROVEMENTS.**)  
**PUBLIC LANDING** (see **WHARVES**),  
 dedication for, 649.  
**PUBLIC OFFENCES.** (See **CRIMINAL OFFENCES; OFFENCES.**)  
**PUBLIC OFFICERS** (see **OFFICE AND OFFICER**),  
 rights and liabilities, 237 n.  
 application of majority principle to, 283. (See **MAJORITY.**)  
 power to make contracts, 445.  
 of a State, *mandamus* to, 834.  
**PUBLIC PEACE** (see **ARREST; ORDINANCES; POLICE POWERS AND REGULATIONS**),  
 power to preserve, 407.  
 preservation of, matter of State concern, 58.  
**PUBLIC POLICY,**  
 ordinances must be consistent with, 329.  
 contracts against public policy void, 444 n., 457, 458.  
 combinations to prevent bidding for contracts, 470.  
**PUBLIC PROPERTY.** (See **DEDICATION; EMINENT DOMAIN; PROPERTY; STREETS; TAXATION.**)

The references are to the sections Vol. I §§ 1-555; Vol. II §§ 556-1052.

- PUBLIC PURPOSES,**  
 taxation must be for, 508.  
**PUBLIC SAFETY.** (See **ORDINANCES.**)  
**PUBLIC SCHOOLS.** (See **SCHOOLS AND SCHOOL DISTRICTS.**)  
**PUBLIC SQUARES AND COMMONS** (see **DEDICATION; STREETS**),  
 land may be condemned for, 598. (See **EMINENT DOMAIN.**)  
 proof of dedication of property for, 641.  
 dedication for and uses of, 630, 635, 643-647.  
 right to ornament, occupy, and enclose, 646.  
 remedy to recover possession, 662.  
 right of abutter with respect to, 660 n., 661 n., 663. (See **ABUTTER.**)  
 history of public squares in Philadelphia dedicated by Penn, 645 n.  
 right of county to erect buildings on public square of a town, 645.  
 public may acquire highway across, 646 n.  
 power of legislature to authorize construction of railroad over, 651 n.  
 city enjoined by railway from closing public square against it, 908 n.  
 city may be enjoined from selling land dedicated for, 914 n.  
 erection of buildings upon, may be enjoined, 944 n.  
 liability for dangerous and unguarded excavation, 985.  
 ordinances forbidding preaching, &c., on, 319 n. on p. 396, 368 n. on p. 438;  
**PUBLIC TRUST.** (See **TRUSTEES AND TRUST PROPERTY.**)  
**PUBLIC USE,**  
 what is, 595-599, 736 n.  
**PUBLIC WAYS** (see **DEDICATION; EMINENT DOMAIN; HIGHWAYS; STREETS**),  
 property may be condemned for, 595, 599.  
**PUBLIC WELL,**  
 liability for injury caused by impure water in, 985 n.  
**PUBLIC WORKS, BOARD OF,**  
 legislative act creating, held to infringe right of local self-government,  
 58 a, n.  
 is a *quasi* corporation, 293 n.  
 required to keep record of its proceedings, 293 n.  
**PUNISHMENT** (see **CRIMINAL OFFENCES; DOUBLE OFFENCES; FINES, PENALTIES, AND FORFEITURES; MUNICIPAL COURTS; ORDINANCES**),  
 must be within legislative limits, 336 *et seq.*  
**PURCHASERS OF MUNICIPAL BONDS,**  
 duty of, to examine law authorizing issue, 851 n. (See **BONDS, MUNICIPAL.**)  
 allowance of commission to, when not warranted, 89 n.  
 record cannot be contradicted by parol so as to affect rights of, 299 n.  
**PURPRESTURE**  
 upon street, 660 n., 668 n., 677 n. (See **BAY WINDOWS; NUISANCES; PORCHES; STREETS.**)  
**QUALIFICATION** (see **ELECTION; OFFICE AND OFFICER; VOTER**),  
 of voters, 195.  
 of officers, 195.  
 effect of electing a disqualified person, 196.