

CHAPTER CCXXXVII.

An act to amend an act entitled "An act granting to the city of Monterey the title to the water front of said city in the bay of Monterey."

[Approved March 20, 1903.]

The people of the State of California, represented in senate and assembly, do enact as follows:

SECTION 1. Section 2 of an act entitled "An act granting to the city of Monterey the title to the water front of said city in the bay of Monterey, approved March 21, 1868, is amended so as to read as follows:

Water
front of
city of
Monterey
shall be
held for
benefit of
city; may
be leased.

Section 2. The entire water front hereby granted shall be held by trustees of the city of Monterey and their lawful successors forever, for the use and benefit of said city, and shall not be subject to execution upon any judgment against said city, but may be, from time to time let or leased for a term not exceeding fifty years, as the trustees thereof or their successors may deem to be most advantageous to said city; *provided*, that not more than three hundred feet frontage of said water front shall be leased to one lessee; and *provided further*, that at and upon any wharf erected or built upon property so leased any and all vessels shall have a right to dock, land and discharge passengers or merchandise upon payment to such lessee or lessees of reasonable dockage and wharfage. The dockage and wharfage to be regulated and prescribed in such lease, and as may, thereafter, from time to time be determined by ordinance of said city of Monterey or by statute of the State of California.

SEC. 2. This act shall take effect from and after its passage.