FIRST CLASS CITIES, SALE OF PUBLIC PROPERTY AUTHORIZED Act of May 20, 1891, P.L. 95, No. 68

AN ACT

Authorizing the sale of property purchased for public landings in cities of the first class, where the same cannot be used for the purposes originally intended.

WHEREAS, There is land in cities of the first class which was purchased or secured originally for public landings, on which wharves, piers or similar structures were authorized to be erected, and by reason of the change in the channels of the rivers, wharf lines and otherwise, such landings cannot now be used for the purposes originally intended; therefore,

Section 1. Be it enacted, &c., That cities of the first class are hereby authorized and empowered to sell at public sale and convey in fee simple, any and all real estate purchased or acquired as public landings, or any parts thereof, with the improvements thereon, whenever such public landings or parts thereof have ceased to be used and are useless for the purposes originally intended, and the mayor of such cities is authorized to execute and deliver the necessary deeds and other writings to carry out the purposes of this act: Provided, All such sale or sales and conveyances shall first be authorized by ordinance of councils.