









ACTS

AND

RESOLVES

PASSED BY THE

General Court of Massachusetts,

IN THE YEAR

1867,

TOGETHER WITH

THE MESSAGES OF THE GOVERNOR, A LIST OF
THE CIVIL GOVERNMENT, CHANGES
OF NAMES OF PERSONS,
ETC., ETC.

PUBLISHED BY THE SECRETARY OF THE COMMONWEALTH.



BOSTON:

WRIGHT & POTTER, STATE PRINTERS,
No. 4 SPRING LANE.

1867.

The General Court of 1867 assembled on Wednesday, the third day of January, and was prorogued on Saturday, the first day of June.

The oaths of office required by the Constitution to be administered to the Governor and Lieutenant-Governor elect, were taken and subscribed by His Excellency ALEXANDER H. BULLOCK and His Honor WILLIAM CLAFLIN, on Friday, the fourth day of January, in presence of the two Houses assembled in convention.

ACTS,

GENERAL AND SPECIAL.

AN ACT IN RELATION TO BANKS.

Chap.

Be it enacted by the Senate and House of Representatives, in General Court assembled, and by the authority of the same, as follows:

Section 1. The operation of the fifty-ninth section of the Suspension of fifty-seventh chapter of the General Statutes, is hereby sus-ure of specie repended until the first day of February, in the year eighteen notes extended. hundred and sixty-eight.

Section 2. This act shall take effect upon its passage.

Approved January 25, 1867.

An Act to amend chapter two hundred and eighty-three Chap. OF THE ACTS OF THE YEAR EIGHTEEN HUNDRED AND SIXTY-SIX, CONCERNING THE CARE AND EDUCATION OF NEGLECTED CHILDREN.

Be it enacted, &c., as follows:

Section 1. Section one of chapter two hundred and By-laws of towns eighty-three of the acts of the year eighteen hundred and approved by jussixty-six, is hereby so amended, that the approval therein court. required to be made by the supreme judicial court or any two justices thereof, shall be made by the superior court, or, in vacation, by a justice thereof.

Section 2. This act shall take effect upon its passage.

Approved January 30, 1867.

An Act to amend section forty-four of chapter forty-nine Chap. OF THE GENERAL STATUTES, CONCERNING THE PACKING OF PICKLED FISH.

Be it enacted, &c., as follows:

Section forty-four of chapter forty-nine of the Words "of rift timber," repeal-General Statutes, is hereby amended by striking out the ed. words, "of rift timber."

Section 2. This act shall take effect upon its passage. Approved January 30, 1867. 4. An Act making appropriations for the maintenance of the GOVERNMENT DURING THE PRESENT YEAR.

Be it enacted, &c., as follows:

Appropriations authorized.

Section 1. The sums hereinafter mentioned are appropriated, to be paid out of the treasury of the Commonwealth, from the ordinary revenue, unless otherwise ordered, for the purposes specified, to meet the current expenses of the year ending on the thirty-first day of December, in the year eighteen hundred and sixty-seven, to wit:

LEGISLATIVE DEPARTMENT.

Senators, mileage.

For the mileage of senators, a sum not exceeding four hundred dollars, which shall be allowed and paid.

Compensation.

For the compensation of senators, a sum not exceeding twelve thousand three hundred dollars, which shall be allowed and paid.

Representatives, mileage.

For the mileage of representatives, a sum not exceeding two thousand three hundred dollars, which shall be allowed and paid.

Compensation.

For the compensation of representatives, a sum not exceeding seventy-two thousand three hundred dollars, which shall be allowed and paid.

Clerks, Senate and Honse.

For the salaries of the clerks of the senate and house of representatives, including the compensation of such assistants as they may appoint, four thousand dollars.

Chaplains.

For the salaries of the chaplains of the senate and house of representatives, a sum not exceeding four hundred dollars, which shall be allowed and paid.

Preacher of election sermon.

For the compensation of the preacher of the election sermon, one hundred dollars, which shall be allowed and paid.

Sergeant at-G. S. 14, § 50.

For the salary of the sergeant-at-arms, two thousand dollars.

Door-keepers. messengers and pages.

For the compensation of the door-keepers, messengers and pages of the senate and house of representatives, a sum not exceeding nine thousand five hundred dollars, which shall be allowed and paid.

Watchmen and

For the compensation of such watchmen and firemen as G.S. 14, 55 59, 60. may be employed in the state house, a sum not exceeding three thousand eight hundred dollars.

Witnesses' fees. G. S. 15, Acts '60,

For fees of witnesses summoned before committees, a sum not exceeding eight hundred dollars.

EXECUTIVE DEPARTMENT.

Lient. governor and council. G. S. 14, § 2.

For the mileage and compensation of the lieutenantgovernor and council, a sum not exceeding ten thousand dollars.

For the compensation of the private secretary of the gov- Governor's secernor, two thousand dollars.

For the compensation of the messenger of the governor Messenger. 1866, 298. and council, one thousand two hundred dollars.

For the compensation of the assistant-messenger of the Assistant-mesgovernor and council, three hundred sixty-five dollars.

senger. G. S. 14, § 63.

SECRETARY'S DEPARTMENT.

For the salary of the secretary of the Commonwealth, two Secretary of Commonwealth, thousand five hundred dollars.

Acts 1866, 298.

For the salary of the first clerk in the secretary's depart-First clerk. ment, two thousand dollars.

For the salary of the second clerk in the secretary's Second clerk department, one thousand seven hundred dollars.

For the salary of the messenger in the secretary's depart- Messenger.
Acts 1806, 298.

ment, one thousand dollars. For such additional clerical assistance as the secretary Assistant-clerks.

may find necessary for the performance of the duties of the department, a sum not exceeding fourteen thousand dollars.

For such clerical assistance as the secretary may find Extra-assistant necessary for the preparation of the census statistics of the Res. 1865, 58. year eighteen hundred and sixty-five, a sum not exceeding two thousand five hundred dollars.

TREASURER'S DEPARTMENT.

For the salary of the treasurer and receiver-general, three Treasurer and thousand five hundred dollars.

Acts 1866, 298,

For the salary of the first clerk in the treasurer's depart- Riest clerk. Acts 1806, 293. ment, two thousand dollars.

For the salary of the first and second assistant-clerks in First and second assistant-clerks. the treasurer's department, three thousand four hundred Acts 1866, 298. dollars.

For such additional clerical assistance as the treasurer Additional assismay find necessary, a sum not exceeding two thousand five G.S. 15, § 12. hundred dollars.

TAX COMMISSIONER.

For the salary of the deputy tax commissioner, two Deputy tax com thousand dollars.

missioner. Acts 1866, 298.

For the salary of the first clerk of the tax commissioner, First clerk. Acts 1866, 298. one thousand five hundred dollars.

For such additional clerical assistance as the commissioner Assistant-clerks may find necessary, a sum not exceeding nine thousand dollars.

AUDITOR'S DEPARTMENT.

Auditor of accounts Acts 1866, 298.

First clerk. Acts 1866, 298.

Second clerk. Acts 1866, 298.

Assistant-clerks. G. S. 15, § 2.

For the salary of the auditor of accounts, two thousand five hundred dollars.

For the salary of the first clerk in the auditor's department, two thousand dollars.

For the salary of the second clerk in the auditor's department, one thousand seven hundred dollars.

For such additional clerical assistance as the auditor may find necessary, a sum not exceeding four thousand four hundred dollars.

ATTORNEY-GENERAL'S DEPARTMENT.

Attorney-general. Acts 1866, 298.

Clerk. G. S. 14, 16.

For the salary of the attorney-general, three thousand five hundred dollars.

For the salary of the clerk of the attorney-general, one thousand dollars.

COMMISSIONERS, ET AL.

Commissioner savings banks. Acts 1866, 192.

Insurance commissioner. Acts 1866, 255.

Clerk. Acts 1866, 255.

Assistant-clerks for 1866 and to April 1, 1867.

For the salary of the commissioner of savings banks, three thousand dollars.

For the salary of the insurance commissioner, two thousand dollars.

For the salary of the clerk of the insurance commissioner, one thousand dollars.

For such additional clerical assistance as the insurance commissioner may find necessary, a sum not exceeding one thousand dollars to the first of April of the present year; and for the year eighteen hundred and sixty-six, a sum not exceeding five hundred and thirteen dollars and sixteen cents, which shall be allowed and paid.

Constable of Commonwealth. Acts 1865, 282.

For the salary of the constable of the Commonwealth, two thousand five hundred dollars.

AGRICULTURAL DEPARTMENT.

Secretary board agriculture. G. S. 16, § 4.

Clerks. Acts 1865, 243.

For the salary of the secretary of the board of agriculture, two thousand dollars.

For the salaries of the clerks to the secretary of the board of agriculture, two thousand dollars.

BOARD OF STATE CHARITIES.

Secretary board charities. Acts 1863, 240.

For the salary of the secretary of the board of state charities, two thousand dollars.

Clerks. Acts 1863, 240.

For such clerical assistance as the secretary of the board of state charities may find necessary, a sum not exceeding four thousand five hundred dollars.

For the salary of the agent of the board of state charities, Agent board three thousand dollars. Acts 1866, 298.

For such clerical and other assistance as the agent of the Clerks and board of state charities may find necessary, a sum not Acts 1863, 240. exceeding eighteen thousand dollars.

EDUCATIONAL DEPARTMENT.

For the salary and expenses of the secretary of the board Secretary board education. of education, two thousand nine hundred dollars, to be paid Acts 1865, 246. from the income of the Massachusetts school fund.

For the salary of the assistant-librarian and clerk of the Clerk and assisboard of education, two thousand dollars.

For such additional clerical assistance in the state library Clerical assistas may be found necessary, a sum not exceeding one thou- G. S. 5, 65; Res. sand one hundred dollars.

Acts 1866, 298.

MILITARY DEPARTMENTS.

For the salary of the adjutant-general, two thousand five Adjutant-general hundred dollars. Acts 1866, 298.

For the salary of the first clerk of the adjutant-general, First clerk. two thousand dollars.

For such additional clerical assistance as the adjutant- Assistant-clerks. general may find necessary, a sum not exceeding fourteen 299. thousand eight hundred dollars.

For the salary of the surgeon-general, a sum not exceed-surgeon-general. ing two thousand five hundred dollars.

For such clerical assistance as the surgeon-general may clerks and mesfind necessary, a sum not exceeding four thousand three Acts 1866, 298, hundred dollars; and for the compensation of a messenger, ²⁹⁹.

For the salary of the paymaster, a sum not exceeding one Paymaster.

Acts 1863, 254;
1866, 298, 299. a sum not exceeding eight hundred dollars. thousand eight hundred dollars.

For such clerical assistance as the paymaster may find Clerk. Acts 1863, 25 cessary, one thousand one hundred dollars. 1863, 25 1866, 298, 299. necessary, one thousand one hundred dollars.

For contingent expenses of the executive department, to Executive deinclude such extra clerical service and other expenses as the cal service and governor may deem necessary, a sum not exceeding five expenses. thousand dollars, which shall be allowed and paid.

For contingent fund of the governor and council, for mil- Governor and itary purposes, a sum not exceeding eight thousand dollars, council, military which shall be allowed and paid.

For any expenses which may be incurred under authority Agency out of of the governor and approved by him, in the maintenance soldiers' claims of such agency out of the Commonwealth as he may find and bounties, anthorized by needful, for the adjustment and collection of bounties and governor.

1861, 33; 1866,

Acts 1865, 298,

claims due Massachusetts soldiers, and for necessary and proper disbursements in their behalf, a sum not exceeding eight thousand dollars, which shall be allowed and paid.

Transportation of paupers from hospitals and almshouses.

to auditor.

For the transportation of state paupers, to be expended by the agent of the board of state charities, a sum not exceeding nine thousand dollars: provided, the same shall be expended only in the transportation of state paupers from Report of expense the several hospitals and almshouses; and a detailed report of such expenditures shall be rendered to the auditor of the Commonwealth on the first day of every month; also, for Removal of cer the removal of persons becoming a public charge, not authorized to be removed by existing laws, a sum not exceeding one thousand dollars.

tain other persons.

Section 2. This act shall take effect upon its passage.

Approved January 30, 1867.

Chap.

AN ACT CONCERNING THE MARINE SOCIETY AT NEWBURYPORT. Be enacted, $\S c.$, as follows:

May hold \$100,-000 in estate.

The Marine Society at Newburyport is hereby Section 1. authorized to hold real and personal estate to an amount not exceeding one hundred thousand dollars.

Limitation of Act of 1777 repealed.

Section 2. So much of the act incorporating said society, being chapter eight of the acts of the year seventeen hundred and seventy-seven, as authorized said society to hold real and personal estate, the rents and interest of which shall not exceed eight hundred pounds per annum, is hereby repealed.

Approved February 1, 1867.

Chap.

6. An Act in relation to the salem and south danvers rail-ROAD COMPANY.

Be it enacted, $\S c.$, as follows:

Time to, under Act of 1864, ex-1869.

Section 1. The time allowed to the Salem and South tended to May 1, Danvers Railroad Company for extending its railway into the towns of Marblehead, Swampscott, Danvers and Lynn, and for the further laying of its tracks in Salem and South Danvers, under the provisions of chapter two hundred and eighty-four of the acts of the year eighteen hundred and sixty-four, and for exercising all other powers granted by said act, the exercise whereof is limited by said act, is hereby extended to the first day of May, in the year eighteen hundred and sixty-nine.

Section 2. This act shall take effect upon its passage.

Approved February 1, 1867

An Act to continue in force an act to incorporate the Chap. MUTUAL FIRE ASSURANCE COMPANY OF SPRINGFIELD AND THE VICINITY, AND FOR OTHER PURPOSES.

Be it enacted, $\S c$., as follows:

The act of the year one thousand eight hun- Act incorporating and Acts in Section 1. dred and twenty-seven, chapter eighty-three, entitled "an addition continact to incorporate the Mutual Fire Assurance Company of Feb., 1807, with-Springfield and the vicinity," and all acts in amendment out limitation of thereof, or in addition thereto, shall be continued and remain in force from and after the twenty-third day of February, in the year one thousand eight hundred and sixty-seven; and said company shall continue to have and enjoy all the powers and privileges, and be subject to all the duties, liabilities and restrictions set forth in the general laws relating to such corporations, which are or may be in force, in like manner and to the same effect, as if said act incorporating said company, and the several acts in amendment thereof or in addition thereto, had contained no limitation of time.

SECTION 2. Said corporation shall hereafter be known as corporate name changed. the Mutual Fire Assurance Company of Springfield.

Section 3. This act shall take effect upon its passage.

Approved February 1, 1867.

AN ACT TO AUTHORIZE THE PRESCOTT FIRE AND MARINE INSUR- Chap. ANCE COMPANY TO INCREASE ITS CAPITAL STOCK.

Be it enacted, $\S c.,$ as follows:

The Prescott Fire and Marine Insurance Company is Increase of hereby authorized to increase its capital stock to a sum not ized. exceeding three hundred thousand dollars; to be divided Conditions. into shares of one hundred dollars each, to be paid in within three years from the passage of this act, in such instalments as the corporation shall from time to time determine, and to be invested according to law. Approved February 6, 1867.

AN ACT TO INCORPORATE THE TREMONT INSURANCE COMPANY. Be it enacted, &c., as follows:

Chap. 9.

Section 1. Henry Upham, Ignatius Sargent, James S. Corporators. Amory, their associates and successors, are hereby made a corporation in the city of Boston, by the name of the Trem- Title. ont Insurance Company, for the purpose of making insur-purpose. ance against losses by fire; with all the powers and privileges, Privileges and and subject to all the duties, restrictions and liabilities set restrictions. forth in all general laws which now are or hereafter may be in force relating to such corporations.

Section 2. Said corporation shall have a capital stock of Capital and two hundred thousand dollars, divided into shares of one hundred dollars each, and shall have liberty to increase the

said capital stock to five hundred thousand dollars, provided the same is paid in within three years from the passage of this act.

Conditions.

Section 3. Said corporation may commence business when two hundred thousand dollars shall have been subscribed and paid in, in cash.

Section 4. This act shall take effect upon its passage.

Approved February 6, 1867.

Chap. 10. May straighten track in Somer-

ville.

An Act concerning the somerville horse railroad company. Be it enacted, &c., as follows:

The Somerville Horse Railroad Company is hereby authorized and empowered to straighten its railway track in Milk Street, in the town of Somerville, at and near the crossing of the Fitchburg Railroad, so as to pass over the tracks of the said Fitchburg Railroad in a line with said Milk Street.

Approved February 6, 1867.

Chap. 11. An Act to authorize the boston and hingham steam-boat COMPANY TO BUILD A WHARF IN HULL.

Be it enacted, &c., as follows:

May extend to depth of nine feet

The Boston and Hingham Steam-boat Com-Section 1. water at low tide. pany is hereby authorized to build and maintain a wharf in the westerly part of the town of Hull, adjacent to land leased of John G. Loring, and to extend the same four hundred and eighty feet, or not beyond a depth of nine feet of water at low tide, with a right to lay vessels at the end and sides of said wharf, and to receive wharfage and dockage therefor: Harbor commis-provided, however, that said wharf shall be built under the

direction of the harbor commissioners; and that if a commissioners' line shall be hereafter established by law in the harbor of Hull, no part of said wharf shall be maintained beyond said line, but shall be reduced within the same at the expense of the proprietors thereof, and with no claim upon the Commonwealth for loss or damage sustained thereby; and pro-Vested rights to vided, also, that this license shall in no wise affect the legal rights of any persons.

be unaffected.

This act shall take effect upon its passage.

Approved February 6, 1867.

Chap. 12. An Act in further addition to "An Act to incorporate the PROPRIETORS OF THE CATHOLIC CEMETERY IN DORCHESTER." Be it enacted, $\S c.$, as follows:

May increase estate.

The Catholic Cemetery Association in Dor-Section 1. chester is hereby authorized to hold real and personal estate, necessary and convenient for the purposes mentioned in said act of incorporation, passed on the twenty-fourth day of May, in the year eighteen hundred and fifty-one, of the value of twenty thousand dollars in addition to the amount which said corporation is now entitled to hold.

Section 2. This act shall take effect upon its passage.

Approved February 6, 1867.

An Act in addition to an act making appropriations for Chap. 13. THE MAINTENANCE OF THE GOVERNMENT DURING THE PRESENT YEAR.

Be it enacted, $\S c.$, as follows:

Section 1. The sums hereinafter mentioned are appro- Appropriations authorized. priated, to be paid out of the treasury of the Commonwealth, from the ordinary revenue, for the purposes specified, to meet expenses for the year ending on the thirty-first day of December, in the year eighteen hundred and sixty-seven, to wit:

SUPREME JUDICIAL COURT.

For the salary of the clerk of the supreme judicial court Clerk S. J. Court. for the Commonwealth, three thousand dollars.

For the salary of the assistant-clerk of said court, one Assistant-clerk. G. S. 121. thousand five hundred dollars.

For the salary of the reporter of the decisions of the Reporter of desupreme judicial court, three hundred dollars.

For expenses of said court, a sum not exceeding one expenses of thousand five hundred dollars. G. S. 121.

SUPERIOR COURT.

For the salary of the chief justice of the superior court, Chief justice three thousand seven hundred dollars.

superior court.

G. S 119.

Acts 1864, 293.

For the salaries of nine associate justices of said court, Associate justices. thirty-one thousand five hundred dollars.

COURTS OF PROBATE AND INSOLVENCY.

For the salary of the judge of probate and insolvency for Judges probate and insolvency: the county of Suffolk, three thousand dollars. Suffol

For the salary of the judge of probate and insolvency for Middlesex. the county of Middlesex, two thousand dollars.

For the salary of the judge of probate and insolvency for Worcester. Acts 1864, 298. the county of Worcester, two thousand dollars.

For the salary of the judge of probate and insolvency for Essex the county of Essex, one thousand eight hundred dollars.

For the salary of the judge of probate and insolvency for Norfolk. G. S. 119. the county of Norfolk, one thousand four hundred dollars.

For the salary of the judge of probate and insolvency for Bristol Acts 1864, 298 the county of Bristol, one thousand two hundred dollars.

Plymouth, G. S. 119.

Berkshire. Acts 1864, 298.

Hampden. Acts 1864, 298.

Hampshire. Acts 1864, 298.

Franklin. Acts 1864, 293.

Barnstable. G. S. 119.

Nantucket. Acts 1864, 298.

Dukes. Acts 1864, 298.

Registers: Suffolk. G. S. 119.

Assistant. G. S. 119.

Middlesex. Acts 1864, 298.

Assistant. G. S. 119.

Worcester. Acts 1564, 298.

Assistant. G. S. 119.

Essex. Acts 1864, 298.

Assist int. Acts 1864, 298.

Nerfolk.

Acts 1864, 298.

Assistant, Acts 1564, 298. Bristol

Bristol. G. S. 119,

Plymouth. G. S. 119. For the salary of the judge of probate and insolvency for the county of Plymouth, one thousand dollars.

For the salary of the judge of probate and insolvency for the county of Berkshire, nine hundred dollars.

For the salary of the judge of probate and insolvency for the county of Hampden, one thousand dollars.

For the salary of the judge of probate and insolvency for the county of Hampshire, seven hundred dollars.

For the salary of the judge of probate and insolvency for the county of Franklin, seven hundred dollars.

For the salary of the judge of probate and insolvency for the county of Barnstable, seven hundred dollars.

For the salary of the judge of probate and insolvency for the county of Nantucket, four hundred dollars.

For the salary of the judge of probate and insolvency for the county of Dukes county, four hundred dollars.

For the salary of the register of probate and insolveney for the county of Suffolk, three thousand dollars.

For the salary of the assistant-register of probate and insolvency for the county of Suffolk, one thousand five hundred dollars.

For the salary of the register of probate and insolvency for the county of Middlesex, one thousand eight hundred dollars.

For the salary of the assistant-register of probate and insolvency for the county of Middlesex, one thousand dollars.

For the salary of the register of probate and insolvency for the county of Worcester, one thousand seven hundred dollars.

For the salary of the assistant-register of probate and insolvency for the county of Worcester, one thousand dollars.

For the salary of the register of probate and insolvency for the county of Essex, one thousand seven hundred dollars.

For the salary of the assistant-register of probate and insolvency for the county of Essex, one thousand dollars. For the salary of the register of probate and insolvency

for the salary of the register of probate and insolvency for the county of Norfolk, one thousand two hundred dollars.

For the salary of the assistant-register of probate and insolvency for the county of Norfolk, eight hundred dollars.

For the salary of the register of probate and insolvency for the county of Bristol, one thousand three hundred dollars.

For the salary of the register of probate and insolvency for the county of Plymouth, one thousand dollars.

For the salary of the register of probate and insolveney Hampden. Acts 1864, 298. for the county of Hampden, one thousand dollars.

For the salary of the register of probate and insolvency Berkshire.

for the county of Berkshire, nine hundred dollars.

For the salary of the register of probate and insolveney Hampshire. for the county of Hampshire, seven hundred and fifty d. s. 119. dollars.

For the salary of the register of probate and insolvency Franklin. for the county of Franklin, seven hundred and fifty dollars. Acts 1804. 298.

For the salary of the register of probate and insolvency Barnstable. for the county of Barnstable, seven hundred dollars.

For the salary of the register of probate and insolvency Nantucket.

Acts 1864, 293.

for the county of Nantucket, five hundred dellars.

For the salary of the register of probate and insolvency Dukes.

Acts 1864, 298. for the county of Dukes county, five hundred dollars.

For certain expenses of the courts of insolvency, author- Expenses courts ized by the General Statutes, or similar accounts for the insolvency. courts of probate and insolvency, a sum not exceeding two G. S. 118. thousand five hundred dollars.

DISTRICT-ATTORNEYS.

For the salary of the attorney for the county of Suffolk, District-attorthree thousand dollars.

For the salary of the assistant-attorney for the county of Assistant. Suffolk, one thousand eight hundred dollars.

For the salary of the attorney for the eastern district, one Eastern. thousand two hundred dollars.

For the salary of the attorney for the northern district, Northern. G. S. 14. one thousand two hundred dollars.

For the salary of the attorney for the southern district, Southern. G. S. 14. one thousand two hundred dollars.

For the salary of the attorney for the middle district, one Middle thousand two hundred dollars.

For the salary of the attorney for the south-eastern dis- South-eastern. trict, one thousand two hundred dollars.

For the salary of the attorney for the western district, one Western. G. S. 14. thousand two hundred dollars.

For the salary of the attorney for the north-western dis-North-western. G. S. 14. trict, eight hundred dollars.

POLICE COURTS.

For the salary of the justice of the police court in Adams, Justices. eight hundred dollars.

For the salary of the justice of the police court in Cam-cambridge. bridge, one thousand five hundred dollars.

Charlestown. Acts 1862, 107.

Chelsea. Acts 1864, 256.

Chicopee. G. S. 116. Fall River.

Acts 1862, 92. Gloucester.

Acts 1864, 127.

G. S. 116.

Acts 1861, 141.

Lowell. G. S. 116.

Lynn. G. S. 116.

Milford. Acts 1866, 298.

New Bedford. G. S. 116.

Newburyport. G. S. 116.

Pittsfield. G. S. 116.

Roxbury. G. S. 116.

Salem. G. S. 116.

Springfield. G. S. 116.

Williamstown. G. S. 116.

Worcester. G. S. 116.

Clerks of police courts, certain.

Cambridge. Acts 1866, 298.

Charlestown. Acts 1862, 107.

Fall River. Acts 1862, 92. For the salary of the justice of the police court in Charlestown, one thousand two hundred dollars.

For the salary of the justice of the police court in Chelsea, one thousand three hundred dollars.

For the salary of the justice of the police court in Chicopee, nine hundred dollars.

For the salary of the justice of the police court in Fall River, one thousand two hundred dollars.

For the salary of the justice of the police court in Gloucester, eight hundred dollars.

For the salary of the justice of the police court in Lawrence, one thousand five hundred dollars.

For the salary of the justice of the police court in Lee, five hundred dollars.

For the salary of the justice of the police court in Lowell, two thousand two hundred dollars.

For the salary of the justice of the police court in Lynn, one thousand dollars.

For the salary of the justice of the police court in Milford, one thousand dollars.

For the salary of the justice of the police in New Bedford, one thousand five hundred dollars.

For the salary of the justice of the police court in Newburyport, nine hundred dollars.

For the salary of the justice of the police court in Pittsfield, eight hundred dollars.

For the salary of the justice of the police court in Roxbury, one thousand five hundred dollars.

For the salary of the justice of the police court in Salem,

one thousand five hundred dollars.

For the salary of the justice of the police court in Spring-

field, one thousand five hundred dollars.

For the salary of the justice of the police court in Williams town, three hundred dollars.

For the salary of the justice of the police court in Worcester, one thousand five hundred dollars.

For the salaries of the clerks of police courts, exclusive of clerks elected under chapter one hundred and sixteen, section four, of the General Statutes, to wit:

For the salary of the clerk of the police court in Cambridge, eight hundred dollars.

For the salary of the clerk of the police court in Charlestown, five hundred dollars.

For the salary of the clerk of the police court in Fall River, six hundred dollars.

For the salary of the clerk of the police court in Law-Lawrence. rence, eight hundred dollars.

For the salary of the clerk of the police court in Lowell, Lowell, G. S. 116.

one thousand dollars.

For the salary of the clerk of the police court in Lynn, Lynn. Acts 1866, 298. six hundred dollars.

For the salary of the clerk of the police court in New New Bedford. Bedford, eight hundred dollars.

For the salary of the clerk of the police court in New-Newburyport. buryport, five hundred dollars.

For the salary of the clerk of the police court in Rox-roxbury.

bury, five hundred dollars.

For the salary of the clerk of the police court in Salem, salem, nine hundred dollars.

For the salary of the elerk of the police court in Worces- Worcester.

Acts 1864, 231. ter, nine hundred dollars.

MUNICIPAL COURTS.

For the salaries of the justices of the municipal court in Municipal courts Boston, nine thousand dollars.

Acts 1866, 279. For the salary of the elerk of the municipal court in Boston, for criminal business, two thousand five hundred Acts 1866, 279. dollars.

For the salary of the clerk of the municipal court in Bos- Clerk; civil busiton, for civil business, two thousand dollars.

For the salaries of the three assistant-clerks of the munical court in Boston, three thousand four hundred dollars.

Assistant-clerks. G. S. 116; Acts 1260, 100; 1860, 1860, 100; 1860, 1 cipal court in Boston, three thousand four hundred dollars.

For the salary of the justice of the municipal court in Taunton. Justice Taunton, one thousand dollars. Acts 1864, 209.

For the salary of the clerk of the municipal court in Clerk. Taunton, six hundred dollars.

Section 2. This act shall take effect upon its passage.

Approved February, 6, 1867.

An Act to extend the time for the completion of the Chap. 14. HANOVER BRANCH RAILROAD.

Be it enacted, &c., as follows:

The time allowed to the "Hanover Branch Extension to first Section 1. Railroad Company," under the provisions of chapter one hundred and fifty-five of the acts of the year eighteen hundred and sixty-four, for the completion of said railroad, is hereby extended to the first day of May in the year eighteen hundred and sixty-nine.

Section 2. This act shall take effect upon its passage. Approved February 8, 1867.

Boston

Acts 1866, 279.

Acts 1864, 209.

Chap. 15. An Act to incorporate the boston and savannah steam-ship COMPANY.

Be it enacted, &c., as follows:

Corporators.

Title.

Heber Richardson, Luther Upton, Section 1. В. Theodore C. Otis, their associates and successors, are hereby made a corporation, by the name of the Boston and Savannah Steam-ship Company; with all the powers and privileges, and

Privileges and restrictions set forth in all general laws, which now are or may hereafter be in force and applicable to such corporations.

May have ships and navigate or charter same.

Section 2. Said corporation is hereby authorized and empowered to build, purchase, charter, hold and convey one or more steam-ships or steam-propellers, and to navigate the ocean therewith, and employ the same in transporting freight and passengers between the city of Boston and Savannah, Georgia. And said company may let, by charter, one or more of their steam-ships, or propellers, to any person or persons: provided, such charter does not prevent said com-

Proviso.

pany from complying with the terms of this act.

Capital.

Section 3. The capital stock of said corporation shall be one hundred thousand dollars, with liberty to pay in and increase the same, by adding thereto from time to time, an amount not exceeding four hundred thousand dollars, divided into shares of the par value of one hundred dollars each. May assess not Said corporation shall have power to assess, from time to time, upon said shares, such sums as may be deemed necessary to accomplish its object, not exceeding the par value of No certificates of stock shall be issued until the Issue of stock said shares. par value thereof shall have been actually paid in; and no steam-ship or propeller shall be run until at least fifty thou-

Shares. exceeding par value.

and condition of working.

> sand dollars of its capital shall have been subscribed and paid in. Section 4. Said corporation may hold real estate to an

Real estate.

Conditions of validity of Act.

amount not exceeding fifty thousand dollars. Section 5. If said corporation shall not within one year from the passage hereof, have been organized, and have collected by assessments an amount equal to fifty thousand dollars of its capital stock, subscribed, and shall not within two years from the passage of this act, have one or more steam-ships or propellers employed between said city of Boston and said port, or if said corporation shall thereafter fail for the period of one year so to employ one or more steamships or propellers in said business, then this act shall be null and void. Approved February 9, 1867.

An Act in further addition to an act making appropriations for the maintenance of the government during the PRESENT YEAR.

Be it enacted, &c., as follows:

Section 1. The sums hereinafter mentioned are appro- Appropriations priated, to be paid out of the treasury of the Commonwealth, from the ordinary revenue, unless otherwise ordered, for the purposes specified, to meet the current expenses of the year ending on the thirty-first day of December, in the year eighteen hundred and sixty-seven, to wit:

LEGISLATURE.

For printing and binding, ordered by the senate or house Printing and binding; senate of representatives, or by the concurrent order of the two and house. Branches, a sum not exceeding twenty-five thousand dollars. Res. 1856, 74.

For stationery for the senate, purchased by the clerk of Stationery, senate. the senate, a sum not exceeding one thousand dollars: pro-Res. 1856, 74. vided, that no part of said sum shall be expended for Proviso. cutlery.

For printing blanks and circulars, and the calendar of Printing, senate. orders of the day, for the use of the senate, a sum not exceeding seven hundred dollars.

For stationery for the house of representatives, purchased Stationery, house in the house of representatives. by the clerk of the house of representatives, a sum not Res. 1856, 74. exceeding two thousand four hundred dollars: provided, Proviso. that no part of said sum shall be expended for cutlery.

For printing blanks and circulars, and the calendar of Printing, house. Res. 1856, 74. orders of the day, for the use of the house of representatives, a sum not exceeding eight hundred dollars.

For books, stationery, printing and advertising, ordered by Sundries for leg-the sergeant-at-arms for the legislature, a sum not exceeding geant-at-arms. six hundred dollars: provided, that no part of said sum Proviso. shall be expended for cutlery.

For the authorized expenses of committees of the legisla- committees exture, a sum not exceeding eight hundred dollars.

For elerical assistance to committees authorized to employ Clerical assistthe same, a sum not exceeding six hundred dollars; and ance to committees. the auditor is hereby authorized to audit bills for such 6.8.15 assistance, the same having been approved by the chairman of such committees, or other members authorized by the committees to certify such accounts.

EXECUTIVE DEPARTMENT.

For postage, printing and stationery, for the governor and council, a sum not exceeding eight hundred dollars: provided, that no part of said sum shall be expended for cutlery.

Res. 1856, 74.

Contingent expenses. G. S. 14. For the contingent expenses of the governor and council, a sum not exceeding one thousand dollars.

STATE HOUSE.

Faci and lights for state house. G. S. 14. For fuel and lights for the state house, a sum not exceeding four thousand dollars.

Furniture, repairs, etc. G. S. 14.

For repairs, improvements and furniture of the state house, a sum not exceeding three thousand dollars.

Contingent of senate and house, and for capitol. G. S. 14. Proviso.

For contingent expenses of the senate and house of representatives, and necessary expenses in and about the state house, a sum not exceeding two thousand dollars: provided, that no part of such sum shall be expended for stationery, postage, printing, repairs or furniture, or for the purchase of any article or thing, or to effect any object for which an appropriation is otherwise made in this act, or in any act which may be subsequently passed.

STATE PRINTING.

General laws, printing. G. S. 3; Acts 1896, 65. For printing such number, not exceeding thirty-five thousand, of the pamphlet edition of the general acts and resolves of the present year, for distribution in the Commonwealth, a sum not exceeding six thousand dollars.

Blue book edition of Acts and Resolves, printing. G. S. 3.

For printing and binding three thousand copies of the "blue book" edition of the acts and resolves of the present year, with the governor's messages and other matters, in the usual form, a sum not exceeding five thousand five hundred dollars.

Official newspaper publication. Acts 1865, 193. For the publication of the general laws, and all other information intended for the public, a sum not exceeding five hundred dollars.

Elanks for town records of births, marriages and deaths.
G. S. 21.

For the printing and binding of blanks for the use of cities and towns, in the registration of births, marriages and deaths, a sum not exceeding five hundred dollars.

G. S. 21.
Public documents, printing and binding.
G. S. 4.

For printing the public series of documents in the last quarter of the year one thousand eight hundred and sixty-seven, under the direction of the secretary of the Commonwealth, and for binding the copies to be distributed to the towns and cities, a sum not exceeding thirty thousand dollars.

8. J Court reports. Acts 1859, 290. For term reports, a sum not exceeding six thousand five hundred dollars.

Bink returns, publishing. G. S. 57. For the publication of bank returns, a sum not exceeding two hundred dollars.

Assessors' books. Acts 1861, 167. For assessors' books, a sum not exceeding two thousand dollars.

Census, printing abstract. Res. 1865, 58. For the publication of the census abstract, in accordance with the provisions of chapter fifty-eight of the resolves of

the year eighteen hundred and sixty-five, a sum not exceeding six thousand dollars.

For printing and binding the annual railroad reports, a railroad reports, sum not exceeding two thousand five hundred dollars.

For engraving and printing state scrip, a sum not exceed- Acts 1862, 135; ing one thousand dollars, which shall be allowed and paid.

printing and binding. State scrip, preparing.

G. S. 14.

dentals.

INCIDENTAL EXPENSES.

For incidental expenses of the secretary's office, a sum secretary, incinot exceeding four thousand dollars.

For incidental expenses of the treasurer's office, a sum Treasurer, incinot exceeding one thousand two hundred and fifty dollars.

For the expenses of the tax commissioner, a sum not Tax commissionexceeding one thousand eight hundred dollars.

For incidental expenses of the auditor's office, a sum not 1865, 283; cooling four hundred della auditor's office, a sum not 1865, 283. exceeding four hundred dollars.

For the purchase of books for the library in the office of Attorney-generthe attorney-general, a sum not exceeding two hundred office library. dollars, which shall be allowed and paid.

For fees, costs and court expenses of the attorney-general, Fees, costs, court and for incidental and contingent expenses of the office of expenses and inthe attorney-general, a sum not exceeding one thousand one G. S. 14. hundred and fifty dollars.

For the incidental expenses of the insurance commissioner, Insurance coma sum not exceeding five hundred dollars, and for express missioner, incidentals and excharges and insurance publications, a sum not exceeding pressage. one hundred dollars, which shall be allowed and paid.

MILITARY.

For the incidental expenses and express charges of the Adjutant-generadjutant-general, a sum not exceeding three thousand Acts 1866, 219. dollars.

For militia bounty, a sum not exceeding one hundred and Militia bounty.

Acts 1806, 219. seventeen thousand dollars.

For military accounts, a sum not exceeding ten thousand Military acdollars.

For the rent of armories, a sum not exceeding twenty-six Armories, rent. thousand dollars.

For expenses of the bureau of the surgeon-general, a sum surgeon-general, not exceeding two thousand dollars.

For incidental expenses of the bureau of the paymaster, Paymaster, incia sum not exceeding five hundred dollars.

For medical, surgical and hospital supplies, and contingent Military supplies expenses connected therewith, the same being for the use of and hospital the state militia, a sum not exceeding five hundred dollars.

Acts 1866, 219.

Acts 1866, 219.

Acts 1866, 219.

dentals. Acts 1863, 254.

medical, surgical Acts 1866, 219.

Non-resident Mass. volunteers. Acts 1866, 172.

Aid to soldiers and families, expenses under law Acts 1866, 172.

Military books Acts 1866, 219 and 299.

Aid by towns to soldiers and fam-

For the payment from the state treasury of aid to Massachusetts volunteers resident out of the Commonwealth, a sum not exceeding thirty thousand dollars.

For expenses attending the administration of the law providing state aid for Massachusetts volunteers and their families, a sum not exceeding one thousand three hundred dollars.

The unexpended balance of the appropriation made in chapter two hundred and ninety-nine of the acts of the year eighteen hundred and sixty-six for books of instruction and for orderly and roll books, is hereby made applicable to the same purpose for the present year.

For the re-imbursement of cities and towns for money ilies, re-imburse- paid on account of aid to Massachusetts volunteers and their ment. Acts 1861, 62, families, a sum not exceeding one million five hundred thou-Acts 1861, '62, lamines, a sum not exceeding on the first day of one of the first day of 2022, 66, 151, 73, sand donars, the same to be payable 116, 47, 143, 172. December, in the year eighteen hundred and sixty-seven.

AGRICULTURAL.

Agricultural: Bounties, society. G. S. 66. Expenses, memhers of board.

Travel, postage, etc., secretary. Res. 1853, 67.

Incidentals, board. G. S. 16.

Printing report. Res. 1856, 74.

For bounties to agricultural societies, a sum not exceeding fifteen thousand dollars.

For the personal expenses of members of the board of agriculture, a sum not exceeding one thousand two hundred dollars.

For the travelling expenses of the secretary of said board, all postages and necessary expenses, a sum not exceeding two hundred and fifty dollars.

For other incidental expenses of said board, a sum not exceeding one hundred and fifty dollars.

For printing the report of the board of agriculture, a sum not exceeding ten thousand dollars.

MISCELLANEOUS.

Commissioners en public lands, nav. and expenses.

How paid.

tain moiety. Res. 1857, 70; Acts 1860, 200; 1864, 313.

Sheriffs, for dis-tributing blanks. G. S. 157.

For the compensation of the commissioners on public assistance lands, and for such clerical assistance as they may find necessary, a sum not exceeding four thousand dollars; for contingent and incidental expenses of said commissioners, a sum not exceeding five hundred dollars; said sums to be paid from the moiety of the proceeds of sales applicable to Residue of cer- improvements. And the residue of said moiety is hereby 70; appropriated to be applied and used in accordance with the statutes.

> To the sheriffs of the several counties, for distributing proclamations, blanks, and making returns of votes, a sum not exceeding seven hundred dollars.

For the purchase of books for the state library, two thou- Books for state sand three hundred dollars, to be expended under the direction of the dire tion of the trustees and librarian.

For salary and expenses of the inspector of gasmeters, a inspector gassum not exceeding three thousand dollars.

Acts 1861, 168.

For the emergency fund, ten thousand dollars, which is Emergency fund. hereby made applicable to, and may be used during the Acts 1858, 22. present political year, for the purposes and under the provisions and limitations mentioned in chapter twenty-two of the acts of the year eighteen hundred and fifty-eight.

To the union loan sinking fund, established under chapter Union loan sinktwo hundred and nine, section two, of the acts of the year Acts 1861, 209, eighteen hundred and sixty-one, to be invested in accordance § 2; 1862, 187. with the provisions of chapter one hundred and eighty-seven

of the acts of the year eighteen hundred and sixty-two, the sum of forty-one thousand nine hundred and fifty dollars. To the bounty loan sinking fund, established under chap-Bounty loan ter ninety-one of the acts of the year eighteen hundred Acts 1863, 91, § 5.

and sixty-three, to be invested in accordance with the provisions of section five of said chapter, the sum of twenty thousand dollars.

To the bounty loan sinking fund, established under chap- Acts 1864, 313, ter three hundred and thirteen of the acts of the year eighteen hundred and sixty-four, to be invested in accordance with the provisions of section three of said chapter, the sum of one hundred and eleven thousand three hundred and eighty dollars.

For the Massachusetts institute of technology, the balance Institute of of income of the agricultural fund, amounting to one thou- Acts 1863, 186. sand and fifty-seven dollars and ninety-six cents, due said institution for the year eighteen hundred and sixty-six; and also one-third of said income for the present year.

Section 2. This act shall take effect upon its passage.

Approved February 12, 1867.

An Act to authorize the trustees of phillips academy in Chap. 17. ANDOVER TO HOLD ADDITIONAL PERSONAL ESTATE.

Be it enacted, &c., as follows:

Section 1. The trustees of Phillips Academy are hereby income of added empowered to receive, purchase and hold, by gift, grant, estate may \$20,000. devise or otherwise, for the further endowment of the theological institution, or department, and in furtherance of the design of the founders and benefactors of said academy, personal estate, the annual income whereof shall not exceed twenty thousand dollars, in addition to what they are now allowed by law to hold: provided, the income of said estate Proviso.

shall be always applied to objects agreeably to the will of the donors.

Section 2. This act shall take effect upon its passage. Approved February 12, 1867.

Chap. 18. An Act to incorporate the salem music hall association. Be it enacted, &c., as follows:

Corporators.

pose.

James O. Safford, Charles A. Ropes, Joseph H. Leavitt, their associates and successors, are hereby made Title and pur- a corporation by the name of the Salem Music Hall Association, for the purpose of erecting a building in Salem and maintaining the same for the accommodation and purpose of a music hall, lectures and other lawful purposes; with all Privileges and rethe powers and privileges and subject to all the restrictions, duties and liabilities set forth in all general laws which now are or may be in force, so far as applicable to such corporations.

Capital stock and

shares.

Section 2. Said corporation shall have a capital stock not exceeding one hundred thousand dollars, divided into May hold estate. shares of fifty dollars each, and may hold for the purposes aforesaid real and personal estate not exceeding the amount of the capital stock.

> Section 3. This act shall take effect upon its passage.

Approved February 12, 1867.

Chap. 19. An Act to change the name of the institution for savings in THE TOWN OF BARNSTABLE.

Be it enacted, &c., as follows:

Section 1.

Shall be known Barnstable Savings Bank.

The Institution for Savings in the town of Barnstable, a corporation organized under a law passed on the twentyninth day of January, in the year eighteen hundred and thirty-one, shall, from and after the passage of this act, be called and known as the Barnstable Savings Bank.

Approved February 12, 1867.

Chap. 20.

AN ACT TO INCORPORATE THE ATHOL SAVINGS BANK. Be it enacted, &c., as follows:

Corporators.

Title.

strictions.

Section 1. Charles C. Bassett, John C. Hill, John H. Williams, their associates and successors, are hereby made a corporation by the name of the Athol Savings Bank, to be established in the town of Athol, at Athol Depot Village; Privileges and re- with all the powers and privileges, and subject to all the duties, liabilities and restrictions set forth in all general laws which now are, or may hereafter be in force, applicable to savings banks and institutions for savings.

Section 2. This act shall take effect upon its passage. Approved February 12, 1867.

An Act to incorporate the West Boston savings bank. Be it enacted, &c., as follows:

Chap. 21.

Section 1. John A. Andrew, Franklin Haven and James Corporators. II. Wilder, their associates and successors, are hereby made a corporation by the name of the West Boston Savings Bank, Title. to be established in the city of Boston; with all the powers and privileges, and subject to all the duties, liabilities and Privileges and restrictions. restrictions set forth in all general laws, which now are or may hereafter be in force, applicable to savings banks and institutions of saving.

Section 2. This act shall take effect upon its passage.

Approved February 12, 1867.

An Act to authorize the eliot fire insurance company to Chap. 22. INCREASE ITS CAPITAL STOCK, AND FOR OTHER PURPOSES. Be it enacted, &c., as follows:

Section 1. The Eliot Fire Insurance Company is hereby May increase to authorized to increase its capital stock to an amount not three years. exceeding four hundred thousand dollars, the same to be paid in within three years from the passage of this act, in such instalments as the corporation shall from time to time determine, and to be invested according to law.

Section 2. Said corporation is hereby authorized to May change par change the par value of its shares from fifty dollars to one value of shares. hundred dollars; and if said corporation shall so change the same, all stock thereafter issued under this act shall be in shares of one hundred dollars each.

Section 3. This act shall take effect upon its passage. Approved February 12, 1867.

AN ACT TO INCORPORATE THE WEST NEWTON HOTEL COMPANY. Chap. 23. Be it enacted, &c., as follows:

John C. Stanton, John D. Towle, Chester Corporators. Judson, their associates and successors, are hereby made a corporation by the name of the West Newton Hotel Company, Title and purfor the purpose of erecting and maintaining a hotel in the pose. town of Newton, with the buildings, appurtenances and improvements connected therewith; and for these purposes Privileges and reshall have all the powers and privileges, and be subject to all strictions. the duties, restrictions and liabilities set forth in the sixtyeighth chapter of the General Statutes: provided, however, Proviso. that said corporation shall not carry on the business of hotel keeping, nor in any way be interested in such business.

Section 2. Said corporation shall have a capital stock capital stock and not exceeding one hundred thousand dollars divided into shares. shares of one hundred dollars each; and may hold real and Estate.

personal estate to the value of one hundred thousand dollars, for the purposes mentioned in the first section of this act.

Section 3. This act shall take effect upon its passage.

Approved February 12, 1867.

Chap. 24. An Act to authorize john pew to extend his wharf in gloucester.

Be it enacted, &c., as follows:

May extend south-easterly to commissioners' line and lay vessels at.

Provisos.

Section 1. John Pew, proprietor of a wharf in Gloucester, is hereby authorized to extend and maintain said wharf in a south-easterly direction to the commissioners' line, established by authority of law in the harbor of Gloucester, with the right to lay vessels at the end and sides of said wharf, and to receive wharfage and doekage therefor: provided, however, that the limit and direction of said extension between the end of the present wharf and the commissioners' line shall be determined by and located under the direction of the harbor commissioners; and provided, further, that this grant shall in nowise impair the legal rights of any person.

Section 2. This act shall take effect upon its passage.

Approved February 12, 1867.

Chap. 25. An Act making appropriations from the funds and the income of the funds herein mentioned, and for other purposes.

Be it enacted, §c., as follows:

Appropriations authorized.

Section 1. The sums hereinafter mentioned are appropriated, to be paid out of the funds and the income of the funds mentioned, to wit:

Rogers book fund; income. Acts 1857, 215. The income of the Rogers book fund shall be expended in accordance with the conditions named by the donor, in conformity with chapter two hundred and fifteen of the acts of the year eighteen hundred and fifty-seven.

Todd normal school fund; income.
G. S. 36.

The income of the Todd normal school fund shall be paid to the treasurer of the board of education, to be applied in such manner as shall be prescribed by said board, in accordance with chapter thirty-six of the General Statutes.

Indian school fund; income. G. S. 36. The income of the Indian school fund shall be applied according to the provisions of chapter thirty-six of the General Statutes.

Charles river and Warren bridge fand. Section 2. The sums mentioned in this section are appropriated to be paid out of the Charles River and Warren Bridge fund, for the year eighteen hundred and sixty-seven, to wit:

Charles river bridge. Acts 1864, 257. On account of the Charles River Bridge.

For repairs on said bridge and buildings belonging thereto, Repairs. a sum not exceeding three thousand five hundred dollars.

For horse-keeping, a sum not exceeding two hundred Horse-keeping.

For gas, oil, fluid and fuel, a sum not exceeding seven Fuel and lights. hundred dollars.

For incidental and contingent expenses, a sum not Incidental. exceeding one hundred and fifty dollars.

For the compensation of the draw-tender on said bridge, Draw-tender. Acts 1861, 96. the sum of one thousand two hundred dollars.

On account of Warren Bridge.

Warren bridge.

For repairs on said bridge and buildings belonging thereto, Repairs. a sum not exceeding three thousand dollars.

For horse-keeping, a sum not exceeding two hundred dol- Horse-keeping.

For gas, oil, fluid and fuel, a sum not exceeding six hun- Fuel and lights. dred and fifty dollars.

For incidental and contingent expenses, a sum not exceed- Incidental.

ing one hundred and fifty dollars.

For the compensation of the draw-tender on said bridge, Draw-tender, Acts 1861, 98. the sum of one thousand one hundred dollars.

Section 3. The sums mentioned in this section are appro- Essex bridge priated to be paid out of the moneys arising from the tolls Acts 1859, 122. collected on the Essex bridge, for the year eighteen hundred and sixty-seven, to wit:

For the salary of the agent of said bridge, the sum of one Agent's salary. hundred dollars.

For the compensation of the toll-gatherers and draw-tend- Toll-men and

ers upon said bridge, a sum not exceeding six hundred dollars. For the repair and maintenance of said bridge, a sum not Repair and main-

exceeding two thousand five hundred dollars.

For oak piles for repair of Essex bridge, a sum not exceed- Piles for repairs. ing six hundred dollars.

For gas, oil and fluid, a sum not exceeding three hundred Lights and fuel.

For incidental and contingent expenses, a sum not exceed- Incidental. ing thirty dollars.

And all moneys arising from the tolls on said bridge shall Payment into be paid into the state treasury.

Section 4. This act shall take effect upon its passage.

Approved February 14, 1867.

An Act in addition to an act incorporating amherst college. Chap. 26. Be it enacted, &c., as follows:

Section 1. The trustees of Amherst College are hereby Trustees may authorized to receive and hold in fee simple, or any less hold estate.

Proviso.

estate, by gift, grant, bequest, devise or otherwise, any lands, tenements or other estate, real or personal: provided, that the net annual income of the entire property of said college shall not exceed the sum of one hundred thousand dollars. Section 2. This act shall take effect upon its passage.

Approved February 14, 1867.

Chap. 27. An Act to incorporate the new england homoeopathic med-ICAL COLLEGE.

Be it enacted, &c., as follows:

Corporators.

strictions.

Section 1. Daniel B. Stedman, Otis Clapp, David Thayer, their associates and successors, are hereby incorporated by the name of the New England Homeopathic Medi-Privileges and re- cal College; with all the powers and privileges, and subject to all the duties, restrictions and liabilities set forth in the sixty-eighth chapter of the General Statutes.

May hold estate.

Section 2. Said corporation may hold real and personal estate to the amount of two hundred thousand dollars.

Trustees and offi-

Section 3. The trustees, together with the regularly concers may confer stituted officers of the New England Homeopathic Medical College, shall have power to confer the degree of doctor in medicine, subject to the restrictions and regulations which are adopted and required in conferring the same degree by Harvard College and the Berkshire Medical Institution.

Approved February 14, 1867.

Chap. 28. An Act to continue in force an act incorporating the NATIONAL INSURANCE COMPANY, AND FOR OTHER PURPOSES. Be it enacted, &c., as follows:

Charter continued without limitation of time.

Section 1. The act of the year one thousand eight hundred and twenty-five, entitled "An Act to incorporate the Etna Insurance Company in Boston," and the act of the year one thousand eight hundred and thirty-two, entitled "An Act to change the name of the Ætna Insurance Company in Boston, and for other purposes," and all acts and parts of acts in addition thereto, or in amendment thereof, which are now in force, shall be continued and remain in force from and after the eighteenth day of February, in the year one thousand eight hundred and seventy-two; and the said corporation shall continue to have and enjoy all the powers and privileges, and be subject to all the duties, liabilities and restrictions set forth in the general laws relating to such corporations, which are or may be in force, in like manner and to the same effect as if said act incorporating said company, and the several acts in amendment thereof, or in addition thereto, had contained no limitation of time.

Section 2. Said corporation is hereby authorized to increase Corporation may its eapital stock to a sum not exceeding one million dollars, stock within the same to be paid in within three years from the passage of three years. this act, in such instalments as the corporation shall from time to time determine, and to be invested according to law.

Section 3. Said corporation is hereby authorized to May change par change the par value of its shares from thirty dollars to one value of shares. hundred dollars; and if said corporation shall so change the same, all stock thereafter issued under this act shall be in shares of one hundred dollars each.

Section 4. This act shall take effect upon its passage.

Approved February 14, 1867.

An Act to continue in force an act to incorporate the Chap. 29. GLOUCESTER MARINE INSURANCE COMPANY.

Be it enacted, &c., as follows:

The act of the year one thousand eight hundred and forty- Charter continseven, chapter forty-five, entitled "An Act to incorporate the itation of time. Gloucester Marine Insurance Company," shall be continued and remain in force from and after the fifth day of March. in the year one thousand eight hundred and sixty-seven; and said company shall continue to have and enjoy all the powers and privileges, and be subject to all the duties, liabilities and restrictions set forth in the general laws relating to such corporations, which are or may be in force, in like manner and to the same effect as if said act incorporating said company had contained no limitation of time.

Approved February, 14, 1867.

An Act to authorize the american unitarian association ${\it Chap.}~30.$ TO HOLD ADDITIONAL REAL AND PERSONAL ESTATE.

Be it enacted, &c., as follows:

Section 1. The American Unitarian Association is hereby Mayadd \$150,000 authorized to hold real and personal estate in addition to tal. to present capiwhat is now authorized by law, to an amount not exceeding one hundred and fifty thousand dollars.

Section 2. This act shall take effect upon its passage.

Approved February 14, 1867.

AN ACT TO AUTHORIZE THE FITCHBURG RAILROAD COMPANY TO Chap. 31. EXTEND THE LOCATION OF ITS ROAD.

Be it enacted, $\S c.$, as follows:

Section 1. The Fitchburg Railroad Company is hereby May extend in authorized to extend the location of its road in the city of neet with comboston, so far as said company may desire for the construetion of a single or double track, beginning at a point upon Causeway Street. its road not farther north than the northerly end of its ear house, as it now stands; thence extending in a southerly

Provisos

direction to Causeway Street in the city of Boston, and there connecting with the track of the Commercial Freight Railway Company: provided, however, that between the point of beginning above named and Haverhill Street, the location hereby authorized, and the track or tracks thereon to be constructed, shall lie within and on the easterly side of a line drawn parallel with, and twenty-nine feet distant at right angles from the westerly wall of the passenger station of said Fitchburg Railroad Company, as it now stands; and provided, further, that the mayor and aldermen of the city of Boston shall have power to determine the location, and the manner of conducting and operating that portion of said railroad which shall lie within the limits of Haverhill and Causeway Streets.

Act of 1866, ch. 267, to apply.

Section 2. Said Fitchburg Railroad Company shall be entitled to all the privileges and benefits, and be subject to all the duties and restrictions of steam railroad corporations under the provisions of chapter two hundred and sixty-seven of the acts of the year eighteen hundred and sixty-six, not inconsistent herewith.

Section 3. This act shall take effect upon its passage.

Approved February 14, 1867.

Chap. 32. An Act to extend the time for locating and constructing THE CANTON AND HYDE PARK RAILROAD.

Be it enacted, $\S c.$, as follows:

Time for construction extend-

Section 1. The time for the location of the Canton and ed to Mar. 1, '70. Hyde Park Railroad, is hereby extended to the first day of March, in the year eighteen hundred and sixty-nine, and for the construction of the same, to the first day of March, in the year eighteen hundred and seventy.

Section 2. This act shall take effect upon its passage.

Approved February 14, 1867.

Chap. 33. An Act to incorporate the boston and charleston steam-ship COMPANY.

Be it enacted, &c., as follows:

Corporators.

Title.

strictions.

Section 1. George B. Upton, Isaac Rich, Donald McKay, their associates and successors, are hereby made a corporation, by the name of the Boston and Charleston Steam-ship Privileges and re-Company; with all the powers and privileges, and subject to all the duties, liabilities and restrictions set forth in the general laws of this Commonwealth, which now are or may hereafter be in force and applicable to such corporations.

May have ships and navigate or charter same.

Section 2. Said corporation is hereby authorized and empowered to build, purchase, charter, hold and convey one or more steam-ships or steam propellers, and to navigate the ocean therewith, and employ the same in transporting freight

and passengers between the city of Boston and Charleston, South Carolina. And said company may let by charter, one or more of their steam-ships, or propellers, to any persons: provided, such charter does not prevent said company from Proviso.

complying with the terms of this act.

Section 3. The capital stock of said corporation shall be capital stock. three hundred thousand dollars, with liberty to pay in and increase the same, by adding thereto from time to time an amount not exceeding four hundred thousand dollars, and shall be divided into shares of the par value of one hundred Shares. dollars each. Said corporation shall have power to assess May assess not from time to time upon said shares, such sums as may be exceeding par deemed necessary to accomplish its object, not exceeding the par value of said shares. No certificates of stock shall be Issue of stock issued until the par value thereof shall have been actually working. paid in, and no steam-ship or propeller shall be run until at least one hundred thousand dollars of its capital shall have been subscribed and paid in.

Section 4. Said corporation may hold real estate to an Real estate.

amount not exceeding fifty thousand dollars.

Section 5. If said corporation shall not within one year conditions of vafrom the passage hereof have been organized, and have collected by assessments an amount equal to one hundred thousand dollars of its capital stock subscribed, and shall not within two years from the passage of this act, have one or more steam-ships or propellers employed between said city of Boston and said port, or if said corporation shall thereafter fail for the period of one year so to employ one or more steam-ships or propellers in said business, then this act shall be null and void. Approved February 14, 1867.

lidity of Act.

An Act making appropriations for the expenses of the state Chap. 34. ALMSHOUSES; THE HOSPITAL AT RAINSFORD ISLAND; THE SUPPORT AND RELIEF OF STATE LUNATIC PAUPERS; THE STATE PRISON; THE REFORM SCHOOL AT WESTBOROUGH AND THE NAUTICAL BRANCH THEREOF; AND FOR OTHER PURPOSES.

Be it enacted, &c., as follows:

Section 1. The sums hereinafter mentioned are appro- Appropriations priated to be paid out of the treasury of the Commonwealth, authorized. from the ordinary revenue, for the purpose of meeting the current expenses of the institutions hereinafter named, and for other purposes, during the year ending December thirtyfirst, in the year eighteen hundred and sixty-seven, to wit:

CHARITABLE.

For the state almshouse at Tewksbury, a sum not exceed- Almshouses: ing seventy-seven thousand seven hundred and fifty dollars. 6.8.71.

Monson. G. S. 71.

For the state almshouse and state primary school at Mon son, a sum not exceeding sixty thousand dollars.

Bridgewater. G. S. 71.

For the state almshouse and state work-house at Bridgewater, a sum not exceeding fifty-six thousand dollars.

Rainsford Island hospital. G. S. 71.

For the hospital at Rainsford Island, a sum not exceeding ten thousand dollars, the same to include expenses of transportation.

Board charities, agent's expenses. Acts 1863, 240.

For expenses of the general agent of the board of state charities, a sum not exceeding two thousand two hundred

Expenses secre-Acts 1863, 240. Travel and ex-

For expenses of the secretary of the board of state charities, a sum not exceeding one thousand dollars.

penses, members. Money, how drawn and dis-

For travelling and other expenses of the board of state charities, a sum not exceeding three thousand six hundred dollars; and the appropriations for said board may be drawn and disbursed by the general agent.

bursed. Lunatic paupers,

For the support and relief of state lunatic paupers in state support.
6. S. 73; Acts hospitals, a sum not exceeding ninety thousand dollars.
1863, 240. For the transportation of state payeers to almost our

Transport of paupers. G. S. 71. Burials.

For the transportation of state paupers to almshouses, a sum not exceeding five hundred dollars.

For the burial of state paupers, a sum not exceeding thirty-five hundred dollars.

Support of by municipalities.

For the support of state paupers by the cities and towns, G. S. 71. 6 43, a sum not exceeding fifteen thousand dollars.

Coroners' in-Indians, for support. G. S. 14. Troy.

For the expenses of coroners' inquests, a sum not exceed-

Dudley.

quests, expenses, ing one thousand dollars. For the expenses incurred on account of Indians, a sum not exceeding three thousand dollars, viz.: to the guardian of the Troy Indians, for their support, a sum not exceeding eight hundred dollars, and for the salary of said guardian,

Christiantown and Chappequiddic. Punkapog.

the sum of one hundred dollars; to the guardian of the Dudley Indians, for their support, a sum not exceeding one thousand dollars, and for the salary of said guardian, one hundred dollars; for the salary of the guardian of the Christiantown and Chappequiddic Indians, one hundred and fifty dollars; for the salary of the guardian of the Punkapog

Marshpee.

Pensions.

Indians, for the support of certain old state paupers, a sum sundry author not exceeding two hundred dollars, and the balance to be applicable to the payment of such other expenses on account of Indians as are authorized by statute.

Indians, forty dollars; to the treasurer of the Marshpee

ized expenses.

For pensions, a sum not exceeding five hundred dollars. almshouse loan almshouse loan sinking fund for Acts 1852, 275; tion of serip, the sum of six thousand dollars. To the state almshouse loan sinking fund for the redemp-

Asylum for blind. Res. 1864, 56.

For the Perkins' institution and Massachusetts asylum for the blind, the sum of sixteen thousand dollars.

For the Massachusetts school for idiotic and feeble-minded School for idiots.

youth, the sum of nine thousand dollars.

For the support of Massachusetts beneficiaries in the asy-Deaf nutes. Res. 1847, 94; lum for deaf and dumb at Hartford, the sum of eighteen 64, 28; 65, 50. thousand five hundred dollars.

For the annuities due from the Commonwealth, incurred Martha Johnnot by the acceptance of the bequests of the late Martha Johon-Res. 1841, 65. not, a sum not exceeding one thousand four hundred dollars.

For expenses attending the management of cases of Cases settlement and bastardy, in the year eighteen hundred and personal sixty-seven and previous years, a sum not exceeding three Acts 1863, 240. thousand dollars.

REFORMATORY AND CORRECTIONAL.

For expenses of the state prison, a sum not exceeding one State prison, exhundred thousand dollars.

For expenses of the state reform school for boys at West-Reform school, borough, a sum not exceeding sixty-five thousand dollars, G. s. 76. said sum to be expended solely for the current expenses of said institution; and no money appropriated by this act shall be expended by the trustees of said school for the erection of new buildings.

For the current expenses of the nautical branch of the Nautical school. state reform school, a sum not exceeding fifty-two thousand

For the current expenses of the state industrial school for Industrial sch'l. girls at Lancaster, a sum not exceeding twenty-three thousand dollars.

For expenses incurred in the arrest of fugitives from jus- Arrest of fugitice, a sum not exceeding two thousand dollars.

G. S. 177.

For the salary of an agent for the relief of discharged con- Agent discharged viets, a sum not exceeding eight hundred dollars; and for etc. the expenditures of said agent, a sum not exceeding one Acts 1861, 78. thousand dollars.

For the compensation of the state police, a sum not exceed-State police, pay. Acts 1865, 249. ing seventy-eight thousand two hundred dollars.

For travelling expenses of the state police, a sum not Expenses for exceeding twenty-nine thousand five hundred dollars.

For clerical, incidental and contingent expenses of the Constable of constable of the Commonwealth, a sum not exceeding seven thousand six hundred dollars, which shall be allowed and paid.

From the appropriations for expenses of the state prison, State prison, of the state almshouses at Tewksbury, Monson and Bridgewater, and of the reform school for boys at Westborough, the and industrial schools, advance

penses authorized.

by institutions persons, except for shoes at ury.

payment for ex-nautical branch thereof, and of the industrial school for girls, there may be paid to each, in advance, a sum not exceeding one thousand dollars, to be accounted for to the state auditor in the monthly settlements of said institutions; Moneys received and all sums received by said institutions from cities, towns from towns and or individuals, for the support of the inmates, or for articles sold, shall be paid into the treasury of the Commonwealth, Tewksbury, to be except that so much as shall be received from the manufacture of shoes at the Tewksbury almshouse, may be reinvested for that purpose.

Section 2. This act shall take effect upon its passage.

Approved February 18, 1867.

Chap. 35. An Act relating to the cession of the jurisdiction of the COMMONWEALTH OVER CERTAIN LANDS IN CHARLESTOWN.

Be it enacted, &c., as follows:

Jurisdiction ceded to United States.

Bounds described

Section 1. Jurisdiction is hereby granted and eeded to the United States over all that certain lot or tract of land, with the buildings thereon, situate in the city of Charlestown, purchased by the United States as an addition to the navy yard, and described as follows: commencing at the south-west corner of the present guard-house, thence running north-westerly along the boundary line of the navy yard twenty-four and twenty one-hundredths feet to the intersection of the continuation of the western line of the avenue; thence south-westerly along said western line and making an angle of eighty-three degrees and nineteen minutes with the boundary line of the navy yard forty-four and fifty one-hundredths feet to the north side of Wapping street; thence along Wapping street, at an angle of forty degrees and fiftyseven minutes with the last line, twenty and forty-two onehundredths feet; thence along Water street at an angle with the last line of one hundred sixty-one degrees and eight minutes, twenty-eight and thirty-three one-hundredths feet to the beginning; this last line making an angle of seventy-four degrees and thirty-six minutes with the first or boundary wall of the yard.

Act void unless year.

dietion for service retained.

Section 2. This act shall be void unless a suitable plan with secretary of of the premises, or such portion or portions thereof as may be purchased by the United States, be deposited in the office of the secretary of this Commonwealth, within one year from concurrent jurist the passage of this act: provided, always, that this Commonof legal process wealth shall retain and does retain concurrent jurisdiction with the United States in and over the tract of land aforesaid, so far, as that all civil and all criminal processes issuing under the authority of this Commonwealth, may be executed

on said land, and in any buildings thereon, or to be erected thereon, in the same way and manner as if jurisdiction had not been granted as aforesaid; and provided, also, that the Exclusive jurisexclusive jurisdiction shall revert to and revest in the Com-diction, when to revert to State. monwealth of Massachusetts, whenever the said land shall cease to be used for the sole purpose herein before declared.

Approved February 19, 1867.

AN ACT CONCERNING SUITS AGAINST CORPORATIONS.

Chap. 36.

Be it enacted, $\S c.$, as follows:

SECTION 1. In all suits against corporations established Suit to enforce liability of stockby the laws of this Commonwealth, when it shall appear to holder may be the court that one of the objects of the suit is to obtain a son. judgment against said corporation in order to enforce an alleged liability of any person who has been, or is, a stockholder or officer of said corporation, any such stockholder or officer may be permitted, on petition, to defend said suit.

Section 2. The court in such case may require of the court may reperson so taking upon himself the defence of said suit, or of quire bond of defendant. some person in his behalf, a bond with sufficient surety, or sureties, conditioned to pay to the plaintiff all costs which may accrue and be taxed to him after the filing of said

petition.

Section 3. This act shall take effect upon its passage.

Approved February 19, 1867.

An Act in addition to an act to incorporate the new eng- Chap. 37. LAND EMIGRANT AID COMPANY.

Be it enacted, &c., as follows:

Section 1. The corporation called the New England May increase capital in "preferred Emigrant Aid Company is hereby empowered to issue addistick," beautiful and emission of the court is such as the tional stock to the amount of one hundred and fifty thou- igration southsand dollars, to be divided into shares of one hundred dollars each, which shall be called "preferred stock," for the purpose of directing emigration southward, and aiding in providing accommodations for the emigrants after arriving at their places of destination.

Section 2. The holders of stock not so preferred, shall Holders of such not be entitled to any dividend, until dividends of eight per preference centum yearly shall have been made to the holders of such dividend. preferred stock: and any excess of dividends over and Sumin excess of above eight per centum yearly, shall be shared pro rata by shared by other the holders of such preferred stock and those holders of stockholders responding to pubstock not preferred who shall present their certificates of lished notice. stock to the treasurer of the company for registration within thirty days after public notice shall have been given by him, at least three times in the Boston Daily Advertiser, the Bos-

Limitation of charter.

ton Daily Journal, and the Boston Post, and Boston Transcript newspapers, calling for such return of certificates.

Section 3. The charter is hereby so amended that it shall expire in thirty years from the passage of this act.

Approved February 19, 1867.

Chap. 38.

AN ACT TO INCORPORATE THE BEVERLY SAVINGS BANK. Be it enacted, &c., as follows:

Corporators.

strictions.

Section 1. John I. Baker, Robert G. Bennett, George Roundy, their associates and successors, are hereby made a corporation by the name of the Beverly Savings Bank, to be Privileges and re- established in the town of Beverly; with all the powers and privileges, and subject to all the duties, liabilities and restrictions set forth in all general laws, which now are or may hereafter be in force, applicable to savings banks and institutions for savings.

> Section 2. This act shall take effect upon its passage.

Approved February 19, 1867.

Chap. 39. An Act to authorize the old colony iron company to INCREASE ITS CAPITAL STOCK.

Be it enacted, &c., as follows:

May increase 250,000 dollars.

Section 1. The Old Colony Iron Company, a corporation established in the towns of Taunton and Raynham, is hereby authorized to increase its capital stock two hundred and fifty thousand dollars, divided into shares of one thousand dollars each; and to hold real estate necessary and convenient for its business, to an amount not exceeding two hundred thousand dollars.

May hold real estate.

Shares.

Section 2. This act shall take effect upon its passage.

Approved February 19, 1867.

Chap. 40. An Act to authorize the spy pond water company to com-PLETE ITS ORGANIZATION.

Be it enacted, &c., as follows:

May complete organization.

SECTION 1. The Spy Pond Water Company is hereby authorized to complete the organization of said corporation, wherein the same may now be defective; and said corporation shall thereafter continue to exercise its powers and privileges, and be subject to all liabilities, according to its charter and all laws now or hereafter in force relating to such corporations.

Meeting for, when to be held.

How called.

A meeting of said corporation shall be held Section 2. within three months from the passage of this act, for the purpose of completing its organization as aforesaid. Such meeting shall be called by Edward Chapman, the person elected clerk of said corporation at its first meeting, by a

notice signed by him setting forth the time, place and purpose of the meeting, and such notice shall, seven days at least before the meeting, be delivered to each member of said company, and be published in some newspaper printed in the county of Middlesex.

Section 3. The town of West Cambridge may, at any Town of West time, purchase the franchise of said corporation, and all its Cambridge may purchase francorporate property, at such price as may be agreed upon chise and property. between the parties; and in case the parties cannot agree upon the price, the supreme judicial court, or any justice thereof, upon application of either party, shall appoint three commissioners to award what sum said town shall pay to said company for such franchise and its corporate property, which award shall be final.

Said company shall not at any time draw the Water marks of Section 4. waters of Spy Pond below low-water mark of said pond, nor served. raise them above high-water mark.

Section 5. A commissioner shall be appointed by the s. J. court, upon supreme judicial court or any justice thereof, on application petition, to epsuperme judicial court or any justice thereof, on application point person to of said Spy Pond Water Company, or of any party in inter-eret monuments est, who shall at the cost and expense of said company, after and fall of waters. notice to all parties in interest, ascertain the points between which the waters of said pond and its outlet rise and fall, and shall erect permanent monuments showing the same, and shall make a full report of all his doings to the supreme judicial court.

Section 6. This act shall take effect upon its passage. Approved February 19, 1867.

AN ACT TO INCORPORATE THE MARSHPEE MANUFACTURING COMPANY.

Chap. 41.

Be it enacted, &c., as follows:

Section 1. Solomon Attaquin, Matthias Amos, Oaks A. Corporators. Coombs, their associates and successors, are hereby made a corporation by the name of the Marshpee Manufacturing Title and pur-Company, for the purpose of manufacturing baskets, brooms, wooden ware and other like articles in the district of Marshpee; and for this purpose shall have all the powers and priv- Privileges and reileges, and be subject to all the duties, liabilities and restric-strictions. tions set forth in all general laws which now are, or hereafter may be in force, relating to such corporations.

Section 2. The said corporation may purchase and hold, Real estate. in said district, for the purposes aforesaid, real estate not exceeding fifteen thousand dollars in value, and the capital Capital stock. stock of said corporation shall not exceed fifty thousand dol-All buildings and machinery which may be erected or Buildings and machinery to be

deemed personal placed by said corporation on said real estate, shall be estate. regarded as the personal estate of said corporation, and be liable for the debts of the corporation.

Non-residents of district may hold

The capital stock of said corporation may be taken and held by persons not proprietors or inhabitants of said district: but no real estate which may be owned or held Real estate may be held only by by said corporation in said district, shall be sold or assigned resident. to any person except such as may now legally hold land as proprietors of said district.

Section 4. This act shall take effect upon its passage.

Approved February 19, 1867.

Chap. 42. An Act to provide for refunding certain taxes illegally ASSESSED.

Be it enacted, &c., as follows:

Section 3.

Treasurer to re-236, Acts 1863.

Section 1. The treasurer and receiver-general is hereby pay moneys received under ch. authorized to repay all sums of money received by him, from any corporation, under the provisions of chapter two hundred and thirty-six of the acts of the year eighteen hundred and sixty-three.

> Section 2. This act shall take effect upon its passage.

> > Approved February 19, 1867.

Chap. 43.

AN ACT IN RELATION TO THE BOSTON MARINE SOCIETY. Be it enacted, &c., as follows:

May purchase and receive donaal estate.

Section 1. The Boston Marine Society is hereby authortions of addition. ized to make purchases and receive donations of real and personal estate for the purposes expressed in their act of incorporation, the clear income of which shall not, at any time, exceed the sum of twenty thousand dollars per annum, in addition to the real and personal estate which they may now hold; and may manage and dispose of said estate as the said society shall see fit.

Provisions in meeting repealed.

Section 2. So much of the act passed the twenty-fifth former Acts re-lating to annual day of January, one thousand seven hundred and fifty-four, entitled "An Act to incorporate William Starkey and others, by the name of the Marine Society," and so much of the act passed February twenty-third, eighteen hundred and nine, entitled "An Act in addition to an act entitled an act to incorporate William Starkey and others, by the name of the Marine Society," as relates to the time of the annual meeting of said society, is hereby repealed: and the said society sestablish time of holding in by is hereby empowered to hold its annual meeting at such time as it shall in future establish and appoint, by by-laws duly \mathbf{m} ade.

Society may laws.

> Section 3. This act shall take effect upon its passage. Approved February 19, 1867.

An Act to authorize the increase of the capital stock of Chap. 44. THE OCEAN STEAM MILLS.

Be it enacted, &c., as follows:

The Ocean Steam Mills, a corporation estab May increase Section 1. lished in Newburyport, is hereby authorized to increase its 500,000 dollars. capital stock by an amount not exceeding three hundred thousand dollars, divided into shares of one hundred dollars shares. cach; and to hold additional real estate, not exceeding one May increase real hundred thousand dollars in value.

Section 2. This act shall take effect upon its passage.

Approved February 23, 1867.

AN ACT MAKING APPROPRIATIONS FROM THE MOIETY OF THE Chap. 45. INCOME OF THE SCHOOL FUND APPLICABLE TO EDUCATIONAL PURPOSES.

Be it enacted, &c., as follows:

The sums hereinafter mentioned in this sec- Appropriations tion are appropriated and shall be allowed and paid out of authorized. the moiety of the income of the school fund applicable to educational purposes, for the year eighteen hundred and sixty-seven, to wit:

For the support of the four state normal schools for the Normal schools. present year, the sum of thirty-two thousand five hundred dollars.

For the salary and travelling expenses of such agent or Agents board of agents as the board of education may appoint, a sum not education. exceeding three thousand dollars.

For teachers' institutes, the sum of two thousand eight Teachers' instihundred dollars.

tutes. G. S. 35. For aid to pupils in the state normal schools, a sum not Normal pupils. exceeding four thousand dollars.

For the support of state scholarships, a sum not exceeding State scholartwo thousand four hundred dollars; said sum and the sums ships. above named to be expended under the direction of the board of education.

For postage, printing, advertising, stationery, the trans- Board of educaportation of documents for the board of education, and for and normal the secretary thereof, and also for any contingent expenses schools, expenses. G. S. 34. of the normal schools, not otherwise provided for, the sum of eleven thousand dollars.

For the expenses of the members of the board of educa-Members of tion and the treasurer thereof, a sum not exceeding five board, expenses. hundred dollars.

For the Massachusetts teachers' association, the sum of Teachers' assoeight hundred dollars, on condition that said association visional. shall furnish a copy of the "Massachusetts Teacher" to each school committee in the several cities, and towns in the

Commonwealth, during the year eighteen hundred and sixtyseven, and furnish satisfactory evidence thereof to the auditor.

American institute of instruction.

For the American institute of instruction, the sum of five hundred dollars, to be paid to the president of said institute in the month of August next.

Teachers' county associations. Acts 1864, 58. Indian schools.

G. S. 36.

For county teachers' associations, the sum of three hundred and twenty-five dollars.

For the support of certain Indian schools, the sum of four hundred and five dollars.

Section 2. This act shall take effect upon its passage.

Approved February 23, 1867.

Chap. 46. An Act making appropriations for the expenses of the MILITARY DEPARTMENT OF THE COMMONWEALTH.

Be it enacted, &c., as follows:

Quartermaster's and ordnance bureau.

The sum of sixteen thousand dollars is hereby Section 1. appropriated, to be paid out of the treasury of the Commonwealth, for the purpose of meeting the current expenses of the bureau of the quartermaster-general and ordnance, during the year ending December thirty-first, in the year eighteen hundred and sixty-seven, to wit:

Arsenal, Cambridge, salaries

For salaries of superintendent of the arsenal at Cambridge, and clerk, including extra clerk hire, three thousand dollars.

Service and labor.

For compensation of mechanics and laborers employed in and about the arsenal, six thousand dollars.

Transport of materiel.

For transportation of materiel from the arsenal to the various companies in the Commonwealth, and to and from the several camps, twenty-five hundred dollars.

Materials for repairs of arms and arsenal.

For cost of materials used for repairing arms, tents, and so forth, and for general repairs in and about the arsenal buildings, two thousand dollars.

Contingent expenses and care

For contingent expenses, including salutes upon national arsenal grounds, and state occasions, printing, stationery, blank books, and so forth, and for keeping the arsenal grounds in order, twentyfive hundred dollars.

> Section 2. This act shall take effect upon its passage.

Approved February 23, 1867.

Chap. 47. An Act in relation to the inspection of pot and pearl ASHES.

Be it enacted, $\S c.$, as follows:

Fee of inspectorgeneral and deputy defined.

Section 1. The inspector-general of pot and pearl ashes, or his deputy, shall receive for inspecting, weighing and delivering to the owner an invoice or weight note under his hand, of the weight of each cask of pot or pearl ashes, and

for coopering, nailing and putting the same in shipping order, twenty cents for every hundred weight so inspected, one-half to be paid by the maker or owner, and one-half by How to be paid. the purchaser.

Section 2. The one hundred and seventy-third section of G. S. 49, § 173, the forty-ninth chapter of the General Statutes is hereby

Approved February 23, 1867. repealed.

AN ACT TO AUTHORIZE THE HOLYOKE MUTUAL FIRE INSURANCE Chap. 48. COMPANY OF SALEM, TO PURCHASE AND HOLD ADDITIONAL REAL

Be it enacted, &c., as follows:

The Holyoke Mutual Fire Insurance Company in the city Mayhold \$30,000 of Salem, is hereby authorized to purchase and hold real in addition to sum in ch. 174. estate in said city, to an amount not exceeding thirty thou-proviso. sand dollars, in addition to the amount which the company is now authorized to hold by chapter one hundred and seventyfour of the acts of the year eighteen hundred and sixty-five, and subject to the proviso contained in said chapter.

Approved February 23, 1867.

AN ACT TO AUTHORIZE THE PLIMPTON IRON AND STEEL MANUFAC- Chap. 49. TURING COMPANY TO CHANGE ITS NAME.

Be it enacted, &c., as follows:

Section 1. The Plimpton Iron and Steel Manufacturing May take name of Company, a corporation organized in the city of Boston, Steel Manufacunder the general laws, in the year one thousand eight thring Company. hundred and sixty-five, is hereby authorized, upon a vote of three-fourths of its stock-holders, to take the name of the Linden Iron and Steel Manufacturing Company; and no Liabilities to be liabilities of said corporation shall be affected thereby.

Section 2. This act shall take effect upon its passage.

Approved February 23, 1867.

AN ACT IN RELATION TO THE TIME OF HOLDING MEETINGS FOR Chap. 50. THE ELECTION OF CERTAIN OFFICERS.

Be it enacted, &c., as follows:

Section two of chapter seven of the General Statutes is Election polls so far amended, that the meetings in said section mentioned, 8 a.m. for choice may be opened as early as eight o'clock in the forenoon.

of national, state and county officers.

Approved February 25, 1867.

AN ACT TO INCORPORATE THE MANAGERS OF THE BOSTON PORT AND SEAMEN'S AID SOCIETY, AND TO UNITE THE CORPORATIONS CALLED THE MANAGERS OF THE PORT SOCIETY OF THE CITY OF BOSTON AND ITS VICINITY, AND THE SEAMEN'S AID SOCIETY.

Chap. 51.

Be it enacted, &c., as follows:

Section 1. Albert Fearing, John A. Andrew, Charles corporators. Henry Parker, Benjamin Thaxter, Nathaniel A. Barrett,

Title.

needy seamen and families, and dren.

May appoint officers and make by-laws for corporate government.

Managers may be twenty-five.seven to be women, and nine a quorum.

Vacancies.

Shall keep record; also statements of funds, income, receipts and expenditures. Managers to receive no pay. paid.

Port Society and Seamen's Aid Society united.

New corporation corporations.

William Perkins, James M. Barnard, William G. Weld, Henry Pigeon, William Rogers, Edward T. Taylor, Catherine C. Fearing, Deborah Taylor, Abby Rhoades, Ann E. Coffin, Nancy Fairbanks, Helen E. Tracy, Deborah Brigham and Margaret Fiske, their associates and successors, are hereby made a corporation, by the name of the Managers of May hold estate the Boston Port and Seamen's Aid Society, with power to for service to sick, disabled or hold real and personal estate to the amount of two hundred thousand dollars, for the purposes of improving the moral, education of chil- religious and general condition of seamen and their families in Boston and its vicinity; of relieving sick and disabled seamen and their families; of affording aid and encouragement to poor and industrious seamen, and promoting the education of seamen's children; and the said corporation may appoint all such officers as may be convenient for the management of their affairs, and may fix their compensation and define their duties and obligations, and may make and adopt such by-laws and regulations as may be necessary for the government of the said corporation, not repugnant to the laws and constitution of this Commonwealth.

Section 2. The number of managers shall never be more than twenty-five, of whom at least seven shall be women, and of whom nine shall constitute a quorum for the transaction of business; and all vacancies in said board shall be filled by election by the remaining members of said board. May, on petition the supreme judicial court, on petition of a majority of the of majority, be removed by S. J. board, shall have jurisdiction in equity to remove from office Court for cause. any manager, when, from any cause, he shall have become unable or unfit, in their judgment, to discharge the duties of his office.

Section 3. Said managers shall keep a fair record of all their proceedings, and a correct statement of funds in their possession, and of their income, receipts and expenditures. They shall receive no compensation for their services as such managers; but the corporation may make reasonable comsecretary and treasurer may be pensation for services rendered by the secretary and treasurer in the performance of the duties of their offices.

Section 4. The two corporations now known by the names of "The Managers of the Port Society of the City of Boston and its Vicinity," and "The Seamen's Aid Society," are hereby united and merged in the corporation established by this act.

Section 5. The corporation established by this act shall chises and prop- have, hold, possess and enjoy all the franchises, property and estates which now are or may be held and enjoyed by either or both of the said former corporations, and all gifts, legacies and devises which have been made or shall be hereafter made to either or both of the said former corporations; and it shall be subject to all the duties, restrictions, obligations and liabilities to which the said corporations severally are subject, so far as the same may be consistent with this act; and all suits at law or in equity, and all proceedings Shall be party in before any tribunal, which may be pending, to which either of either. of said former corporations is a party, may be prosecuted and defended by the corporation established by this act, in like manner, and with the same effect, as might have been done by the said former corporations, or either of them, if this act had not been passed.

Section 6. The corporation established by this act shall Sectarian purnever be perverted to sectarian purposes; and in case of such tion prohibited. abuse of the corporate property of the said society, the supreme judicial court, upon information filed by the attorney-general, may inquire into such abuse, and may make all proper decrees needful to correct the same.

SECTION 7. Said John A. Andrew is hereby authorized to First meeting of call the first meeting of the said managers, by giving notice whom called and of the time, place and purpose of such meeting at least seven how notified. days before the time of holding the same, by publication thereof in the Boston Daily Advertiser, and by a copy thereof in hand, or through the mail, to each manager.

Approved March 1, 1867.

An Act concerning the collection of state taxes upon cor- Chap. 52. PORATIONS.

Be it enacted, &c., as follows:

Section 1. When any tax remains due from any corpo- Tax due ten days ration, except municipal corporations, to the Commonwealth, after notice by for the term of ten days after notice given through the mail, may issue war for collecby the treasurer of the Commonwealth to the treasurer or tion. other financial agent of such corporation that such tax is due and unpaid, the treasurer of the Commonwealth may issue his warrant, directed to the sheriff, or his deputies, of the county in which such corporation has its place of business, commanding the collection of such tax. Such warrant Form and service may be substantially in the form of those now issued by the of warrant. assessors of towns, except as is hereinafter provided; and the officer to whom the same may be delivered for service, shall proceed in the manner in which collectors and others serving such warrants are authorized to proceed. Such Not to run warrants shall not run against the body of any person, nor against person; shall any property of such delinquent corporation be exempt property exempt. from seizure and sale thereon. The officer having such

Interest upon tax.

Fees of officer collecting.

to be paid treasurer.

warrant shall collect such tax, and interest upon the same, at the rate of twelve per centum per annum, from the time when such tax became due, and shall be entitled to collect and receive for his fees the sum which an officer would be entitled by law to receive upon an execution for a like Fee for warrant amount. He shall also collect one dollar for the warrant. which shall be paid over to the treasurer of the Commonwealth. Section 2. Any corporation feeling aggrieved by the

Corporation

aggrieved may, upon petition, be exaction of the said tax or of any portion thereof, may, neard in S. J. Court in Suffolk, within six months from the date of the payment of the same, whether such payment be after or before the issue of the warrant herein provided for, file a petition to the supreme judicial court, in the nature of a petition of right, setting forth the amount of the tax, and costs thereon so paid, the general legal grounds, if any, upon which it is claimed such tax should not have been exacted, and specifically the grounds in fact, if any, upon which it is so claimed. shall be entered and heard in said court in the county of Attorney-general Suffolk. Service of the same shall be made upon the treasurer and the attorney-general of the Commonwealth, in the same manner as a writ of original summons is now served upon an individual. The proceedings upon such petition shall conform, as near as may be, to the proceedings in equity Condition prece- causes in said court. No such petition shall be brought in order to procure the abatement of any tax, except where it is claimed that such tax is in part assessed upon property not legally subject to taxation. Section 3. If the court, upon a hearing or trial, shall

and treasurer to have service of petition.

Proceedings.

dent to petition.

Court upon adjudging illegal exaction to certial adjudge that said tax, and the costs thereon, have been illegally fy governor, who shall draw warrant covering sum, with interest and costs.

city to be deductpayment.

exacted, a copy of the judgment or decree in the cause shall be transmitted by the clerk of the court to the governor of the Commonwealth, and the governor shall thereupon draw his warrant upon the treasurer of the Commonwealth for the amount adjudged to have been unjustly exacted, with interest, and costs to be taxed by the clerk of the court, as in Treasurer to pay. equity causes; and the treasurer shall pay the same, without any further act or resolve making appropriation therefor. Sum paid town or And so much thereof as may have been paid out of the treased from any after ury of the Commonwealth to any city or town may be deducted and set off from and against any sum afterwards due and payable to such city or town.

> Section 4. The manner of collection herein provided for, shall be in addition to those now provided by law. The remedy herein provided, by petition, shall take the place of any and all actions which might otherwise be maintained by

Construction of act defined.

such corporation on account of the assessment and collection of such tax, and shall be the exclusive remedy. This act Shall apply to shall apply to all taxes now due, as well as to those which taxes now due. may hereafter become due.

Section 5. This act shall take effect upon its passage.

Approved March 2, 1867.

An Act to extend the time for the location and construction $\it Chap.\,\,53.$ OF THE SPRINGFIELD AND FARMINGTON VALLEY RAILROAD.

Be it enacted, &c., as follows:

Section 1. The time for the location and construction of Extended to May, the Springfield and Farmington Valley Railroad, is hereby extended to the first day of May, in the year eighteen hundred and seventy.

Section 2. This act shall take effect upon its passage.

Approved March 2, 1867.

An Act in addition to an act in aid of the north adams water $\it Chap.\,\,54.$ COMPANY.

Be it enacted, &c., as follows:

Section 1. The town of Adams is hereby authorized to Town of Adams issue from time to time, notes, serip or certificates of debt, to may issue \$20,be denominated on the face thereof "North Adams Water "water serip." Scrip," in addition to the amount now authorized by said act, an amount not exceeding twenty thousand dollars, and bearing interest not exceeding the legal rate of interest in Interest, rate and this Commonwealth. Said interest shall be payable semi-of principal. annually, and the principal shall be payable at periods not more than twenty years from the issuing of said notes, scrip or certificates respectively. All notes, scrip and certificates Issue and record of debt issued as aforesaid, shall be signed by the treasurer of serip. of said town, and countersigned by the chairman of the selectmen, and a record of all such notes, scrip and certificates shall be made and kept by the said treasurer. The Town may loan town of Adams may loan said notes, scrip or certificates to pany. the North Adams Water Company, upon such terms and conditions as may be by said town prescribed; and the said Company may water company may sell the same or any part thereof from for loan. time to time, or pledge the same for money borrowed for the purpose aforesaid at such rates and upon such terms as said company shall deem proper.

SECTION 2. The town of Adams is hereby authorized to Town may tax assess and collect upon the polls and estates in the fire dis-North Adams, to trict of North Adams, all taxes necessary to pay the principal pay. and interest of the notes, scrip and certificates issued and loaned as aforesaid.

Voters of district to accept this

Section 3. A legal meeting of the voters of said fire district shall be called within six months after the passage of this act, for the purpose of having said voters give in their If by two-thirds, act; and if two-thirds of said votes shall be in the affirma-

same ratio of accept; else void.

written votes on the question whether they will accept this voters of town to tive, then the selectmen of the town of Adams, shall warn a meeting of the voters of said town, within three months therefrom, for the purpose of having said voters give in their written votes upon the question, whether they will accept this act; and if two-thirds of said votes given upon said question, shall be in the affirmative, then this act shall be in force; otherwise it shall be void. Approved March 2, 1867.

Chap. 55. An Act to incorporate the manufacturers' exchange com-PANY.

Be it enacted, $\S c.$, as follows:

corporate capacity.

Corporators.

Section 1. Samuel Batchelder, Nathaniel Harris, James C. Converse their associates and successors, are hereby made a corporation under the name of the Manufacturers' Exchange Company, for the purpose of erecting a building in the city of Boston for the exposition and sale of goods and merchan-Privileges and redise, chiefly of New England manufacture; with all the powers and privileges, and subject to all the restrictions and liabilities set forth in all the general laws which are or may be hereafter in force applicable to such corporations: provided, that nothing in this act shall be construed to authorize the said company to buy and sell merchandise in their

strictions.

Location and purpose.

Not to trade in corporate capaci-

May hold estate.

Shares.

Proviso: payment of capital.

May occupy certain lands in Bos. of mayor and council.

Said corporation for the purposes aforesaid, may hold real and personal estate necessary and convenient for its business, to an amount not exceeding five hundred thousand dollars, divided into shares of one hundred dollars each: provided, however, that said corporation shall incur no liability until one hundred thousand dollars of its capital stock is paid in, in cash.

Section 3. Said corporation may use and occupy any ton with consent part of the open territory on Fort Hill, so called, known as Washington Square, for said purposes, on such terms and conditions as said city of Boston may prescribe by a vote of the city council with the consent of the mayor of said city.

> This act shall take effect upon its passage. Section 4.

Approved March 2, 1867.

Chap. 56.

AN ACT CONCERNING THE RATE OF INTEREST.

Be it enacted, &c., as follows:

In absence of agreement, to be

Section 1. When there is no agreement for a different rate of interest of money, the same shall continue to be at the rate of six dollars upon one hundred dollars for a year, and at the same rate for a greater or less sum, and for a

longer or shorter time.

SECTION 2. It shall be lawful to contract to pay or reserve Any rate of indiscount at any rate, and to contract for payment and receipt may be made: if of any rate of interest: provided, however, that no greater greater than six per centum per annum shall be writing for recovered in any action, except when the agreement to recovered in any action, except when the agreement to pay such greater rate of interest is in writing.

Section 3. Sections three, four and five of chapter fifty- 6.8.53, 4, 4, three of the General Statutes, and all acts and parts of acts sistent, repealed.

inconsistent herewith are hereby repealed.

This act shall not affect any existing contract Act not to affect or action pending, or existing right of action, and shall take to be in force effect on the first day of July next. Approved March 6, 1867.

July 1, 1867.

An Act to incorporate the independent insurance company. Chap. 57. Be it enacted, &c., as follows:

George O. Hovey, Charles W. Freeland, Corporators. Section 1. Edward Atkinson, their associates and successors, are hereby made a corporation by the name of the Independent Insurance Company, in the city of Boston, for the purpose of Location and making insurance against losses by fire, and with authority purpose. to insure against the perils of the sea and other perils usually insured against by marine insurance companies, and to make all and every insurance appertaining to or connected with fire and marine risks and risks of inland navigation and transportation; with all the powers and privileges, and sub-Privileges and reject to all the duties, restrictions and liabilities set forth in all general laws which now are or hereafter may be in force

relating to such corporations.

Section 2. Said corporation shall have a capital stock of Capital and three hundred thousand dollars, divided into shares of one hundred dollars each. It shall have liberty to pay in and Mayincrease capincrease the said capital stock to an amount not exceeding one million dollars; provided, that any increase of capital is Proviso. paid within three years from the passage of this act; and May hold real with liberty to hold real estate for its own use to an amount not exceeding ten per cent. of the paid up capital stock of said company.

SECTION 3. A majority of the board of the directors of the Directors may company may, at their discretion, at any time, give the give holders of holders of the policies of the company the right to participate net profits. in the net profits of the company, to such an extent, and in such manner, and upon such terms and conditions as they shall prescribe in their by-laws.

Condition precedent to business.

Section 4. Said corporation may commence business when three hundred thousand dollars shall have been subscribed and paid in, in cash.

Section 5. This act shall take effect upon its passage.

Approved March 9, 1867.

Chap. 58.

AN ACT RELATING TO THE MARRIAGE OF NON-RESIDENT PARTIES. Be it enacted, &c., as follows:

Shall enter notice of intention in

town registry.

Centificate of same and facts to be with magissolemnizing.

Section 1. Persons living without the Commonwealth and intending to be joined in marriage within the Commonwealth, shall, before their marriage, cause notice of their intention to be entered in the office of the clerk or registrar of the city or town in which they propose to have the marriage solemnized; and no marriage between such parties shall be solemnized until they shall have delivered to the trate or minister justice of the peace, or minister in whose presence the marriage is to be contracted, a certificate from such clerk or registrar, specifying the time when notice of the intention of marriage was entered with him, together with all the facts in relation to the marriage required by law to be ascertained and recorded, except those respecting the person by whom the marriage is to be solemnized. Section 2. Marriages may be solemnized by a justice of

Justice of peace may act in countv.

the peace in the county for which he is appointed.

Penalty for violating this act.

Section 3. A justice of the peace or minister who joins persons in marriage contrary to the provisions of this act shall forfeit not less than fifty nor more than one hundred dollars. Approved March 11, 1867.

Chap. 59.

An Act for the protection of camp meetings. Be it enacted, &c., as follows:

Penalty for hawkor

ing, or vending without permission, or engaging in game, horsewithin one mile.

Limitation to twelve days.

Usual business excepted.

Whoever, during the time of holding any Section 1. camp or field meeting, for religious purposes, and within one mile of the place of holding such meeting, hawks or peddles goods, wares or merchandise, or establishes or maintains any tent, booth or building for vending provisions or refreshments, without permission from the authorities or officers having the charge or direction of such meeting, or engages in gaming or horse-racing, or exhibits or offers to exhibit any show or play, shall forfeit for each offence, a sum not exceeding twenty dollars: provided, that the powers and privileges herein granted shall be exercised only for a term of not exceeding twelve consecutive days, in any one year; and also provided, that a person having a regular, usual and established place of business within such limits is not hereby required to suspend his business.

Section 2. The twenty-second section of the one hundred G. S. 165, § 22 and sixty-fifth chapter of the General Statutes is hereby repealed. repealed: provided, this repeal shall in no wise affect the prosecution of any offence heretofore committed.

Approved March 11, 1867.

An Act to authorize the town of medford to procure a Chap. 60. SUPPLY OF WATER.

Be it enacted, &c., as follows:

SECTION 1. The city of Charlestown is hereby authorized city of Charlesto supply the town of Medford with water for the extinguish- as shall be agreed ment of fires and for other uses; and for this purpose may with said town. erect and maintain such structures as may be requisite and necessary therefor, and may extend their aqueduct into and through said town of Medford, upon such terms and conditions as may be agreed upon between said city and said town.

Section 2. The town of Medford is hereby authorized to Town of Medford purchase a supply of water from said city of Charlestown, may purchase. upon such terms as may be agreed upon between said city and said town; and may erect and maintain such works and May erect structstructures as may be requisite and necessary for the intro- and distribution. duction of water from the works of said city of Charlestown to the said town of Medford, and the distribution thereof in said town of Medford.

SECTION 3. Said city and town may either of them take City or town may by purchase or otherwise and hold any land or real estate take estate; shall be liable for damnecessary for said purposes. Said city of Charlestown shall ages. be liable to pay all damages that shall be sustained by any persons in their property by the taking of any land, water or water rights, or by the constructing of any aqueducts, reservoirs or other works, by said city under authority of this act; and said town of Medford shall be liable to pay all damages that shall be sustained by any persons in their property by the taking of any land, water or water rights, or by the constructing of any aqueducts, reservoirs or other works by said town under authority of this act. And if the Person sustain-owner of any land, water or water rights, which shall be apply to superior taken as aforesaid, or other person who shall sustain damage court for assess-ment. as aforesaid, shall not agree upon the damages to be paid therefor, he may apply, by petition, for the assessment of his damages, at any time within three years from the taking of the said land, water or water rights, or sustaining damage as aforesaid, and not aftewards, to the superior court in the county in which the same are situate, unless sooner barred, as provided in the fourth section of this act. Such petition petition for; may be filed in the clerk's office of said court, in vacation or return upon.

mons.

Court may appoint commission whose award if court accept. shall be final. unless jury be claimed.

Party sustaining damage and failing to claim for twelve months, city or town may euter suit.

recovery.

Party dissatisfied may have jury to determine.

record to be final.

ered.

in term time, and the clerk shall thereupon issue a summons to the city of Charlestown, or town of Medford, as the case may be, returnable, if issued in vacation, to the then next term of the said court, and if in term time, returnable on such a day as the said court shall order, to appear and Service of sum- answer to the said petition: the said summons shall be served fourteen days at least before the return day thereof, by leaving a copy thereof, and of the said petition, certified by the officer who shall serve the same, with the mayor or clerk of said city, or chairman of the selectmen or clerk of said town; and the said court may, upon default or hearing of the said city or town, appoint three disinterested freeholders of this Commonwealth, who shall, after reasonable notice to the parties, assess the damages, if any, which such petitioner may have sustained as aforesaid; and the award of the said freeholders, or of the major part of them, being returned into and accepted by the said court, shall be final, and judgment shall be rendered and execution issued thereon for the prevailing party, with costs, unless one of the said parties shall claim a trial by jury, as hereinafter provided.

Whenever any damages shall have been sus-Section 4. tained by any persons as set forth in the third section of this act, and such persons shall neglect to institute proceedings against said city or town, as the case may be, according to the provisions of this act, for the space of twelve months, it shall be lawful for said city or town, as the case may be, to commence such proceedings, which shall go on and be determined in the same manner as if commenced by the persons who Party notified shall have sustained such damage; and if such persons, on and failing to appear to be barred receiving due notice, shall not come in and prosecute the proceedings so instituted, judgment shall be entered against them, and they shall be forever barred from recovering any damages under this act.

section shall be dissatisfied with the amount of damages awarded as therein expressed, such party may, at the term at which such award was accepted, or the next term thereafter, claim, in writing, a trial in said court, and have a jury to hear and determine, at the bar of said court, all questions of fact relating to such damages, and to assess the amount verdict being of thereof; and the verdict of such jury, being accepted and recorded by the said court, shall be final and conclusive, and judgment shall be rendered and execution issued thereon,

Section. 5. If either of the parties mentioned in the third

Costs, how recove and costs shall be recovered by the said parties respectively, in the same manner as is provided by law, in regard to proceedings relating to the laying out of highways.

Section 6. For the purpose of defraying the costs and Town of Medford expenses of such introduction and distribution under the bonds. water second section, the town of Medford from time to time, may authorize the issue of scrip, notes or certificates of debt, to be denominated Water Bonds of the Town of Medford, to an amount not exceeding one hundred thousand dollars, bearing Interest and reinterest not exceeding six per centum per annum, which shall be redeemable at a period of time not less than one nor more than fifty years from and after the issue of said serip, notes or certificates respectively, and may authorize the May sell on terms selectmen to sell the same, or any part thereof, from time to be prescribed to time at public or private sale, for the purpose aforesaid, on such terms and conditions as the said town shall prescribe.

Section 7. In case the said town and city shall agree upon Municipalities the payment of a specific sum in gross as a charge or rental gross rental for for the use of said water, within the limits of the town of use of water in Medford, said town shall then and so long as such agreement may pass by-laws shall continue in force be authorized from time to time to the preserve shall continue in force be authorized from time to time to works. pass such by-laws and ordinances as they may deem proper for the preservation and protection of all or any of the works connected with the introduction and distribution in said town of pure and wholesome water, under and by virtue of this act: provided, such by-laws and ordinances are not Proviso: must be inconsistent with any laws of this Commonwealth, or with subject to legisthe constitution thereof, subject at any time to be repealed lature. or modified by the legislature. The selectmen of said town selectmen may shall in such case have full powers for the management of manage works and fix rent for such works and the distribution of said water, and shall from use of water. time to time regulate the price or rent for the use of the water with a view to the payment from the net income and receipts, not only of the interest, but ultimately of the principal of said debt so contracted, so far as the same may be practicable and reasonable. And the occupant of any tene- occupant and ment shall be liable for the payment of the price or rent for owner of tenement, how liable. the use of the water in such tenement; and the owner thereof shall be also liable, if, on being notified of such use he does not object thereto; and if any person or persons remedy for use shall use any of the said water, within the town without the consent of town. consent of the town, an action of tort may be maintained against him or them for the recovery of damages therefor.

Section 8. The work of laying pipes and any other Pipes across Mysstructures necessary to carry water from the works of said the River, harbor commissioners to city of Charlestown across the Mystic River, shall be under direct laying the direction of the harbor commissioners.

Voters of Medford to approve provisions of act.

Section 9. The provisions of this act shall be void unless submitted to and approved by the voters of the town of Medford, at a legal town meeting held within two years from the passage of this act. Approved March 11, 1867.

Chap. 61. An Act authorizing an increase of the Capital Stock of the LAWRENCE GAS COMPANY.

Be it enacted, &c., as follows:

May add \$100,-000 and invest in estate.

The Lawrence Gas Company is hereby authorized to increase its capital stock, by adding thereto one hundred thousand dollars, and to invest such portion thereof in real and personal estate as may be necessary and convenient for earrying on the business for which said company was incorporated.

Par value of shares.

Section 2. No stock issued under this act shall be issued for a less sum than the par value of the original shares.

This act shall take effect upon its passage.

Approved March 11, 1867.

Chap. 62. An Act to incorporate the manufacturers' gas company of FALL RIVER.

Be it enacted, &c., as follows:

Corporators.

Title.

Section 1. John S. Brayton, Charles P. Stickney, Jesse Eddy, their associates and successors, are hereby made a corporation, by the name of the Manufacturers' Gas Company, for the purpose of manufacturing and selling gas in the city of Fall River; with all the powers and powers and privileges, and subject to all the duties, restrictions and liabilities set forth in all general laws which now are or may hereafter be in force relating to such corporations.

General privileges and restric-

May open ground in streets on leave of mayor and aldermen, for corporate purpose.

damages.

Shall restore streets and ways opened.

persons or property.

Section 2. Said corporation, with the consent of the mayor and aldermen of said city, shall have power and authority to dig up and open the grounds in any of the streets, lanes and highways in said city, for the purpose of sinking and repairing such pipes and conductors as may be necessary to accomplish the object of the corporation, and for the pur-May be held for pose aforesaid; but such consent shall not affect the right or remedy to recover damages for any injury which shall be caused to persons or property by the doings of such corpora-They shall put all such streets, lanes and highways which are opened, into as good repair as they were in when they were opened, and upon failure so to do within a reason-Mayor and alder- able time, shall be deemed guilty of a nuisance. The mayor men may control all acts affecting and aldermen of said city shall at all times have power to regulate, restrain and control all acts and doings of the said corporation, which may in any manner affect the health,

safety, convenience or property of the inhabitants of said

city.

SECTION 3. Said corporation may hold such real estate corporation may as may be necessary and convenient for the purpose afore- hold estate. said, not exceeding in value the sum of thirty-five thousand dollars; and the whole capital stock shall not exceed the Capital stock. sum of fifty thousand dollars.

Section 4. The manufacturing corporations in Fall River other corporamay severally hold not exceeding twenty-five per cent. of the may hold 25 per stock in said gas company.

Section 5. This act shall take effect upon its passage.

Approved March 11, 1867.

AN ACT TO INCORPORATE THE EVERETT INSURANCE COMPANY. Be it enacted, &c., as follows:

Chap. 63.

SECTION 1. Lewis Rice, Harvey D. Parker, Daniel Cham- corporators. berlin, their associates and successors, are hereby made a corporation by the name of the Everett Insurance Company, in the city of Boston, for the purpose of making insurance Location. against losses by fire; with all the powers and privileges, and Privileges and resubject to all the duties, restrictions and liabilities set forth in all general laws which now are, or hereafter may be in

force relating to such corporations.

SECTION 2. Said corporation shall have a capital stock of Capital stockand shares. two hundred and fifty thousand dollars, divided into shares of one hundred dollars each. It shall have liberty to pay in and increase the said capital stock to five hundred thousand dollars: provided, the same is paid in within three years from the passage of this act.

SECTION 3. Said corporation may commence business Issue of policies, when two hundred and fifty thousand dollars shall have been condition precedent. subscribed and paid in, in cash.

Section 4. This act shall take effect upon its passage.

Approved March 11, 1867.

An Act in addition to an act to incorporate the american Chap. 64. STEAM-SHIP COMPANY.

Be it enacted, &c., as follows:

The periods of time allowed to the American Steam-ship Time under ch. Company, for the performance of the acts required of said 112 § 4 of 1863, extended one company by the fourth section of the one hundred and twelfth year. chapter of the acts of the year eighteen hundred and sixtythree, are hereby severally extended one year beyond the time now allowed by law. Approved March 11, 1867.

Chap. 65. An Act to incorporate the duxbury and cohasset railroad COMPANY.

Be it enacted, &c., as follows:

Corporators.

Section 1. Amherst A. Frazar, Samuel Hall, Joseph O. Cole, Bailey Loring, Nathaniel H. Whiting, Stephen N. Gifford, their associates and successors, are hereby made a corporation by the name of the Duxbury and Cohasset Railroad Company; with all the powers and privileges, and subject to all the duties, restrictions and liabilities set forth in the general laws which now are or may hereafter be in force relating to railroad corporations.

Privileges and restrictions.

May construct Duxbury.

Section 2. Said corporation may locate, construct, mainand operate road from Cohasset to tain and operate a railroad commencing at or near the terminus of the South Shore Railroad in the town of Cohasset, thence running in a south-easterly direction, through the towns of Cohasset, Scituate, Marshfield and Duxbury.

May unite with South Shore Railroad : each to use other, subject to law.

Said corporation may enter with its road upon, Section 3. unite the same with, and use the South Shore Railroad; and the South Shore Railroad Company may enter with its road upon, unite the same with, and use the railroad of the Duxbury and Cohasset Railroad Company, both of said corporations being subject to the general laws relating to railroad corporations.

Capital stock and shares.

Estate.

Section 4. The capital stock of said corporation shall be three hundred and fifty thousand dollars, divided into shares of one hundred dollars each. Said corporation may hold such real estate and personal property as may be necessary and convenient for the purposes for which it is incorporated.

Towns of Duxhold stock.

Proviso: two-

thirds voters to approve.

by loan or tax.

The towns of Duxbury, Marshfield and Seitu-Section 5. bury, Marshfield an (Scituate may ate, are severally hereby authorized to subscribe for and hold shares in the capital stock of said corporation to an amount not exceeding seventy-five thousand dollars each: provided, that two-thirds of the legal voters of said towns, respectively, present and voting at legal meetings called for that purpose, vote to subscribe for such shares in accordance with the terms May pay for same of this act. Said towns, respectively, may pay for such shares so voted to be taken out of their respective treasuries, and are hereby authorized to raise by loan or tax, any and all sums of money which may be necessary to pay for the same, and may hold or dispose of the same like other town property.

Selectmen may represent towns at company meetings.

May vote on sum of stock held.

The selectmen of the towns of Duxbury, Section 6. Marshfield and Scituate, respectively, shall have authority to represent said towns respectively at any and all meetings of the Duxbury and Cohasset Railroad Company, and said towns, so represented, are hereby authorized to vote on the whole

amount of stock held by said towns respectively, anything in the sixty-third chapter of the General Statutes to the con-

trary notwithstanding.

SECTION 7. This act shall be void unless the location of Conditions of valsaid railroad shall be made within two years, and the con-two years. struction thereof be completed within four years from the passage hereof.

Section 8. This act shall take effect upon its passage.

Approved March 13, 1867.

An Act in relation to the superintendence of charles river Chap. 66. BRIDGE AND WARREN BRIDGE.

Be it enacted, &c., as follows:

The city of Charlestown is hereby intrusted city of Charlestown intrusted with the superintendence of Charles River bridge and War-with.

ren bridge.

SECTION 2. The management and control of said bridges City council shall shall be exercised by the city council of said city, which may make rules and make such rules and regulations, not repugnant to law, appoint draw-tenders. relating thereto, and such provisions for the appointment, and removal for neglect of duty, and for fixing the compensation of the draw-tenders required by the two hundred and eightysecond chapter of the acts of the year eighteen hundred and fifty-six, and of such other agents and employees, as it may deem expedient. Any of said rules and regulations shall be governor and void whenever disapproved by the governor and council.

SECTION 3. A written or printed copy of the rules and Regulations to regulations made as aforesaid, which relate to the draws in draws. said bridges and the passing of vessels through them, shall be posted in some conspicuous place on each of said bridges near the draw therein. The said draw-tenders shall have praw-tenders, functions and the authority, and under the rules and direction of said city, duties defined. shall perform the duties which are prescribed in the aforesaid chapter, and shall be obeyed and respected in the exercise of their functions as therein required.

Section 4. Said city is hereby authorized to let or lease city may lease any building or privilege, or other property appertaining to bridge appursaid bridges or either of them, subject to the approval of the tive to approve.

governor and council.

Said city shall take care that said bridges be shall have Section 5. kept in good order for the public travel; and shall cause said structures in bridges and all buildings and structures appertaining to them, repair. or either of them, to be kept in good repair; and shall col- shall collect rent leet any sum due for rent of any building, privilege or other property appertaining to said bridges, or either of them; and claims for damage. shall promptly demand payment for any damage to said

Shall require good faith in agreements.

fail, city to report to attorney of Commonwealth.

Money received to be paid State and added to "bridges fund."

Penalty for mooring raft or lumber more than ten hours without permit of mayor.

age caused there-

Compensation of draw-tenders and assistants, and expenses of maintenance, to be paid from fund.

City not to have pay for superintendence nor be liable for damage.

Shall report to governor quar-terly, and to legislature annually.

bridges, or either of them, or to any structure appertaining thereto, from any party lawfully liable therefor; and shall require all persons and corporations to faithfully fulfil and perform all obligations or agreements they are or may be under in relation to said bridges, or either of them, or in relation to any structure, privilege or property thereto apper-If party refuse or taining; and in case of refusal of any payment as aforesaid, or neglect or refusal to comply with or fulfil any such agreement or obligation, it shall be the duty of said city to report the same to the prosecuting officer of the Commonwealth, that legal proceedings may be instituted to enforce such payment or compliance with such agreement or obligation; and all sums of money collected as aforesaid or otherwise, on account of or appertaining to said bridges, shall, upon its receipt by said city, be paid over to the treasurer and receivergeneral, to be added by him to the Charles River and Warren bridges fund.

Every person who shall attach or moor any Section 6. raft or collection of spars, logs, piles, timber or lumber to either of said bridges, or to any pier or other structure appertaining thereto, for more than ten hours without permission in writing from the mayor of Charlestown, shall for every such offence forfeit and pay to the city of Charlestown, to be added to said fund, as before provided, a sum not less than twenty-five dollars, and five dollars for every successive day during which such attachment or mooring shall be con-Liability for dam-tinued; and shall be further liable for all damages to such bridge, pier or other structure, caused by such attachment or mooring, or any continuance thereof, to be recovered by an action of tort.

> Section 7. The compensation of said draw-tenders and other employees, and all expenditures required for maintaining said bridges and other structures and property appertaining thereto, shall be paid from the Charles River and Warren bridges fund and the income thereof; but no payment or allowance shall be made to the city of Charlestown, or to any agent appointed by said city in pursuance of this act for superintendence of said bridges; nor shall said city, or the city council thereof, be liable for any damages which may be sustained by any party, by reason of any defect or want of repair of said bridges, or either of them, or by reason of any negligence of any draw-tender or other employee, or otherwise.

> Section 8. Said city shall make quarterly reports to the governor and council of the receipts and expenditures on account of said bridges; and shall, on or before the fifteenth day of January in each year, make a report to the legislature

containing a specific statement of the receipts and expenditures for the year ending on the thirty-first day of the preceding December; and shall also submit such estimates and 6. s. 15, §§ 28, make such reports as are required of public officers by the twenty-eighth and twenty-ninth sections of the fifteenth chapter of the General Statutes.

Section 9. After the first day of April, in the year one City, after April thousand eight hundred and sixty-eight, the city of Charles-tice three months town, upon giving three months' notice to the governor, pur-bridge. suant to a vote of the city council of said city, may surrender the superintendence of said bridges hereby intrusted to it; and the governor and council may at any time, after thirty Governor and days' notice to said city, resume the care and superinten-thirty days' nodence of said bridges hereby intrusted to said city: and upon tice may resume care. the surrender by said city or the resumption by the governor and council of the superintendence as aforesaid, the governor and council shall appoint draw-tenders, pursuant to the provisions of the one hundred and eighty-sixth chapter of the acts of the year one thousand eight hundred and fifty-nine.

Section 10. The operation of the one hundred and eighty- Acts of 1859, ch. sixth chapter of the acts of the year one thousand eight hunlse, and all laws relating to said dred and fifty-nine, and of all provisions of all laws relating bridges suspended. to Charles River bridge and Warren bridge inconsistent with this act, are hereby suspended until the city of Charlestown shall surrender or the governor and council shall resume the superintendence of said bridges, as provided in the ninth section of this act.

SECTION 11. This act shall take effect when it shall have This act in force been accepted by vote of the city council of Charlestown, and by city council the mayor of said city shall have filed with the secretary of and fling of nothe Commonwealth a notice of such acceptance.

Approved March 16, 1867.

An Act in relation to the compensation of auditors. Be it enacted, &c., as follows:

Chap. 67.

Section fifty of chapter one hundred and twenty-one of G. S. 121, 5 50, amended: either the General Statutes is hereby amended, so that the compensation awarded by the court to auditors may be paid by he taxed in cost. either party to the suit in which such auditors or auditor may be appointed, and taxed in his bill of cost if he prevails.

Approved March 16, 1867.

An Act in relation to the election of school committee in Chap. 68. THE CITY OF CAMBRIDGE.

Be it enacted, $\S c.$, as follows:

Section 1. The qualified voters of the city of Cambridge, Voters in wards shall elect three; at their annual meeting for the election of municipal officers, for one, two and

spectively.

three years, re- first to be held after the passage of this act, shall elect a school committee consisting of three persons from each ward, one of whom from each ward shall hold office for the term of one year, one for the term of two years, and one for the term of three years.

Ballots to declare terms.

Section 2. The ballots for said school committee shall designate the term of years during which each person voted for shall serve.

Annually after, one to be chosen for three years.

After such election shall have been held, there Section 3. shall be elected annually one person from each ward, to serve as a member of the school committee for the term of three years.

Act to be accepted, else void.

This act shall not take effect until accepted Section 4. by the voters of said city, at a meeting duly held for said purpose. Approved March 16, 1867.

Chap. 69. An Act for the preservation of books and other property BELONGING TO PUBLIC LIBRARIES.

Be it enacted, &c., as follows:

Penalty for wilful injury or defacement.

Whoever wilfully and maliciously writes upon, injures, defaces, tears or destroys any book, plate, picture, engraving or statue belonging to any law, town, city or other public library, shall be punished by a fine of not less than five dollars nor more than one thousand dollars for every such offence.

Approved March 16, 1867.

Chap. 70. An Act to amend section fifteen of chapter eighty-three OF THE GENERAL STATUTES, IN RELATION TO THE FISHERIES. Be it enacted, $\S c.$, as follows:

Shell-fish for bait may be taken only by inhabit-ant of State.

Section 1. Section fifteen of chapter eighty-three of the General Statutes, is hereby amended by inserting the words, "an inhabitant of this state," after the word fisherman in the third line.

Section 2. This act shall take effect upon its passage. Approved March 16, 1867.

Chap. 71. An Act concerning drains and sewers in the town of BROOKLINE.

Be it enacted, &c., as follows:

Selectmen may lay and main-

Section 1. The selectmen of the town of Brookline may lay, make and maintain, in the said town, all such main drains or common sewers, through the lands of any persons or corporations, as they shall adjudge to be necessary for the public convenience or the public health: and may repair all such main drains or common sewers, from time to time, whenever Town and private repairs thereof may be necessary. The said town and the inhabitants thereof shall have the same rights, and be subject to the same liabilities, as if the same had been laid, made or

rights and liabilities as under G. S.

maintained, under the provisions of the forty-eighth chapter of the General Statutes, except as hereinafter provided.

SECTION 2. The said selectmen, for the purpose of sewer- selectmen may age, may divert the water of either of the brooks having an certain brooks, outlet in Muddy River, within said town, or any portion there- or construct other channel to of, from their present course, at any convenient point within tide-water. said town, and conduct the same into any main drain or common sewer of said town, as now existing, or hereafter to be constructed, or may provide a new channel, culvert or outlet therefor to tide-water.

Section 3. When any lands or real estate shall be taken, Proceedings in or water diverted, by virtue of this act, the proceedings shall or diversion of be the same in all respects, as in the laying out of town ways: water. and all persons or corporations, suffering damage in their Rights for damproperty by reason of the laying, making or maintaining of ages same as for boundarys. any main drain or common sewer, or by the diverting of any water, as aforesaid, shall have the same rights and remedies for the ascertainment and recovery of the amount of such damages, as in the case of the laying out of town ways.

Section 4. This act shall take effect upon its passage.

Approved March 16, 1867.

An Act to amend "An Act to incorporate the trustees of ${\it Chap.}$ 72. THE TUFTS COLLEGE."

Be it enacted, $\S c.$, as follows:

Section 1. The trustees of the Tufts College, incorporated Title of corpora-April twenty-first, in the year one thousand eight hundred and fifty-two, shall be hereafter known and called by the name of the Trustees of Tufts College.

SECTION 2. The act to incorporate the Trustees of the May confer med-Tufts College, is hereby amended by striking out of the second section thereof the words "except medical degrees."

Section 3. Said corporation shall be capable of taking May hold propand holding in fee simple, or any less estate, by gift, grant, endowment. bequest, devise or otherwise, for the further endowment of said college, any lands, tenements, or other estate, real or personal: provided, that the entire clear annual income of Proviso: limitaall the property of said corporation shall not exceed one hundred thousand dollars.

tion of income.

Section 4. This act shall take effect upon its passage.

Approved March 16, 1867.

An Act granting additional powers to the haverhill aque- Chap. 73. DUCT COMPANY.

Be it enacted, &c., as follows:

SECTION 1. The Haverhill Aqueduct Company is hereby May use waters of authorized to take and use the waters of Round Pond and Ponds and Ken-

ply town.

oza Lake, to sup- Plug Pond, so called, and Kenoza Lake in the town of Haverhill, to supply the inhabitants of said town with water by an aqueduct, and to enter upon, take and dig up any and all lands necessary for laying and maintaining aqueduct pipes, reservoirs, gates, dams or other works, necessary for that purpose.

Shall, upon disagreement, have damages settled as for highway.

Section 2. All damages sustained by entering upon and taking land, water or water rights for either or any of the above purposes, shall, in case of disagreement with the parties injured, be ascertained, determined and recovered in the same manner as is now provided in cases where land is taken for highways.

May hold estate.

Section 3. Said corporation may hold real and personal estate to an amount not exceeding one hundred thousand dollars.

Town may purchase franchise and property of company.

Section 4. The town of Haverhill may at any time hereafter purchase or otherwise take all the franchise, rights and property of said Haverhill Aqueduct Company, at such price as may be agreed on by the parties; and in case the parties cannot agree upon the price, the supreme judicial court may, upon application of either party, and notice to the other, appoint three commissioners, who shall determine the price, and whose award, when accepted by the court, shall be final.

Water not to be used for machinery, except as steam; water-marks to be observed.

Section 5. Nothing in this act contained shall be so construed as to authorize the Haverhill Aqueduct Company to use, or authorize any other person or corporation to use, any of the water conducted through its pipes to drive machinery otherwise than by creating steam, nor to raise the water of any of said ponds above high-water mark, nor to drain any of them below low-water mark.

Approved March 16, 1867

Chap. 74. An Act to incorporate the bridgewater and taunton rail-ROAD COMPANY.

Be it enacted, &c., as follows:

Cornorators.

Section 1. Nahum Stetson, Isaac Pratt, junior, Joseph A. Hyde, Caleb Hobart, George W. Bassett, Joshua E. Crane, their associates and successors, are hereby made a corporation by the name of the Bridgewater and Taunton Railroad Company; with all the powers and privileges, and subject to all the restrictions, duties and liabilities set forth in the general laws, which now are or hereafter may be in force relating to railroad corporations.

Privileges and restrictions.

Section 2. Said corporation may locate, construct, main-May construct road from point tain and operate a railroad commencing at such convenient in Bridgewater via Raynham, point as it may select, in the town of Bridgewater, thence to across Taunton River to point on the town of Raynham, and through said last named town,

passing north of Titicut Pond to the Taunton River, and New Bedford and Taunton road. across the said river by a bridge; thence to such convenient point as it may select on the New Bedford and Taunton Railroad on the north or south side of said river, crossing the same again by a bridge, if and as said corporation shall deem expedient; or, passing south of Titieut Pond afore- or, to point on said to the Taunton River at or near Squawbetty, so called; Middleborough and Taunton thence, across said river by a bridge to such convenient road. point as it shall select on the Middleborough and Taunton Railroad.

Section 3. Said corporation may enter with its road May unite with O.C. and N., N. upon, unite the same with, and use the road of the Old Col-B. and T., and ony and Newport Railway Company, of the New Bedford for mutual use. and Taunton Railroad Corporation, and of the Middleborough and Taunton Railroad Corporation; and either of the said three last named corporations, respectively, may enter with its road upon, unite the same with, and use the road of the Bridgewater and Taunton Railroad Company, subject to the general laws relating to railroad corporations: provided, Shall not cross however, that said Bridgewater and Taunton Railroad shall at level or use not cross the Old Colony and Newport Railroad at a level same except by therewith, nor enter with its road upon and unite the same with or use the road, nor take any of the depot lands of the Old Colony and Newport Railway Company, without the consent of said last named corporation; nor shall said last Said O. C. and N. named corporation enter with its road upon, and unite the B. and T. road. same with, or use the road of the Bridgewater and Taunton Railroad Company, without the consent of said Bridgewater and Taunton Railroad Company.

SECTION 4. The capital stock of said corporation shall be Capital stock. fixed by the directors thereof, at an amount not less than two hundred thousand dollars, nor more than three hundred and fifty thousand dollars; and said stock shall be divided Shares. into shares of one hundred dollars each. Said corporation Realand personal may hold such real estate and personal property as may be estate. necessary or convenient for the purposes for which it is incorporated.

SECTION 5. The Bridgewater Iron Manufacturing Com- Bridgewater Iron pany is hereby authorized, with the consent of a majority in the stockholders thereof, expressed by vote at a said railroad said railroad legal meeting of said company called for that purpose, to stock. subscribe for, take and purchase, and hold, or dispose of, as it may see fit, such amount of the stock of said Bridgewater and Taunton Railroad Company, not exceeding one thousand shares, as said manufacturing company shall deem expedient.

Conditions of validity of act.

Section 6. This act shall be void unless the railroad hereby authorized is located within two years, and constructed within four years, from the passage hereof.

Section 7. This act shall take effect upon its passage.

Approved March 16, 1867.

Chap. 75. An Act to incorporate the roxbury branch railroad company. Be it enacted, &c., as follows:

Corporators.

Section 1. Samuel C. Cobb, William S. Leland, Samuel Atherton, their associates and successors, are hereby made a corporation by the name of the Roxbury Branch Railroad Company; with all the powers and privileges, and subject to all the restrictions, duties and liabilities set forth in the general laws, which now are or hereafter may be in force, relating to railroad corporations.

May construct road from point on Shawmut Av. in Roxbury to

Erie road, in

Dorchester.

Privileges and restrictions.

Section 2. Said corporation may locate, construct, maintain and operate a railroad commencing at some point on or near Shawmut Avenue, between Dale Street and Saint James point on Boston, Hartford and Street, in the city of Roxbury, thence running up the valley of Smelt Brook, so-called, and up its eastern branch, crossing Walnut Street south of the homestead estate of James Sturgis, and south of the intersection of said Walnut Street and Dale Street; thence easterly, crossing Warren Street a little southerly of Bowers Street, and crossing Grove Hall Avenue a little northerly of Quincy Street, and into the town of Dorchester, to some convenient point on the Boston, Hartford and Eric Railroad near the Bird Street station.

Section 3. Said corporation may enter with its road upon, May unite with Section 3. Said corporation may enter with its road upon, and use B. II. unite the same with, and use the road of the Boston, Hartford and Erie Railroad Company, subject to the provisions of the general laws relating to railroads.

Capital stock and shares.

Section 4. The capital stock of said corporation shall not exceed three hundred thousand dollars, which shall be divided Real and personal into shares of one hundred dollars each. Said corporation may hold such real estate and personal property as may be necessary or convenient for the purposes for which it is incorporated.

estate.

Said corporation is hereby authorized to sell Section 5. and transfer its franchise, property and all its rights under this act, or to lease its road and other property to said Boston, Hartford and Erie Railroad Company, on such terms as may be mutually agreed upon by the directors of the said respective corporations, and ratified and accepted by a majority of the stockholders of each, at meetings called for that purpose.

May sell fran-chise or lease road to B. II. and E. Company.

SECTION 6. This act shall be void unless said railroad is conditions of located within two years, and completed within four years validity of act. from the passage hereof.

Section 7. This act shall take effect upon its passage.

Approved March 16, 1867.

An Act to incorporate the ware river railroad company. Chap. 76. Be it enacted, &c., as follows:

Section 1. George H. Gilbert, William Mixter, Orrin Corporators. Sage, Charles A Stevens, George S. Hill, their associates and successors, are hereby made a corporation by the name of the Ware River Railroad Company; with all the powers and Privileges and reprivileges, and subject to all the restrictions, duties and lia-strictions. bilities set forth in the general laws, which now are or hereafter may be in force, relating to railroad corporations.

Said corporation is hereby authorized to locate, May construct Section 2. construct, maintain and operate a railroad commencing at in town of rainsome convenient point on the New London Northern Railroad er to line of New Itampshire, via in the town of Palmer; thence up the valley of Ware River Winchendon. through or near the towns of Palmer, Ware, Hardwick, New Braintree, West Brookfield, Barre and Oakham, to the valley of Burnshirt stream; thence by said last named valley through or near the towns of Hubbardston, Phillipston and Templeton to Otter River, near the village of Baldwinsville, in the town of Templeton, crossing the Vermont and Massachusetts Railroad near that place; thence through the town of Winchendon, crossing the Cheshire Railroad in said town, to some point in the line of the state of New Hampshire.

Section 3. Said corporation may enter with its railroad May unite with upon, unite the same with, and use said New London North-Northern, Verern Railroad, said Vermont and Massachusetts Railroad mont and Mass. and said Cheshire Railroad; and either of the corporations roads. owning said three last named railroads, respectively, may enter with its road upon, unite the same with, and use the road of said Ware River Railroad Company, subject to the general laws relating to railroad corporations.

SECTION 4. Said corporation may enter with its road upon, May, with conunite the same with, and use the road of the Western Rail- sent, enter upon and use Western road Corporation: provided, the directors of the last named road. corporation shall consent thereto.

SECTION 5. The capital stock of said corporation shall be Capital stock and one million dollars, which shall be divided into shares of one hundred dollars each. Said corporation may hold such real Real and personal estate and personal property as may be necessary or conven-estate. ient for the purposes for which it is incorporated.

May divide road into sections for construction.

Section 6. For the purpose of construction, said corporation is hereby authorized to divide its road into four sections, to wit: the first section to embrace that portion thereof from its connection with the New London Northern Railroad to the village of Gilbertville, in the town of Hardwick; the second section to extend from Gilbertville to the town of Barre; the third section to extend from the town of Barre to the Vermont and Massachusetts Railroad in the town of Templeton; and the fourth section to extend from Templeton to the line of the state of New Hampshire. Said corporation is further authorized hereby to receive subscriptions for the building of each of said sections separately; and when the sum of two hundred and fifty thousand dollars shall have been subscribed for the building of either of said sections specifically, said corporation may proceed to build the Shall certify sub- same: but before either of said sections shall be commenced, a certificate shall be filed in the office of the secretary of the Commonwealth, subscribed and sworn to by the president of said corporation and a majority of the directors thereof, stating that all the stock named above for the section they propose to build, has been subscribed by responsible parties, and that twenty per cent. of the par value of each and every share of such portion of the capital stock has been actually paid into the treasury of the corporation.

May receive means for sections separately.

scription and payment of 20 per cent. before work to secretary of Com'lth.

May lease to N.L. N. or Western companies.

Stockholders of to approve.

Conditions of validity of act.

Said corporation is hereby authorized to lease its road, or such portions thereof as may from time to time be completed, to the New London Northern Railroad Company or to the Western Railroad Corporation, upon such terms and conditions as the directors of the contracting corporations may determine, subject to the approval of a majorcontracting Co.'s ity of the stockholders of said corporations respectively present and voting at legal meetings called for that purpose.

Section 8. If the location of said Ware River Railroad shall not be made within two years, and the first section thereof be not constructed within three years from the passage of this act, then this act shall be void.

Section 9. This act shall take effect upon its passage.

Approved March 16, 1867.

Chap. 77. An Act to authorize an increase of the Capital Stock of the NASHUA AND LOWELL RAILROAD CORPORATION.

Be it enacted, &c., as follows:

May have \$150,-000 additional.

The Nashua and Lowell Railroad Corporation is hereby authorized to increase its capital stock, not exceeding one hundred and fifty thousand dollars.

Section 2. This act shall take effect upon its passage.

Approved March 16, 1867.

An Act to authorize the church home for orphan and destitute children to hold additional real and personal Chap. 78. ESTATE.

Be it enacted, &c., as follows:

Section 1. "The Church Home for Orphan and Des-May have \$100, titute Children," incorporated under chapter thirty-six of the acts of the year eighteen hundred and fifty-eight, is hereby authorized to hold real and personal estate to the amount of one hundred thousand dollars, in addition to the amount now authorized, for the purposes set forth in their act of incorporation.

Section 2. This act shall take effect upon its passage. Approved March 16, 1867.

An Act to authorize the boston penny savings bank to hold Chap. 79. REAL ESTATE.

Be enacted, &c., as follows:

Section 1. The Boston Penny Savings Bank is hereby May hold \$100, authorized to hold real estate to the amount of one hundred thousand dollars: provided, that no part of said amount shall Proviso. be invested in real estate, except in the purchase of a suitable site, and the erection or preparation of a suitable building to be used for banking purposes; and all income, arising from such real estate, shall be devoted exclusively to the interests of said corporation.

Section 2. This act shall take effect upon its passage. Approved March 16, 1867.

An Act to authorize the baptist society in georgetown to Chap. 80. SELL REAL ESTATE.

Be it enacted, &c., as follows:

SECTION 1. The Baptist Society in Georgetown is hereby May convey estate held under authorized to sell, either at public or private sale, and to certain deed. make, execute and deliver a deed or deeds, to convey the whole, or any part of the real estate held by said society, under deed from Samuel and Benjamin Plumer, dated the second day of January, in the year one thousand eight hundred and twenty-three, and recorded in the Essex registry of deeds: provided, the proceeds of such sale, or sales, shall be Provisos. properly and safely invested, and the income therefrom shall be forever used and appropriated for the benefit of said Baptist Society, and for the support of a Calvinistic Baptist gospel minister for the same, and for no other use or purpose whatever; and provided, also, that all the right of reversion now owned by the heirs of the grantors above named, shall continue to them and their heirs forever, in the fund resulting from the sale or sales hereby authorized to be made.

Section 2. This act shall take effect upon its passage. Approved March 16, 1867.

Chap. 81. An Act to incorporate the merchants' manufacturing com-PANY, OF FALL RIVER.

Be it enacted, &c., as follows:

Corporators.

Purpose.

strictions.

James Henry, Robert S. Gibbs, Augustus Section 1. Chace, their associates and successors, are hereby made a corporation by the name of the Merchants' Manufacturing Company, for the purpose of manufacturing cotton and woolen

cloths, or any fabric wholly or in part of cotton, wool, silk, Privileges and re-flax, hemp or jute, in the city of Fall River; and for this purpose shall have all the powers and privileges, and be subject to all the duties, restrictions and liabilities set forth in all general laws which now are or may hereafter be in force, relating to manufacturing corporations.

May hold estate.

Section 2. Said corporation may hold for the purpose aforesaid, real estate necessary and convenient for its business, to an amount not exceeding five hundred thousand dolcapital stock and lars, and the whole capital stock shall not exceed one million five hundred thousand dollars, divided into shares of one hundred dollars each: provided, however, that said corporation shall not go into operation until five hundred thou-

Proviso.

sand dollars of its capital stock is paid in, in cash. Section 3. This act shall take effect upon its passage.

Approved March 16, 1867.

Chap. 82. An Act to incorporate the mount mineral springs company, IN THE TOWN OF SHUTESBURY.

Be it enacted, &c., as follows:

Corporators.

Section 1. Charles A. Perry, John C. Perry, Stephen N. Gifford, their associates and successors, are hereby made a corporation by the name of the Mount Mineral Springs Company, for the purpose of purchasing the mineral springs property and creeting the necessary buildings and appurtenances for a public house and for the use of waters of said Duties and liabil-springs in the town of Shutesbury; subject to the duties, lia-

Purpose.

bilities and restrictions applicable thereto in the statutes of the Commonwealth.

Capital stock and

Estate.

Proviso.

Section 2. The capital stock of said corporation shall not exceed one hundred thousand dollars, in shares of one hundred dollars each; and said corporation may hold real and personal estate not exceeding that amount: provided, that said corporation shall incur no liabilities until twenty-five thousand dollars shall have been unconditionally subscribed for, and forty per cent. thereof paid into its treasury in cash.

Approved March 16, 1867.

An Act to change the name of the foxborough branch rail- Chap. 83. ROAD COMPANY, AND FOR OTHER PURPOSES.

Be it enacted, &c., as follows:

Section 1. The Foxborough Branch Railroad Company Shall take name shall hereafter be known and called by the name of the here designated.

Mansfield and Framingham Railroad Company.

Section 2. Said corporation is hereby authorized to May change locachange the location of its railroad in the town of Walpole, and extend to and to extend the same from a point near its present termi-point on Agricultural Branch nus in Walpole, through the towns of Walpole, Medfield and road in Framing-Sherborn, to some convenient point on the Agricultural Branch Railroad in the town of Framingham, and shall be entitled to all the rights, privileges and benefits, and be subject to all the duties and liabilities set forth in the general laws relating to railroad corporations.

Section 3. Said corporation may enter with its railroad May unite with upon, unite the same with, and use the Boston and Provi-other roads. dence, both branches of the Boston, Hartford and Erie, the Boston and Worcester and the Agricultural Branch Railroads; and either of the corporations, owning the above- Said roads may named railroads, respectively, may enter with its road upon, use its road. unite the same with, and use the road of the Mansfield and Framingham Railroad Company, with the rights and under the provisions and restrictions set forth in the general laws relating to railroad corporations.

Section 4. Said corporation may cross the Boston and Mayeross certain Providence, both branches of the Boston, Hartford and Erie, grade. and the Boston and Worcester Railroads at even grade therewith respectively: provided, that nothing in this act con- Proviso. tained shall authorize said Mansfield and Framingham Railroad Corporation to use or interfere with the use of the station buildings of the Boston and Worcester Railroad Corporation or to use any more of its location or grounds than is necessary for a proper and convenient crossing.

Section 5. Said corporation is hereby authorized to in-Mayincrease capcrease its capital stock by an amount not exceeding four ital stock. hundred thousand dollars, which shall be divided into shares of one hundred dollars each. Said corporation may hold May hold necessuch real estate and personal property as may be necessary or convenient for the purposes for which it is incorporated.

Section 6. The time for the construction of that portion Time for conof the Foxborough Branch Railroad authorized by previous struction extendacts, is hereby extended to the twenty-sixth day of April, in the year eighteen hundred and seventy.

Section 7. If said corporation shall not locate the said Shall locate and extension on or before the twenty-sixth day of April, in the sion in certain

time, or authority to be void.

year eighteen hundred and sixty-nine, and construct the same on or before the twenty-sixth day of April, in the year eighteen hundred and seventy, so much of this act as relates to said extension shall be void.

Section 8. This act shall take effect upon its passage.

Approved March 18, 1867.

Chap. 84. An Act to supply the town of easthampton with pure water. Be it enacted, &c., as follows:

('ertain persons made corporation.

Title and purpose.

Corporate privileges and restrictions.

Section 1. Horatio G. Knight, Joel L. Bassett, Seth Warner, their associates and successors, are hereby made a corporation under the name of the Easthampton Aqueduct Company, for the purpose of furnishing the inhabitants of the town of Easthampton with pure water; with all the powers and privileges, and subject to all the duties, restrictions and liabilities set forth in all general laws which now are or may hereafter be in force applicable to such corporations. Section 2. Said corporation, for the purpose aforesaid,

May convey into said town waters

May take and hold marginal width.

necessary for works.

Shall file description of land in

of certain brooks. may take, hold and convey to, into and through said town the waters of Rum Brook and Brandy Brook, so called, rising from springs near the foot of Mount Tom, in said town, and the waters which flow into and from the same, and may take hards of five rods and hold, by purchase or otherwise, such land on and around the margin of said brooks, not exceeding five rods in width, as may be necessary for the preservation and purity of said Also other lands waters; and may also take and hold in like manner such lands as may be necessary for erecting and maintaining dams and reservoirs, and for laying and maintaining conduits, pipes, drains and other works for collecting, conducting and distributing said waters through said town. Said corporaregistry of deeds. tion shall, within sixty days from the time of taking any land as aforesaid, file in the registry of deeds for the county of Hampshire, a description of the land so taken sufficiently accurate for identification, and state the purpose for which it is taken.

May have aqueducts, dams, reservoirs and hydrants, and supply water to town.

Section 3. Said corporation may build aqueducts and maintain the same by any works suitable therefor, may erect and maintain dams, may make reservoirs and hydrants, and may distribute the water throughout said town by laying down pipes, and may establish the rent therefor. poration may also, for the purpose aforesaid, carry its pipes and drains over or under any water-course, street, railroad, highway or other way, in such manner as not to obstruct the same, and for like purpose may enter upon and dig up any road, under the direction of the selectmen of the town of Easthampton, in such manner as to cause the least hindrance to the travel thereon.

Section 4. Said corporation shall be liable to pay all shall be liable for damages that shall be sustained by the taking of any land, ed by persons. water or water rights, or by the constructing of any aqueducts, reservoirs or other works for the purposes aforesaid. If any party who shall sustain damage as aforesaid cannot Party failing to agree with said corporation upon the amount of said dama- agree with corporation upon the amount of said damages, he may have the same assessed in the same manner as ages may apply is provided by law with respect to land taken for highways; highways. and all damages for the taking of lands for the purposes aforesaid shall be paid by said corporation before entering upon such lands.

Section 5. No application shall be made to the county water rights, commissioners for the assessment of damages for the taking damages for may not be asked beof any water rights, until the water is actually withdrawn or fore using water. diverted by said corporation. Any person whose water Person may aprights are thus taken or affected, may apply as aforesaid, at ply within year. any time within one year from the time when the water is actually withdrawn or diverted.

SECTION 6. The capital stock of said corporation shall not Capital stock and exceed fifty thousand dollars, to be divided into shares of shares. one hundred dollars each; and no pecuniary liability shall Proviso. be assumed by said corporation until one-quarter part of its capital stock has actually been paid in, in cash.

SECTION 7. Any person who shall maliciously divert the Penalty if person water, or any part thereof, of the sources of supply which divertor corrupt shall be taken by the said corporation pursuant to the pro-property of corporation. visions of this act, or who shall maliciously corrupt the same, or render it impure, or who shall maliciously destroy or injure any dam or resorvoir, aqueduct, pipe or hydrant, or other property held, owned or used by the said corporation for the purposes of this act, shall pay three times the amount of the actual damages to the said company, to be recovered in an action of tort; and every such person, on conviction of either of the malicious acts aforesaid, shall be punished by fine not exceeding one hundred dollars, or by imprisonment not exceeding six months.

SECTION 8. The town of Easthampton may, at any time, Town may purpurchase or otherwise take the franchise of said corporation, and property. and all its corporate property, at such price as may be agreed upon between the parties; and in case the parties cannot agree upon the price, the supreme judicial court, or any justice thereof, upon application of either party, shall appoint three commissioners to award what sum said town shall pay to said company for such franchise and its corporate property, which award shall be final.

For cost of property purchased, town may issue "water scrip."

Amount, interest and payment.

Town may sell scrip.

May assess annually \$5,000 for payment of principal and interest.

Town purchasing franchise may appoint officers.

Shall be liable for damages not paid by corpora-

For the purpose of defraving the cost of such Section 9. property, lands, water and water rights, as shall be purchased for the purpose aforesaid, the town of Easthampton shall have authority to issue from time to time notes, scrip or certificates of debt, to be denominated on the face thereof "Easthampton Water Scrip," to an amount not exceeding fifty thousand dollars, bearing interest payable semi-annually, and the principal shall be payable at periods not more than twenty years from the issuing of the said scrip, notes or certificates respectively; and the said town may sell the same or any part thereof, from time to time, at public or private sale, for the purpose aforesaid, on such terms and conditions as the said town shall judge proper. Said town is further authorized to make appropriations, and assess from time to time such amounts, not exceeding in one year the sum of five thousand dollars, towards paying the principal of the money so borrowed, and also a sum sufficient to pay the interest thereon, in the same manner as money is assessed and appropriated for other town purposes.

chase the property, rights and privileges of the corporation established by this act, said town shall exercise all the rights, powers and authority, and be subject to all the restrictions, duties and liabilities herein contained, in such manner and by such officers, servants and agents as the town shall, from time to time ordain, appoint and direct. And said town shall be liable to pay all damages occasioned by the diversion of any water, or the obstruction of any stream, or the flowing of any lands for the purposes of said aqueduct, which shall not have been previously paid by said corporation.

Section 10. In case the town of Easthampton shall pur-

Section 11. This act shall take effect upon its passage.

Approved March 18, 1867.

Chap. 85. An Act to establish a dividing line between the towns of Eastham and Orleans.

Be it enacted, &c., as follows:

Boundary defined. Section 1. The dividing line between the towns of Eastham and Orleans is established as follows: Commencing at the middle of the mouth of Rock Harbor River, thence up the middle of said river to a point opposite a stake standing on the northerly side of said river; thence north sixty degrees east, twenty-six rods and eighteen links to a stone monument marked E. O., standing in the north-east side of the road leading to the mouth of Boat Meadow River; thence same course, fifty-five rods twenty links to a stone monument marked E. O.; thence same course forty-five rods seven and

one-half links to a stake on Boat Meadow near the west side of the canal; thence south nineteen degrees east one hundred twenty-six rods fifteen links to a stone monument marked E. O., standing on the south side of the road at Rock Harbor Gap; thence same course fifty-one rods five links to a stone monument on the south side of the county road near the town cove marked E. O.; thence same course into the middle of said cove; thence down the middle of said cove, to a large stone on the middle of Stony Island, marked E. O.; thence south sixty-seven and one-half degrees east to a stone monument standing on Nausett Beach, marked E.O.; thence same course into the ocean; from thence returning to the first point, to wit, the middle of the mouth of Rock Harbor River, thence north forty-five degrees west into Barnstable Bay; and the said line as above described shall hereafter be the dividing line between said towns.

SECTION 2. All portions of the town of Orleans lying Parts of Orleans north and east of the aforesaid line are hereby set off from and Eastham annexed each to the town of Orleans and annexed to the town of Eastham; other town. and all portions of the town of Eastham lying south and west of said line are hereby set off from the town of Eastham and annexed to the town of Orleans.

Section 3. This act shall take effect upon its passage.

Approved March 23, 1867.

An Act for the protection of trout in east head in the Chap. 86. TOWNS OF CARVER AND PLYMOUTH.

Be it enacted, &c., as follows:

No person shall take any trout in the waters written permit Section 1. of the stream known as East Head, in the towns of Carver required for taking trout. and Plymouth, from the source thereof to the dam recently erected thereon by George P. Bowers, without the written permission of the proprietor or proprietors of the land bordering upon that portion of said stream: provided, such pro- Proviso. prietors shall at all times keep an open and sufficient fish-way for the passage of trout at said dam.

Section 2. Any person offending against the provisions of Penalty for violation of first this act shall forfeit and pay a fine of one dollar for each section. trout taken, to be recovered by prosecution before any trial justice in the county of Plymouth.

Approved March 23, 1867.

AN ACT TO INCORPORATE THE GRAND HOTEL COMPANY. Be it enacted, &c., as follows:

Chap. 87.

SECTION 1. Paul Sears, J. B. Taft and William Wash- Corporators. burn, their associates and successors, are hereby made a corporation by the name of the Grand Hotel Company, for

Purpose.

the purpose of erecting a public house, to be located in Boston, in the county of Suffolk, or in Roxbury, or in Dorchester, in the county of Norfolk, and maintaining such public house with the buildings and improvements connected therewith; Privileges and re- with all the powers and privileges and subject to all the duties, liabilities and restrictions contained in all general laws which now are or may hereafter be in force and applicable to such corporations: provided, however, that said corporation shall not carry on the business of keeping a hotel or boardinghouse, or be in any way interested in such business; provided, further, that if said hotel is not completed ready for use

Provisos.

Capital stock and shares.

shall be void.

The capital stock of said corporation shall Section 2. not exceed two million dollars, and shall be divided into shares of one hundred dollars each; and said corporation may hold real and personal estate to the value of two million dollars, for the purposes mentioned in the first section: provided, however, that said corporation shall not incur any liability until five hundred thousand dollars of the capital stock shall have been unconditionally subscribed, and the sum of two hundred thousand dollars has been paid in, in cash.

within five years from the passage of this act, then this act

Proviso.

Section 3. This act shall take effect upon its passage. Approved March 23, 1867.

Chap. 88. An Act to legalize the doings of the trustees of sandwich ACADEMY, AND TO CONFIRM THE PRESENT ACTING TRUSTEES. Be it enacted, &c., as follows:

Acts, since Aug. 24, 1826, made valid.

Section 1. All acts done by the trustees of Sandwich Academy, in the town of Sandwich, between the twentyfourth day of August in the year one thousand eight hundred and twenty-six, and the passage of this act, are hereby made valid and confirmed to the same extent as they would have been valid, had they acted in accordance with the provisions of the act of incorporation.

Acting trustees confirmed.

Section 2. Thomas A. Tobey, Jonathan Leonard, William Fessenden, Charles Dillingham, Thomas W. Brown, George L. Fessenden, Frederick S. Pope, H. G. O. Ellis and Isaac K. Chipman, the present acting trustees are hereby confirmed as trustees of said academy.

Section 3. This act shall take effect upon its passage.

Approved March 23, 1867.

Chap. 89.

AN ACT TO INCORPORATE THE HOPKINTON SAVINGS BANK. Be it enacted, $\S c.$, as follows:

Corporators.

Section 1. Lee Claffin, Lovett II. Bowker, Edwin S. Thaver, their associates and successors, are hereby made a

Estate.

corporation, by the name of the Hopkinton Savings Bank, to be established and located in the town of Hopkinton; with Privileges and reall the powers and privileges, and subject to all the duties, strictions. liabilities and restrictions set forth in the fifty-seventh chapter of the General Statutes, and in all other laws of this Commonwealth relating to institutions for savings.

Section 2. This act shall take effect upon its passage.

Approved March 23, 1867.

An Act to incorporate the northampton, hadley and amherst Chap. 90. STREET RAILWAY COMPANY.

Be it enacted, &c., as follows:

Thomas E. Hastings, Eleazer Porter, Levi Corporators. Section 1. Stockbridge, their associates and successors, are hereby made a corporation by the name of the Northampton, Hadley and Amherst Street Railway Company, for the purpose of con-Purpose. structing and using a street railroad from the town of Northampton to the town of Amherst; with all the powers and Privileges and reprivileges, and subject to all the duties, restrictions and liabilities, set forth in all general laws which now are or may hereafter be in force relating to street railroad corporations.

Section 2. The capital stock of said corporation shall not Capital stock. exceed the sum of two hundred thousand dollars.

Section 3. This act shall take effect upon its passage.

Approved March 23, 1867.

An Act concerning the New Bedford and fall river rail- Chap. 91. WAY COMPANY.

Be it enacted, &c., as follows:

Section 1. The time allowed the New Bedford and Fall Time to organize and locate ex-River Railway company to organize said company, is hereby tended. extended to the thirtieth day of April, in the year eighteen hundred and sixty-eight, and the time for the locating and constructing its railroad is hereby extended to the thirtieth day of April, in the year eighteen hundred and seventy.

Section 2. This act shall take effect upon its passage. Approved March 23, 1867.

An Act in relation to the newburyport and amesbury horse Chap. 92. RAILROAD COMPANY.

Be it enacted, &c., as follows:

SECTION 1. The act to incorporate the Newburyport and Act incorporating revived and the shury Horse Railroad Company, being the fifty-third time under exchapter of the acts of the year eighteen hundred and sixty-tended two years after this enactfour, is hereby renewed; and the time limited in the four-ment. teenth section of said act, for its acceptance by the city of Newburyport, and by the towns of Amesbury and Salisbury,

and for the acceptance of said act, and the construction of said railroad by the corporation, is hereby extended for two years from the passage hereof.

Section 2. This act shall take effect upon its passage.

Approved March 23, 1867.

Chap. 93. An Act to incorporate the union building company in the TOWN OF SOUTHBRIDGE.

Be it enacted, &c., as follows:

Corporators.

Purpose.

Section 1. Chester A. Dresser, Holmes Ammidown, Samuel Foster, their associates and successors, are hereby made a corporation by the name of the Union Building Company, for the purpose of purchasing a lot of land at the intersection of Main and Central streets in the centre village of the town of Southbridge, and of erecting and maintaining thereon a building necessary and convenient for a public hall Privileges and re- and a library, and for other business purposes; and shall have all the powers and privileges, and be subject to all the duties, restrictions and liabilities contained in all general laws which now are or may hereafter be in force and appli-

strictions.

Capital stock and shares.

Proviso.

Section 2. The capital stock of said corporation shall not exceed one hundred thousand dollars, the same to be divided into shares of one hundred dollars each: provided, however, said corporation shall not assume any liability until twentyfive thousand dollars of its capital is paid in, in eash.

Section 3. This act shall take effect upon its passage.

Approved March 23, 1867.

Chap. 94. An Act concerning the laying out, altering, widening and IMPROVING THE STREETS OF SPRINGFIELD.

Be it enacted, &c., as follows:

cable to such corporations.

Act of 1866, con-

Section 1. The provisions of chapter one hundred and Boston, extended seventy-four of the acts of the year eighteen hundred and to Springfield. sixty-six, entitled "An Act concerning the laying out, altering, widening and improving the streets of Boston," are hereby extended and made applicable to the city of Springfield.

Shall apply when accepted by two-thirds of city council.

Section 2. This act shall take effect whenever the same is accepted by the city council of said city of Springfield, by a two-thirds vote of each branch thereof.

Approved March 23, 1867.

Chap. 95. An Act to authorize the city of lynn to provide for a sink-ING FUND.

Be it enacted, &c., as follows:

May raise annually by taxation money for redemption fund

Section 1. The city of Lynn is hereby authorized to raise by taxation, upon the polls and estates, in said city, a sum of bonds of city not less than six thousand dollars, nor more than ten thousand dollars, annually, until the maturity of the bonds issued to pay for hereafter mentioned, which said sum with the interest and city hall. accumulations thereon shall constitue a sinking fund for the redemption at maturity of the bonds of said city which have been, or hereafter may be, issued to raise funds to pay for the city hall now building in said city: and said sinking Fund to be only fund shall be appropriated and pledged to the payment and so applied. redemption of said bonds, and for no other purpose, until the same shall have been fully redeemed.

Section 2. The city council of said city by the concurrent City council may vote of the two branches thereof is authorized to appoint three sioners of sinking commissioners of said sinking fund who shall have the care fund to manage and invest. and management of all the moneys, funds and securities at any time belonging to said sinking fund, and who also shall from time to time invest the same in the bonds of said city, the public securities of the United States, either of the New England states and of the state of New York, and of the counties, cities and towns of this Commonwealth, in any railroad stocks in which savings banks may invest their funds, in the stock of any bank located in this Commonwealth, and in loans secured by mortgage of real estate; and they may sell, transfer and re-invest from time to time, the stock and securities belonging to said fund.

Section 3. Said commissioners shall keep a true record Commissioners of all their proceedings, and annually in the month of January doings and report make a report in writing to the city council of said city, of annually. the amount and condition of said fund and the income thereof for the year, which record and all the securities belonging Record to be to said fund shall at all times be open to the inspection of and council. the mayor, or any committee of either branch of the city council of said city appointed for that purpose.

SECTION 4. At the first election of commissioners, one Election and shall be chosen to hold office for the term of three years, one tenure of commissioners. for the term of two years, and one for the term of one year, and in each year thereafter one commissioner shall be chosen to hold office for three years; and in case of a vacancy by vacancy in office, death, resignation or otherwise, such vacancy shall be filled how filled. by the choice of some person to hold office during the unexpired term. The necessary expenses of said commis- Expense of comsioners shall be paid by said city, but they shall receive no mission. compensation for their services.

Section 5. The balance of said sinking fund, if any there Balance of fund, be, after the payment of said bonds, shall be paid into the if any, how disposed. treasury of said city. Approved March 23, 1867.

Chap. 96. An Act concerning the taking of kelp and seaweed upon lands OF THE HERRING POND PLANTATION.

Be it enacted, &c., as follows:

Treasurer of plantation may sell right for term of three vears.

Purchaser to have same rights on shores as resident, and of suit to enforce.

Person trespassfor value and damage.

Evidence of so taking, how construed.

Defendant may plead right to take.

The treasurer of the Herring Pond Plantation is hereby authorized to sell, from time to time, at public or private sale, as he shall judge to be most for the interest of said plantation, the right to take and remove kelp and seaweed upon the beaches and shores of the common and undivided lands of said plantation, and of the lands reserved for the use and occupation of the Herring Pond Indians, for such time, not exceeding three years, at any one sale, as he shall see fit; and the purchaser at such sale shall have, during the time covered by such sale, all the rights and privileges to take and remove kelp and seaweed on said beaches and shores which the said plantation or said Indians might have; and may bring any suit in his own name which may be necessary to enforce such rights: and in any such suit the presumption of title shall be the same as is provided in the following section.

Section 2. If any person shall take any kelp or seaweed ing, treasurer may bring action from the beaches or shores aforesaid, without right, the treasurer of the Herring Pond Plantation may bring an action of tort, in his own name, as such treasurer, to recover for the value thereof and for the damage done thereby to said lands; and if it shall appear on the trial of such action, that such kelp or seaweed was taken from any of the beaches, shores or lands aforesaid, the presumption shall be in favor of the right of said treasurer to recover therefor; but the defendant may plead and show a right to take such kelp or seaweed, in defence of such action.

Approved March 23, 1867.

Chap. 97.

An Act concerning the burial of state paupers. Be it enacted, &c., as follows:

Allowance for funeral expenses; G. S. ch. 70, § 15, ameuded.

Section fifteen of chapter seventy of the General Statutes is hereby amended, so that ten dollars for the funeral expenses of each pauper over twelve years of age, and five dollars for the funeral expenses of each pauper under that age, shall be paid from the treasury of the Commonwealth.

Approved March 23, 1867.

Chap. 98. An Act to change the time for the apportionment of the INCOME OF THE SCHOOL FUND.

Be it enacted, &c., as follows:

Shall be paid to treasurers of cities and towns on twenty-fifth January.

The third section of the thirty-sixth chapter of the General Statues is hereby amended, so that the income of the Massachusetts school fund, appropriated to the support of public

schools, which shall have accrued on the thirty-first day of December in each year, shall be apportioned by the secretary and treasurer in the manner provided in said section, and paid over by the treasurer to the treasurers of the several cities and towns, on the twenty-fifth day of January thereafter, instead of the times named in said section; and so G. S. ch. 36, § 8, much of said section as is inconsistent with the provisions of this act is hereby repealed. Approved March 23, 1867.

An Act to incorporate the hingham agricultural and hor- Chap. 99. TICULTURAL SOCIETY.

Be it enacted, &c., as follows:

Section 1. Albert Fearing, DeWitt C. Bates, Joseph H. Corporators. French, their associates and successors are hereby made a corporation by the name of the Hingham Agricultural and Horticultural Society, and established in the town of Hingham, for the encouragement of agriculture, horticulture and Purpose. the mechanic arts, by premiums and other means, in the county of Plymouth; with all the powers and privileges, and Privileges and resubject to all the duties, liabilities and restrictions set forth strictions. in all general laws which now are or may hereafter be in force in relation to such corporations.

Section 2. This act shall take effect upon its passage.

Approved March 27, 1867.

AN ACT CONCERNING THE STATE GUARD OF WORCESTER. Be it enacted, &c., as follows:

Chap. 100

Section 1. Nothing contained in chapter two hundred Act of 1866, ch. 219, not to affect and nineteen of the acts of the year eighteen hundred and organization or by-laws of comsixty-six, shall affect the right of the company known as the pany. State Guard of Worcester, to maintain its organization as a volunteer military association, and to perform such military duty as may be prescribed by its by-laws: provided, the offi-May be paid only cers and members of said company shall not be entitled to duty by goverany pay or emolument unless called upon to do military duty by the commander-in-chief; and provided also, that said Shallfurnish own company shall furnish its own uniforms, arms, equipments armory. and armory free of any cost or charge whatever to the Commonwealth.

Section 2. Said company may parade in public with Company may arms, and adopt such by-laws only, for its organization and to approve by-government, as shall be approved by the commander-in-chief: laws of, and may disband. and the commander-in-chief may at any time disband the said company.

Section 3. This act shall take effect upon its passage. Approved March 27, 1867.

Chap. 101 An Act in relation to the taxation of lands sold by the

Be it enacted, &c., as follows:

Shall be free of tax for three years, under agreement for deed, unless built upon or improved.

Shall then be taxed as if under deed.

Section 1. In all cases where lands belonging to the Commonwealth are or have been sold by the commissioners of public lands, and agreements for deeds are or have been given by said commissioners, the land shall be free from taxation for the space of three years, unless previously built upon or otherwise improved by the purchasers or their assigns; and upon the expiration of three years from the date of such sale, such land shall be taxable to the purchasers thereof or their assigns, in the same manner and to the same extent as if deeds of the same had been executed and delivered.

Section 2. This act shall take effect upon its passage.

Approved March 28, 1867.

Chap. 102 An Act concerning the vineyard sound railroad company.

Be it enacted, &c., as follows:

Time to, under ch. 104, Acts of 1865, extended. Section 1. The time allowed the Vineyard Sound Railroad Company for filing its location and completing the construction of its railroad, by chapter one hundred and four of the acts of the year eighteen hundred and sixty-five, is hereby extended so as to allow three years from the passage of said act for filing the location, and five years from that time for completing the construction of the road.

Section 2. This act shall take effect upon its passage.

Approved March 28, 1867.

Chap. 103 An Act to incorporate the worcester fruit-preserving company.

Be it enacted, &c., as follows:

Corporators.

Section 1. Timothy W. Wellington, Benjamin Walker, Harrison Bliss, their associates and successors, are hereby made a corporation by the name of the Worcester Fruit-Preserving Company, for the purpose of carrying on the business of preserving fruits, foreign and domestic, in the city of Worcester; with all the powers and privileges, and subject to all the duties, liabilities and restrictions set forth in all general laws, which now are or hereafter may be in force relative to corporations.

Purpose.

Privileges and restrictions.

Capital stock and shares.

May hold real estate.

Section 2. The capital stock of said corporation shall not exceed fifty thousand dollars, which shall be divided into shares of one hundred dollars each; and said corporation may hold, for the purposes aforesaid, real estate to an amount not exceeding twenty-five thousand dollars, and shall not

commence business until twenty-five thousand dollars of its condition for capital stock shall have been paid in.

Section 3. This act shall take effect upon its passage.

Approved March 28, 1867.

An Act to apportion and assess a tax of five million dollars. $\it Chap.~104$ Be it enacted, &c., as follows:

SECTION 1. Each town and city in this Commonwealth Assessment of shall be assessed and pay the several sums with which they stand respectively charged in the following schedule, that is to sav:

Suffolk County.—Boston, one million six hundred and counties: ninety-four thousand one hundred and fifty dollars; Chelsea, forty thousand two hundred and fifty dollars; North Chelsea, four thousand two hundred dollars; Winthrop, two thou-

sand two hundred and fifty dollars.

Essex County.—Amesbury, nine thousand seven hundred Essex. dollars; Andover, fourteen thousand two hundred and fifty dollars; Beverly, eighteen thousand three hundred and fifty dollars; Boxford, three thousand two hundred and fifty dollars; Bradford, four thousand five hundred and fifty dollars; Danvers, twelve thousand one hundred and fifty dollars; Essex, five thousand dollars; Georgetown, four thousand four hundred and fifty dollars; Gloucester, twentyfive thousand four hundred and fifty dollars; Groveland, three thousand eight hundred and fifty dollars; Hamilton, two thousand five hundred dollars; Haverhill, twenty-five thousand six hundred and fifty dollars; lpswich, eight thousand three hundred and fifty dollars; Lawrence, fiftyseven thousand one hundred dollars; Lynn, fifty-two thousand one hundred dollars; Lynnfield, three thousand one hundred dollars; Manchester, four thousand two hundred and fifty dollars; Marblehead, thirteen thousand nine hundred dollars; Methuen, seven thousand one hundred dollars; Middleton, two thousand one hundred dollars; Nahant, two thousand four hundred dollars; Newbury, four thousand dollars; Newburyport, thirty-nine thousand dollars; North Andover, nine thousand four hundred dollars; Rockport, seven thousand four hundred dollars; Rowley, two thousand nine hundred dollars; Salem, seventy-nine thousand eight hundred and fifty dollars; Salisbury, nine thousand one hundred and fifty dollars; Saugus, six thousand six hundred and fifty dollars; South Danvers, nineteen thousand eight hundred and fifty dollars; Swampscott, seven thousand one hundred dollars; Topsfield, three thousand six hundred and

fifty dollars; Wenham, two thousand five hundred dollars;

Middlesex.

West Newbury, five thousand two hundred and fifty dollars. Middlesex County.—Acton, four thousand six hundred dollars; Ashby, two thousand nine hundred dollars; Ashland, three thousand eight hundred dollars; Bedford, two thousand six hundred dollars; Belmont, fifteen thousand eight hundred and fifty dollars; Billerica, five thousand six hundred and fifty dollars; Boxborough, one thousand three hundred dollars; Brighton, eighteen thousand five hundred dollars; Burlington, two thousand one hundred and fifty dollars; Cambridge, one hundred and twenty-six thousand and fifty dollars; Carlisle, one thousand nine hundred dollars; Charlestown, ninety-two thousand four hundred dollars; Chelmsford, seven thousand nine hundred dollars; Concord, eight thousand three hundred and fifty dollars; Dracut, six thousand dollars; Dunstable, two thousand dollars; Framingham, fourteen thousand five hundred dollars; Groton, eight thousand five hundred dollars; Holliston, eight thousand four hundred and fifty dollars; Hopkinton, nine thousand one hundred and fifty dollars; Lexington, eight thousand eight hundred and fifty dollars; Lincoln, three thousand one hundred dollars; Littleton, three thousand three hundred dollars; Lowell, one hundred and three thousand seven hundred dollars; Malden, twentyone thousand three hundred dollars; Marlborough, fifteen thousand three hundred dollars; Medford, twenty-six thousand five hundred and fifty dollars; Melrose, eight thousand nine hundred and fifty dollars; Natick, ten thousand seven hundred and fifty dollars; Newton, forty-six thousand eight hundred and fifty dollars; North Reading, three thousand two hundred dollars; Pepperell, five thousand and fifty dollars; Reading, seven thousand dollars; Sherborn, four thousand four hundred dollars; Shirley, three thousand six hundred and fifty dollars; Somerville, twenty-eight thousand eight hundred dollars; South Reading, nine thousand four hundred dollars; Stoneham, seven thousand eight hundred and fifty dollars; Stow, four thousand two hundred dollars; Sudbury, five thousand five hundred dollars; Tewksbury, three thousand nine hundred dollars; Townsend, four thousand four hundred and fifty dollars; Tyngsborough, one thousand eight hundred and fifty dollars; Waltham, twentyseven thousand one hundred and fifty dollars; Watertown, thirteen thousand nine hundred and lifty dollars; Wayland, three thousand five hundred dollars; West Cambridge, thirteen thousand eight hundred and fifty dollars; Westford, five thousand two hundred dollars; Weston, five thousand

four hundred and fifty dollars; Wilmington, two thousand nine hundred and fifty dollars; Winchester, seven thousand three hundred dollars; Woburn, twenty-six thousand two hundred and fifty dollars.

Worcester County.—Asburnham, four thousand seven worcester, hundred dollars; Athol, six thousand five hundred and fifty dollars; Auburn, two thousand seven hundred dollars; Barre, nine thousand four hundred and fifty dollars; Berlin, two thousand three hundred and fifty dollars; Blackstone, eleven thousand five hundred and fifty dollars; Bolton, three thousand six hundred and fifty dollars; Boylston, two thousand five hundred dollars; Brookfield, five thousand six hundred dollars; Charlton, five thousand and fifty dollars; Clinton, ten thousand five hundred dollars; Dana, one thousand five hundred dollars; Douglas, five thousand and fifty dollars; Dudley, three thousand nine hundred dollars; Fitchburg, twenty-two thousand nine hundred dollars; Gardner, five thousand four hundred and fifty dollars; Grafton, nine thousand nine hundred and fifty dollars; Hardwick, five thousand seven hundred and fifty dollars; Harvard, four thousand nine hundred and fifty dollars; Holden, four thousand seven hundred dollars; Hubbardston, four thousand and fifty dollars; Lancaster, five thousand two hundred and fifty dollars; Leicester, eight thousand five hundred dollars; Leominster, ten thousand three hundred and fifty dollars; Lunenburg, three thousand eight hundred and fifty dollars; Mendon, three thousand six hundred dollars; Milford, twenty thousand three hundred dollars; Millbury, seven thousand nine hundred and fifty dollars; New Braintree, two thousand eight hundred and fifty dollars; North Brookfield, five thousand nine hundred dollars; Northborough, four thousand six hundred and fifty dollars; Northbridge, six thousand two hundred and fifty dollars; Oakham, one thousand nine hundred dollars; Oxford, six thousand four hundred and fifty dollars; Paxton, one thousand seven hundred dollars; Petersham, three thousand seven hundred and fifty dollars; Phillipston, one thousand eight hundred dollars; Princeton, four thousand one hundred dollars; Royalston, three thousand nine hundred dollars; Rutland, two thousand nine hundred dollars; Shrewsbury, five thousand four hundred dollars; Southborough, five thousand one hundred and fifty dollars; Southbridge, nine thousand four hundred and fifty dollars; Spencer, seven thousand eight hundred and fifty dollars; Sterling, five thousand six hundred and fifty dollars; Sturbridge, four thousand nine hundred dollars; Sutton, six

thousand two hundred dollars; Templeton, five thousand eight hundred dollars; Upton, four thousand three hundred and fifty dollars; Uxbridge, eight thousand six hundred dollars; Warren, five thousand six hundred and fifty dollars; Webster, six thousand three hundred dollars; West Boylston, four thousand nine hundred dollars; West Brookfield, three thousand eight hundred and fifty dollars; Westborough, seven thousand five hundred and fifty dollars; Westminster, four thousand and fifty dollars; Winchendon, six thousand nine hundred and fifty dollars; Worcester, one hundred and two thousand one hundred and fifty dollars.

Hampshire.

Hampshire County.—Amherst, nine thousand seven hundred and fifty dollars; Belchertown, six thousand three hundred and fifty dollars; Chesterfield, two thousand one hundred and fifty dollars; Cummington, two thousand and fifty dollars; Easthampton, eight thousand five hundred dollars; Enfield, three thousand two hundred dollars; Goshen, nine hundred dollars; Granby two thousand six hundred dollars; Greenwich, one thousand five hundred dollars; Hadley, six thousand eight hundred dollars; Hatfield, seven thousand one hundred dollars; Huntington, two thousand four hundred dollars; Middlefield, one thousand nine hundred and fifty dollars; Northampton, twenty-four thousand six hundred dollars; Pelham, one thousand two hundred and fifty dollars; Plainfield, one thousand four hundred and fifty dollars; Prescott, one thousand three hundred dollars; South Hadley, five thousand nine hundred and fifty dollars; Southampton, two thousand eight hundred dollars; Ware, seven thousand four hundred dollars; Westhampton, one thousand five hundred and fifty dollars; Williamsburg, five thousand eight hundred and fifty dollars; Worthington, two thousand three hundred dollars.

Hampden.

Hampden County.—Agawam, four thousand five hundred dollars; Blandford, three thousand dollars; Brimfield, three thousand eight hundred and fifty dollars; Chester, two thousand seven hundred dollars; Chicopee, seventeen thousand eight hundred dollars; Granville, three thousand and fifty dollars; Holland, seven hundred and fifty dollars; Holyoke, thirteen thousand eight hundred and fifty dollars; Longmeadow, five thousand two hundred and fifty dollars; Ludlow, two thousand and six hundred dollars; Monson, seven thousand one hundred and fifty dollars; Montgomery, nine hundred dollars; Palmer, seven thousand one hundred and fifty dollars; Russell, one thousand two hundred and fifty dollars; Southwick, three thousand three hundred

dollars; Springfield, seventy-one thousand two hundred and fifty dollars; Tolland, one thousand six hundred dollars; Wales, one thousand four hundred and fifty dollars; Westfield, seventeen thousand six hundred dollars; West Springfield, six thousand nine hundred dollars; Wilbraham, four thousand nine hundred dollars.

Franklin County.—Ashfield, three thousand four hundred Franklin. dollars; Bernardston, two thousand six hundred dollars; Buckland, three thousand three hundred and fifty dollars; Charlemont, two thousand one hundred and fifty dollars; Colrain, three thousand six hundred dollars; Conway, four thousand dollars; Deerfield, six thousand nine hundred dollars; Erving, one thousand and fifty dollars; Gill, two thousand one hundred dollars; Greenfield, ten thousand dollars; Hawley, one thousand five hundred dollars; Heath, one thousand three hundred and fifty dollars; Leverett, one thousand seven hundred dollars; Leyden, one thousand five hundred dollars; Monroe, five hundred dollars; Montague, three thousand five hundred dollars; New Salem, two thousand one hundred dollars; Northfield, four thousand and fifty dollars; Orange, three thousand eight hundred and fifty dollars; Rowe, one thousand and fifty dollars; Shelburne, four thousand four hundred and fifty dollars; Shutesbury, one thousand three hundred and fifty dollars; Sunderland, two thousand three hundred dollars; Warwick, one thousand six hundred dollars; Wendell, one thousand two hundred dollars; Whately, three thousand six hundred dollars.

Berkshire County.—Adams, eighteen thousand three hun- Berkshire. dred dollars; Alford, one thousand seven hundred and fifty dollars; Becket, two thousand eight hundred and fifty dollars; Cheshire, three thousand nine hundred dollars; Clarksburg, eight hundred dollars; Dalton, four thousand eight hundred dollars; Egremont, three thousand and fifty dollars; Florida, one thousand four hundred dollars; Great Barrington, eleven thousand five hundred and fifty dollars; Hancock, two thousand five hundred dollars; Hinsdale, four thousand three hundred dollars; Lanesborough, three thousand five hundred and fifty dollars; Lee, nine thousand two hundred dollars; Lenox, four thousand five hundred dollars; Monterey, one thousand seven hundred dollars; Mount Washington, five hundred dollars; New Ashford, five hundred and fifty dollars; New Marlborough, three thousand five hundred and fifty dollars; Otis, two thousand dollars; Peru, one thousand two hundred dollars; Pittsfield. thirty-two thousand four hundred dollars; Richmond, two

Norfolk.

thousand seven hundred and fifty dollars; Sandisfield, three thousand four hundred and fifty dollars; Savoy, one thousand seven hundred dollars; Sheffield, six thousand five hundred and fifty dollars; Stockbridge, six thousand six hundred and fifty dollars; Tyringham, one thousand six hundred and fifty dollars; Washington, one thousand six hundred and fifty dollars; West Stockbridge, three thousand six hundred dollars; Williamstown, six thousand three hundred dollars; Windsor, one thousand seven hundred and fifty dollars.

Norfolk County.—Bellingham, two thousand seven hundred dollars; Braintree, eight thousand nine hundred and fifty dollars; Brookline, fifty-four thousand two hundred and fifty dollars; Canton, eleven thousand four hundred dollars; Cohasset, six thousand two hundred and fifty dollars; Dedham, twenty-four thousand eight hundred dollars; Dorchester, fifty-nine thousand seven hundred dollars; Dover, one thousand nine hundred dollars; Foxborough, seven thousand one hundred dollars; Franklin, five thousand eight hundred dollars; Medfield, three thousand three hundred dollars; Medway, seven thousand one hundred and fifty dollars; Milton, nineteen thousand eight hundred dollars; Needham, nine thousand three hundred dollars; Quincy, nineteen thousand eight hundred and fifty dollars; Randolph, fifteen thousand eight hundred dollars; Roxbury, one hundred and thirteen thousand seven hundred dollars; Sharon, three thousand nine hundred and fifty dollars; Stoughton, ten thousand one hundred dollars; Walpole, six thousand one hundred dollars; West Roxbury, forty-eight thousand nine hundred and fifty dollars; Weymouth, nineteen thousand seven hundred and fifty dollars; Wrentham, seven thousand seven hundred dollars.

Bristol.

Bristol County.—Acushnet, three thousand five hundred dollars; Attleborough, twelve thousand seven hundred dollars; Berkley, one thousand eight hundred and fifty dollars; Dartmouth, twelve thousand four hundred dollars; Dighton, four thousand five hundred dollars; Easton, ten thousand two hundred dollars; Fairhaven, nine thousand two hundred dollars; Fall River, sixty-four thousand six hundred dollars; Freetown, three thousand eight hundred and fifty dollars; Mansfield four thousand five hundred dollars; New Bedford, ninety-eight thousand eight hundred and fifty dollars; Norton, four thousand seven hundred dollars; Raynham, five thousand seven hundred and fifty dollars; Rehoboth, four thousand three hundred dollars; Seekonk, two thousand seven hundred dollars; Somerset,

four thousand eight hundred and fifty dollars; Swanzey, four thousand one hundred dollars; Taunton, forty-four thousand two hundred and fifty dollars; Westport, seven thousand nine hundred and fifty dollars.

Plymouth County .- Abington, eighteen thousand five Plymouth. hundred and fifty dollars; Bridgewater, ten thousand nine hundred dollars; Carver, two thousand six hundred and fifty dollars; Duxbury, five thousand nine hundred dollars; East Bridgewater, seven thousand one hundred dollars; Halifax, two thousand dollars: Hanover, four thousand one hundred and fifty dollars; Hanson, two thousand seven hundred dollars; Hingham, twelve thousand six hundred and fifty dollars; Hull, eight hundred dollars; Kingston, six thousand seven hundred dollars; Lakeville, three thousand two hundred dollars; Marion, two thousand five hundred and fifty dollars; Marshfield, four thousand seven hundred dollars; Mattapoisett, three thousand two hundred and fifty dollars; Middleborough, twelve thousand two hundred dollars; North Bridgewater, thirteen thousand five hundred and fifty dollars; Pembroke, three thousand four hundred dollars; Plymouth, seventeen thousand and fifty dollars; Plympton, one thousand eight hundred dollars; Rochester, three thousand one hundred and fifty dollars; Scituate, five thousand one hundred and fifty dollars; South Seituate, four thousand five hundred and fifty dollars; Wareham, five thousand four hundred and fifty dollars; West Bridgewater, five thousand one hundred dollars.

Barnstable County.—Barnstable, twelve thousand four Barnstable. hundred dollars; Brewster, four thousand two hundred dollars; Chatham, six thousand three hundred and fifty dollars; Dennis, six thousand nine hundred dollars; Eastham, one thousand four hundred and fifty dollars; Falmouth, seven thousand five hundred dollars; Harwich, six thousand four hundred dollars: Orleans, three thousand five hundred dollars; Provincetown, eight thousand seven hundred dollars; Sandwich, nine thousand two hundred and fifty dollars; Truro, two thousand six hundred dollars; Wellfleet, four thousand four hundred dollars; Yarmouth, seven thousand six hundred dollars.

Dukes County.—Chilmark, one thousand nine hundred Dukes. dollars; Edgartown, five thousand six hundred and fifty dollars; Gosnold, five hundred and fifty dollars; Tisbury, three thousand nine hundred and fifty dollars.

Nantucket County .- Nantucket, twelve thousand one hun- Nantucket. dred and fifty dollars.

RECAPITULATION.

Recapitulation of counties.

Suffolk County, one million seven hundred forty thousand eight hundred and fifty dollars; Essex County, four hundred seventy-six thousand two hundred and fifty dollars; Middlesex County, seven hundred eighty-six thousand and fifty dollars; Worcester County, four hundred forty-three thousand and five hundred dollars; Hampshire County, one hundred nine thousand and seven hundred dollars; Hampden County, one hundred eighty thousand and eight hundred dollars; Franklin County, seventy-four thousand seven hundred and fifty dollars; Berkshire County, one hundred fifty thousand and four hundred dollars; Norfolk County, four hundred sixty-eight thousand and three hundred dollars; Bristol County, three hundred four thousand seven hundred and fifty dollars; Plymouth County, one hundred fifty-nine thousand and two hundred dollars; Barnstable County, eighty-one thousand two hundred and fifty dollars; Dukes County, twelve thousand and fifty dollars; Nantucket County, twelve thousand one hundred and fifty dollars.

Treasurer to issue warrant.

Section 2. The treasurer of the Commonwealth shall forthwith send his warrant, with a copy of this act, directed to the selectmen or assessors of each city or town taxed as aforesaid, requiring them, respectively, to assess the sum so charged, according to the provisions of the eleventh chapter of the General Statutes, and to add the amount of such tax to the amount of town and county taxes to be assessed by them, respectively, on each city or town.

Warrant to require issue of warrants by sesors for payments

Section 3. The treasurer, in his said warrant, shall require the said selectmen or assessors to pay, or to issue lectmen or assest their several warrant or warrants requiring the treasurers of to state treasurer. their several cities or towns to pay, to the said treasurer of the Commonwealth, on or before the first day of December in the year one thousand eight hundred and sixty-seven, the sums set against said cities or towns in the schedule aforesaid; and the selectmen or assessors, respectively, shall return a certificate of the names of such treasurers, with the sum which each may be required to collect, to the said treasurer of the Commonwealth, at some time before the first day of October next.

Names of treasurers, with sums required, to be returned.

> Section 4. If the amount due from any city or town, as provided in this act, is not paid to the treasurer of the Commonwealth within the time specified, then the said treasurer shall notify the treasurer of said delinquent city or town, who shall pay into the treasury of the Commonwealth, in addition to the tax, such further sum as would be equal to

Treasurer of Commonwealth to notify in case of delinquency. one per centum per month during such delinquency, dating on and after the first day of December next; and if the same remains unpaid after the first day of January next, an information may be filed by the treasurer of the Commonwealth, in the supreme judicial court, or before any justice thereof, against such delinquent city or town; and upon notice to such city or town, and a summary hearing thereon, a warrant of distress may issue against such city or town, to enforce the payment of said taxes, under such penalties as said court, or the justice thereof before whom the hearing is had, shall order.

This act shall take effect upon its passage. Section 5. Approved March 29, 1867.

An Act to establish additional terms of the superior court Chap. 105 FOR THE COUNTY OF NORFOLK.

Be it enacted, &c., as follows:

SECTION 1. Terms of the superior court shall be held at First Mondays of Dedham, within and for the county of Norfolk, on the first Dec. for expininal Mondays of April, September and December respectively in business, except, each year, for the transaction of the criminal business of said county exclusively, except as is provided in section three of this act.

The terms of the superior court for said county Fourth Mondays Section 2. now required by law to be held on the third Mondays of Sept and Dec tember and December respectively in each year, shall be held Mondays. on the fourth Mondays of September and December respectively in each year; and said terms, and the term of said Certain terms to be for civil busicourt now required by law to be held on the fourth Monday ness, except, etc. of April in each year, shall be holden for the transaction of the civil business of said county exclusively, except as is provided in section three of this act.

Section 3. The term of said court now required by law Term for civil to be held for civil and criminal business on the fourth Mon- and criminal business to be on day of April in the current year shall be held as heretofore, fourth Monday of April. anything in this act to the contrary notwithstanding.

Section 4. This act shall take effect upon its passage.

Approved March 29, 1867.

An Act concerning sewers and drains in the city of worcester. Chap. 106 Be it enacted, &c., as follows:

The city council of the city of Worcester may City council may lay, make and maintain in said city all such drains and com- lay and repair. mon sewers as they shall adjudge to be for the public health or convenience, and may repair the same, from time to time, whenever necessary; and the said city and the citizens Rights and liabilities to be same thereof, shall have the same rights, and be subject to the as if under 0. S., except, etc.

same liabilities, as if the same had been laid, made or maintained under the provisions of chapter forty-eight of the General Statutes, except as hereinafter provided.

Council may fix boundaries of certain brooks.

The city council of said city may fix the boun-Section 2. daries of Mill Brook, Lincoln Brook, Austin Street Brook, Hermitage Brook, Piedmont Brook and Pine Meadow Brook, with their tributaries; said brooks being so named as aforesaid and described in a report to the city council of said city by the committee on sewerage, on the second day of October, in the year eighteen hundred and sixty-six, and also in a plan prepared by A. C. Buttrick, copies of which report and plan are herewith presented to be filed with this act in the office of the secretary of the Commonwealth; and said city council may alter, change, widen, straighten and deepen the channels of said brooks and remove obstructions therefrom, and may use and appropriate said brooks, cover them, pave and enclose them in retaining walls, so far as they shall adjudge necessary for purposes of sewerage, drainage and the public health.

May change channels and use brooks.

May take, hold and use or remove certain other property.

Damages sustained, how assessed in case of failure to agree upon.

Estates benefited to be assessed proportionately.

How collected if not paid upon due notice.

Party aggrieved may have jury.

Section 3. The city council of said city may take and hold by purchase or otherwise, such land, water rights, dams, or other real estate, and so use, alter or remove the same as they shall adjudge necessary for the purposes aforesaid. And if any person shall sustain damages to his property, by reason thereof, and shall fail to agree upon a settlement of the same with said city council, the same shall be assessed in the same manner, and upon the same principles as damages are assessed in the laying out of highways.

Every person owning real estate upon any street in which any drain or sewer may be laid under or by virtue of this act, and upon the line thereof, or whose real estate may be benefited thereby, shall pay to said city such sum as the mayor and aldermen shall assess upon him as his proportionate share of the expenditure of the city for drains and sewers; and the sum so assessed upon him shall constitute a lien upon said real estate for two years after it is assessed; and if not paid within ninety days after notice of said assessment served upon the owner of said land, or his agent, may be levied by a sale of said real estate to be conducted in the same manner as a sale of real estate for the non-payment of taxes. And any person aggrieved by the doings of the mayor and aldermen under this section, may at any time within three months from receiving notice of any assessment, apply for a jury in the manner provided in the sixth section of the forty-eighth chapter of the General Statutes.

For the pupose of defraying the expenses and City council may outlays incurred for the purposes aforesaid, or so much scrip" for \$200, thereof as they shall see fit, the city council of the city of after ten years. Worcester are hereby authorized to issue, from time to time scrip, notes, bonds or certificates of debt, to be denominated on the face thereof "Sewer Serip of the City of Worcester," to an amount not exceeding two hundred thousand dellars, and redeemable in not less than ten years from and after the date thereof.

SECTION 6. This act shall be void unless submitted to the Act void unless voters of said city of Worcester, and approved by a majority jority of voters of of those voting at ward meetings held simultaneously, in said city within year. city in the several wards, within one year from the passage of this act, which meetings shall be called in the same manner as other legal meetings of said wards, and for the purpose of voting upon the approval of this act, either solely or with other legal purposes. Approved March 29, 1867.

AN ACT TO INCORPORATE THE SPRINGFIELD CITY HOSPITAL. Be it enacted, &c., as follows:

Chap.107

Section 1. Albert D. Briggs, Orric II. Greenleaf, Samuel Corporators. G. Buckingham, their associates and successors, are hereby made a corporation by the name of the Springfield City Hospital, for the purpose of establishing and maintaining in the city of Springfield, a hospital for the care of the sick and disabled; with all the powers and privileges and subject to all Privileges and restrictions. the duties, restrictions and liabilities set forth in all general laws that now are or hereafter may be in force and applicable to such corporations.

Section 2. Said corporation may make such by-laws, corporation may rules and regulations as it may deem expedient for fixing the make by-laws and rules for its conditions of membership, for the election or appointment of government. trustees, and in general for the management of its affairs and for carrying out the objects of the corporation.

Section 3. Said corporation may receive and hold per- May hold estate sonal and real estate to an amount not exceeding one hun-and use income. dred and fifty thousand dollars, the use and income of which shall be devoted to the purposes of the organization.

Section 4. This act shall take effect upon its passage.

Approved March 29, 1867.

AN ACT TO AUTHORIZE THE SEAMEN'S FRIEND SOCIETY TO HOLD Chap. 108 ADDITIONAL REAL AND PERSONAL ESTATE.

Be it enacted, &c., as follows:

Section 1. The Seamen's Friend Society is hereby author- May have \$110,ized to hold real and personal property, in addition to what 600 additional.

is now authorized by law, to an amount not exceeding one hundred and ten thousand dollars.

Section 2. This act shall take effect upon its passage.

Approved March 29, 1867.

Chap. 109 An Act to incorporate the saint john's hospital, in the city OF LOWELL.

Be it enacted, &c., as follows:

Corporators.

Ann Alexis Shorb, Ann Aloysia Reed, Emerentiana Bowden, Ann Vincent McClosky, Blandina Davaux, Mary Frances Quirk, Mary Oswald Spalding, their associates and successors, are hereby made a corporation by the name of Saint John's Hospital, for the purpose of maintaining a hospital in

Privileges and rethe city of Lowell for the sick and disabled; with all the powers and privileges, and subject to all the duties, liabilities and restrictions set forth in the general laws which now are or hereafter may be in force relating to such corporations: May hold estate, and for the purpose aforesaid said corporation may hold real

and personal property to an amount not exceeding one hundred and fifty thousand dollars. Approved March 29, 1867.

Chap. 110 An Act to incorporate the union agricultural and horti-CULTURAL SOCIETY.

Be it enacted, &c., as follows:

Cornorators.

Section 1. Enos W. Boise, Howard P. Robinson, Henry A. Blair, their associates and successors are hereby made a corporation by the name of the Union Agricultural and Horticultural Society, and established in the town of Blandford, for the encouragement of agriculture, horticulture and the mechanic arts by premiums and other means, in the county Privileges and re. of Hampden; with all the powers and privileges, and subject to all the duties, liabilities and restrictions set forth in all general laws which now are or may hereafter be in force in relation to such corporations.

Location.

strictions.

Section 2. This act shall take effect upon its passage. Approved March 29, 1867.

Chap. 111 An Act to authorize the town of Marblehead to Grant its CREDIT TO THE MARBLEHEAD AND LYNN RAILROAD COMPANY. Be it enacted, $\S c.$, as follows:

May grant credit to or hold shares in stock of company, in sum of \$50,000.

shall authorize.

Proviso: voters

The town of Marblehead is hereby authorized Section 1.to grant its credit in aid of the Marblehead and Lynn Railroad Company, or to subscribe for and hold shares in the capital stock of said railroad company to an amount not exceeding fifty thousand dollars: provided, the inhabitants of said town at a legal meeting duly called for that purpose, shall, by a vote of two-thirds of the legal voters present and

voting thereon, vote to grant its credit in aid of said railroad, or to subscribe for such shares of said capital stock, and pay for the same out of the town treasury, and to hold the same as town property, subject to the disposition of the town for public purposes, in like manner as any other property which it may possess.

SECTION 2. Said town of Marblehead is hereby authorized Town may raise to raise by loan or tax, any sums of money, which shall be money for by required, to pay its instalments on its subscriptions to said stock and interest thereon, or in payment of any bonds of said town issued in aid of said railroad company.

Section 3. This act shall take effect upon its passage.

Approved March 29, 1867.

An Act requiring the eastern railroad company to erect a Chap. 112 STATION-HOUSE IN CHELSEA, AND FOR OTHER PURPOSES.

Be it enacted, $\S c.$, as follows:

Section 1. The Eastern Railroad Company is hereby Shall abandon authorized and required to abandon its present station-house st. and erect new at Malden street crossing in the city of Chelsea, and shall, house as defined, before the first day of January eighteen hundred and sixty- 708. eight, erect and maintain a new station-house between Cedar street crossing and Washington Avenue bridge, in said Chelsea, reasonably commodious, for the use of passengers, together with sufficient platforms, and containing a ticket office and separate apartments for ladies and gentlemen; and May take land for such purpose. the said Eastern Railroad Company is hereby authorized to take such land as may be necessary for the erection of said station-house with proper approaches thereto, and to connect with their railroad in both directions, under the provisions of the statutes authorizing railroad corporations to take land for the construction of railroads: provided, that no part of Proviso. said extension shall reach within twenty feet of Union Park, so-called, in said Chelsea.

Section 2. This act shall take effect upon its passage.

Approved March 29, 1867.

An Act to incorporate the india mutual insurance company. Chap. 113 Be it enacted, &c., as follows:

Section 1. Charles J. Morrill, Benjamin K. Hough, Corporators. Charles O. Whitmore, their associates and successors, are hereby made a corporation by the name of the India Mutual Insurance Company, in the city of Boston, for the purpose of Location. making insurance against maritime and fire losses, on the mutual principle; with all the powers and privileges, and Privileges and resubject to all the duties, liabilities and restrictions set forth strictions.

in all general laws which now are or hereafter may be in force relating to such corporations.

Section 2. This act shall take effect upon its passage.

Approved March 29, 1867.

Chap. 114 An Act to authorize the east boston gas company to increase ITS CAPITAL STOCK.

Be it enacted, &c., as follows:

May add \$100,-000 to present capital.

Section 1. The East Boston Gas Company is hereby authorized to increase its capital stock by an amount not exceeding one hundred thousand dollars, in shares at twentyfive dollars each.

Section 2. This act shall take effect upon its passage.

Approved March 29, 1867.

Chap. 115 An Act to incorporate the pentucket navigation company. Be it enacted, &c., as follows:

Corporators.

Section 1. Benjamin F. Butler, John Nesmith and Dewitt C. Farrington, their associates and successors, are hereby made a corporation by the name of the Pentucket Navigation Company, for the purpose of improving the navigation of Merrimac River between its mouth and the line of the Privileges and restate, and freighting merchandise and other freight; with all the powers and privileges and subject to all the duties, liabilities and restrictions set forth in all general laws which now are or may hereafter be in force relating to such corporations.

Purpose.

strictions.

May deepen channel of Merrimac river and construct works, with tracks on shores to connect with other railroads.

Shall have powers and be under

Section 2. Said corporation, for the purpose aforesaid, is hereby authorized to deepen the channel of said river by cutting down and removing any gravel, ledges, bars, rocks or other like obstructions in the bed thereof, and to erect in said river, and upon the shores and banks thereof, suitable booms, piers, abutments and breakwaters, and to make locks and canals, and if need be railway portages around the falls and rapids, and thereby to make connections with other railroads for the distribution of freight, thus to afford facilities to promote navigation, and to make suitable approaches to said river: provided, that in laying out and constructing such duties of railroad railway portages, and making connections with other railcorporations, so far as may apply, roads, said corporation shall have all the powers, rights and privileges, and be subject to all the restrictions, liabilities and duties set forth in the general laws which now are, or may hereafter be, in force relating to railroad corporations, so far as the same may be applicable.

Corporation hav-Section 3. When the said corporation shall have so ing made certain improved the navigation of said river, that loaded boats of navigation safe, shall have right twenty-five tons burden, in ordinary stages of the water,

can pass and repass with safety between the city of Newbury- of same for twenport and any part of the city of Lowell above Hunt's ty-five years. Falls, then this corporation, in consideration of the improvements so made, and to indemnify it for its expenses in this behalf, shall have the exclusive right of navigating said river with boats, propelled by machinery, for transportation, by towage or otherwise, of coal, merchandise and other articles of freight or passengers, from Mitchell's Falls, which is the head of tide-water, to the cities of Lawrence and Lowell, for the term of twenty-five years from the passage of this act. But this right of exclusive navigation shall be limited from Right limited unthe head of tide-water to the city of Lawrence until this corporation shall have made the river navigable as aforesaid to Lowell. any points within the city of Lowell above Hunt's Falls: provided, that nothing in this act contained shall be con- Provisos. strued to authorize said corporation to obstruct the floating of logs, rafts or lumber in said river, or the navigation thereof by small boats and scows, or any vessel not propelled, towed or drawn by a vessel propelled by machinery; provided, also, that no property or legal right of any person shall be taken or impaired by said corporation without compensation, to be recovered in the manner provided for recovering damages for land or other property taken or used for the construction of railroads.

SECTION 4. Nothing in this act contained shall enlarge or Act not to affect restrict the rights of any person claiming under it, to navi-around Bodwell's gate the canals around Bodwell's Falls or Pawtucket Falls, or Pawtucket or shall authorize the raising of the water upon Hunt's Falls, under upon works of the works of the or the making of a canal around Bodwell's or Pawtucket Essex Co., or in Falls, or the interference in any manner, than what is now Canals. authorized by law, with the dams, or locks, or water-power of the Essex Company, or of the Proprietors of the Locks and Canals in Merrimac River, or of their respective grantees, for the purpose of navigating said river and canals. If any Change in bridge, change anthorized by law in any bridge shall be required to made. enable the corporation hereby created to carry out the powers herein conferred, the same shall be made under the direction of three commissioners appointed by the supreme judicial court. And the supreme judicial court, sitting in S. J. Court may, equity, upon the application of any party interested, may prescribe regulaprescribe such regulations as to the changes, kind, heights tions as to bridges and canals. and construction of the bridges and navigation of the canals, as they shall deem proper, and the expenses thereof shall be assessed by the court upon the parties liable therefor; and May appoint commissioners. for this purpose, the court may appoint three commissioners,

who shall examine and report to the court upon the whole matter.

Motive power in streets of Lowell. and speed, city may direct.

Corporation liable for loss caused to city.

City council, powers of.

Corporation may fix tolls for boats, subject to legislature.

use river, other party may, upon payment of toll.

Corporation may dispose of wood and coal conveyed in own transports.

Proviso: shall carry all freight offered.

Capital stock.

Shares. Conditions of corporate action.

Act to be void unless boats of 25 tons may pass certain points within three vears.

Section 5. The motive power used by said corporation upon all tracks laid by them within the streets of the city of Lowell, and the location thereof, and the rate of speed thereon, may be determined and controlled by any ordinance Said corporation shall be liable to the said city of said city. for all loss or damage thereto, caused by the construction and use of any railroad tracks over and along the streets of said city, which may be laid by such corporation, or by the negligence of their agents and workmen. And the city council of Lowell may have and exercise, in respect to said tracks, all the powers given by law to county commissioners in relation to railroad corporations.

Section 6. Said corporation may charge reasonable tolls for the use of boats propelled by machinery in such parts of said river as they may have the exclusive right to navigate; but the rate of tolls shall always be within the control of the In case shall not legislature: and in the event that this corporation shall not exercise the right of navigating this river by its own transports, it shall allow the boats or transports of any other party to use and enjoy this right, upon the payment of the required And to give effect to the rights herein conferred, and to promote the purpose of this act, said corporation is hereby authorized to deal with and dispose of such wood and coal as may have been conveyed by them in their own transports, from the head of tide-water to different points above on the river: provided, that this privilege shall not impair the obligation of said corporation to receive and carry, for a reasonable compensation, all the freight and merchandise which may be offered to them for transportation, so long as they run boats of their own.

Section 7. The capital stock of said corporation, to be invested in such real and personal estate as may be necessary and convenient for the purposes aforesaid, shall not exceed the sum of three hundred thousand dollars, to be divided into shares of one hundred dollars each; and said corporation shall neither commence business nor incur liability till fifty thousand dollars, or, in case its capital shall be fixed at more than two hundred thousand dollars, onequarter part of such capital has actually been paid in, in cash.

This act shall be void, unless within three Section 8. years from the passage thereof the said corporation shall have so improved the navigation of said river that it shall be navigable, at the ordinary stages of the water, for loaded boats of at least twenty-five tons burden between the foot of

Hunt's Falls and Newburyport.

Section 9. Said corporation is prohibited from transfer- Transfer of charring its charter and franchise, and from assigning the rights ter prohibited. and privileges hereby granted.

Section 10. This act shall take effect upon its passage.

Approved April 1, 1867.

An Act to incorporate the marshfield agricultural and Chap. 116 HORTICULTURAL SOCIETY.

Be it enacted, &c., as follows:

Section 1. George M. Baker, Robert H. Moorehead, John Corporators. Baker, their associates and successors, are hereby made a corporation by the name of the Marshfield Agricultural and Horticultural Society, and established in the town of Marshfield, for the encouragement of agriculture, horticulture and the mechanic arts, by premiums and other means, in the county of Plymouth; with all the powers and privileges, and Privileges and resubject to all the duties, liabilities and restrictions set forth in all general laws which now are or may hereafter be in force in relation to such corporations.

Section 2. This act shall take effect upon its passage.

Approved April 2, 1867.

An Act to incorporate the worcester north-west agricultu- Chap. 117 RAL AND MECHANICAL SOCIETY.

Be it enacted, &c., as follows:

Section 1. Joseph Cobb, John Kendall, Calvin Kelton, corporators. their associates and successors, are hereby made a corporation by the name of the Worcester North-West Agricultural and Mechanical Society, and established in the town of Location. Athol, for the encouragement of agriculture, horticulture and the mechanic arts, by premiums and other means, in the county of Worcester; with all the powers and privileges, and Privileges and resubject to all the duties, liabilities and restrictions set forth in all general laws which now are, or may hereafter be in force in relation to such corporations.

Section 2. This act shall take effect upon its passage. Approved April 2, 1867.

AN ACT TO INCORPORATE THE LENOX WATER COMPANY. Be it enacted, &c., as follows:

Chap. 118

Section 1. Henry W. Taft, Andrew J. Waterman, Wil- Corporators. liam O. Curtis, their associates and successors, are hereby made a corporation by the name of the Lenox Water Company, for the purpose of supplying the inhabitants of Lenox with pure water; with all the powers and privileges, and strictions.

subject to all the duties, restrictions and liabilities set forth in all general laws which now are or hereafter may be in force relating to such corporations.

May hold real and personal estate.

shares.

Section 2. Said corporation may, for the purposes aforesaid, hold real and personal estate, not exceeding in amount Capital stock and forty thousand dollars; and the whole capital stock shall not exceed fifty thousand dollars, to be divided into shares of one hundred dollars each.

Corneration may hold and convey into village of town certain waters, and hold land upon margins.

Section 3. Said corporation may purchase, hold and convey to, into and through the village of said town of Lenox, the water of any spring or springs or of any natural pond or ponds within said town of Lenox, and may take and hold real estate necessary for laying and maintaining aqueducts and reservoirs, and may purchase and hold land around the margin of any such spring or pond to an extent not exceeding one acre to each spring or pond so taken. Said company shall, within sixty days from the time of taking any lands, ponds or springs, as before provided, file in the office of the registry of deeds in the middle district of the county of Berkshire, a description of the lands, springs or ponds so taken, as certain as is required in a common conveyance of land, and a statement of the purpose for which taken, signed

Shall file description in registry of deeds.

May make aqueducts, reservoirs and hydrants. and distribute water thro' town.

any sources above mentioned through any part of the town of Lenox, and may maintain the same by suitable works, may make reservoirs and hydrants, and may distribute the water throughout said town and village by laying down pipes, and may establish the rents therefor. And said correction of select- poration, for the purposes aforesaid, may enter upon and dig up any road, under the direction of the selectmen of the town of Lenox, in such manner as to cause the least hinderance to the travel thereon.

Said corporation may make aqueducts from

by the president of said company.

Section 4.

May open highways under dimen.

> All damages sustained by taking land, water Section 5. or water-rights, or by making aqueducts, reservoirs or other works, shall be ascertained, determined and recovered, in the manner now provided by law in case of land taken for highways.

Damages sustained, how determined and recovered.

> Section 6. Any person who shall maliciously divert the water, or any part thereof, of the sources which shall be taken by said corporation pursuant to the provisions of this act, or who shall corrupt the same, or render it impure, or who shall maliciously destroy or injure any dam, reservoir, aqueduct, pipe or hydrant, or other property held, owned or used by said corporation for the purposes of this act, shall pay three times the amount of actual damage to the said

Penalty for malicious diversion or corrupting of water, or injury to works or property.

corporation, to be recovered by any proper action; and every such person, on conviction of either of the malicious acts aforesaid, may be punished by fine not exceeding one hundred dollars, and imprisonment not exceeding six months.

SECTION 7. The town of Lenox may at any time purchase Town may take or otherwise take the franchise of said corporation, and all be agreed; or as its corporate property, at such price as may be agreed upon commissioners shall award. between the parties; and in case the parties cannot agree upon the price, the supreme judicial court, or any justice thereof, upon application of either party, shall appoint three commissioners to award what sum said town shall pay for such franchise and its corporate property, which award shall be final.

SECTION 8. For the purpose of defraying the cost of such Mayissue "water franchise and corporate property as shall be purchased for serie," not exceeding \$50,000, the purposes aforesaid, the town of Lenox shall have author-payable in not more than twenty to issue from time to time veter society as society as society as society. ity to issue, from time to time, notes, scrip or certificates of ty years. debt, to be denominated on the face thereof "Lenox Water Scrip," to an amount not exceeding fifty thousand dollars, bearing interest payable semi-annually, and the principal shall be payable at periods not more than twenty years from the issuing of the said scrip, notes or certificates respectively: and said town may sell the same, or any part thereof, May sell same. from time to time, at public or private sale, for the purpose aforesaid, on such terms and conditions as the said town shall deem proper. Said town is further authorized to make May annually appropriations and assess from time to time such amounts sum to pay prinnot exceeding in any one year the sum of five thousand dol- est. lars, towards paying the principal of the money so borrowed, and also a sum sufficient to pay the interest thereon, in the same manner as money is assessed and appropriated for other town purposes.

Section 9. In case the town of Lenox shall purchase the Town purchasing property, rights and privileges of the corporation hereby franchise and property, may established, said town shall exercise all the rights, powers appoint officers to manage. and authority, and be subject to all the restrictions, duties and liabilities herein contained, in such manner, and by such officers, servants and agents as the town shall from time to time ordain, appoint and direct. And said town shall be shall be liable for liable to pay all damages occasioned by the diversion of any damages not paid by corporation. water, or the obstruction of any stream, or the flowing of any lands for the purposes of said aqueduct, which shall not have been previously paid by said corporation.

Section 10. This act shall take effect upon its passage.

Approved April 2, 1867.

Chap. 119

AN ACT TO INCORPORATE THE WYOMING HOTEL COMPANY. Be it enacted, &c., as follows:

Corporators.

Purpose.

Section 1. Charles Copeland, George W. Heath, Daniel Russell, their associates and successors, are hereby made a corporation, by the name of the Wyoming Hotel Company, for the purpose of erecting a public house to be located in Melrose, and maintaining such public house, with the build-

strictions.

Privileges and reings and improvements connected therewith; with all the powers and privileges, and subject to all the duties, liabilities and restrictions contained in all general laws, which now are or may hereafter be in force and applicable to such corporations: provided, however, that said corporation shall not carry on the business of keeping a hotel or boarding-house, or be in any way interested in such business.

Proviso.

Capital stock and

shares.

Section 2. The capital stock of said corporation shall not exceed two hundred thousand dollars, and shall be divided May hold estate, into shares of one hundred dollars each; and said corporation may hold real and personal estate to the value of two hundred thousand dollars, for the purpose mentioned in the first section: provided, however, that said corporation shall not incur any liability until the sum of fifty thousand dollars has been paid in, in cash.

Proviso.

This act shall take effect upon its passage. Section 3.

Approved April 2, 1867.

Chap. 120

An Act in relation to the winthrop railroad company. Be it enacted, &c., as follows:

Corporate fauctions under act of 1861, revived.

Section 1. All the rights, privileges, liabilities, duties and restrictions granted to or imposed upon the Winthrop Railroad Company, by chapter eighty-nine of the acts of the year eighteen hundred and sixty-one, and all subsequent acts in relation thereto, subject to any modifications made by any general law relating to horse railways, are hereby revived; and the time for accepting, locating and constructing said railroad is hereby extended to the first day of June, in the year eighteen hundred and sixty-nine.

Time for action extended to first June, 1869.

This act shall take effect upon its passage.

Approved April 2, 1867.

Chap. 121 An Act concerning certain manufacturing corporations in THE CITY OF FALL RIVER.

Be it enacted, &c., as follows:

Any ten named, upon accepting this act, may unite for mutual insurance against loss by fire.

Section 1. The Fall River Iron Works Company, the American Print Works, the Granite Mills, the Troy Cotton and Woolen Manufacturing Company, the Fall River Manufactory, the Union Mill Company, the Pocasset Manufacturing Company, the Annawan Manufactory, the Massasoit

Steam Mill, the Watuppa Manufacturing Company, the Fall River Print Works, the Robeson Mills, the American Linen Company, the Durfee Mills and Tecumseh Mills, or so many of the same as shall accept the provisions of this act as provided in section three, the same being manufacturing corporations, engaged in business in the city of Fall River, are hereby authorized and empowered to enter into contract with each other respecting mutual insurance against loss or damage by fire, of the property of each and all of said corporations situated in the city of Fall River; and to adopt such rules and regulations as they may deem just and expedient for this purpose.

Section 2. Said corporation shall annually, on or before corporation so the second Monday of November, make to the treasurer of assessments to the Commonwealth a return, signed and sworn to by the tresurer of state president and secretary of each of said corporations, of all one per cent. per assessments made by them under the provisions of this act, and shall pay to the treasurer aforesaid a tax of one per cent. per annum on all said assessments. Any one of said corpo- Penalty if comrations neglecting to make the returns and pay the taxes pany fail to comply. provided for in this section, shall be liable to the penalties provided in the ninth and eleventh sections of the two hundred and twenty-fourth chapter of the acts of the year eighteen hundred and sixty-two.

SECTION 3. This act shall take effect when ten of the cor- Act in force when porations named in the first section shall have accepted the accepted by three-fourths of same by a vote of three-fourths of the stockholders in each, stockholders. at meetings called for that purpose; and any other corpora-other corporation engaged in manufacturing business in said city of Fall tions may join association. River, may join said contracting corporations by a vote of three-fourths of its stockholders. Approved April 2, 1867.

An Act making additional appropriations for certain expen- ${\it Chap.}\,122$ DITURES AUTHORIZED IN THE YEAR EIGHTEEN HUNDRED AND SIXTY-SIX, AND PREVIOUS YEARS, AND FOR OTHER PURPOSES.

Be it enacted, &c., as follows:

Section 1. The sums hereinafter mentioned are appropri- Appropriations ated to be paid out of the treasury of the Commonwealth, authorized. from the ordinary revenue, except in cases otherwise ordered, for the purposes specified herein, to wit:

LEGISLATIVE DEPARTMENT.

For printing blanks and circulars, and the calendar of Printing blanks orders of the day, for the use of the senate, a sum not exceed-and calendar of orders, senate ing fifty-nine dollars and ninety cents; and for the use of and house. 1856, 74.

the house, a sum not exceeding one hundred and thirty dollars and fifty-eight cents.

Stationery, house Res. 1856, 74.

For stationery for the house of representatives, purchased by the clerk of the house of representatives, a sum not exceeding one hundred and seventy-five dollars.

Books, printing, etc., sergeant-at ture. G. S. 14. Contingents,

For books, stationery, printing and advertising, ordered by arms for legisla- the sergeant-at-arms for the legislature, a sum not exceeding one hundred and twenty-two dollars and twenty-five cents.

senate, house and capitol. G. S. 14. Restrictions.

For the contingent expenses of the senate and house of representatives, and necessary expenses in and about the state house, a sum not exceeding four hundred and eighty-eight dollars and twenty-five cents, subject to the restrictions provided for the expenditure of the appropriation for similar expenses for the present year.

Committee on salaries, of 1866,

expenses.

For the compensation and expenses of the joint special committee on salaries, of the legislature of the year eighteen hundred and sixty-six, a sum not exceeding three thousand six hundred dollars.

STATE HOUSE.

Repairs and furniture, capitol.

For repairs, improvements and furniture of the state house, a sum not exceeding three thousand two hundred and fiftyone dollars and forty-three cents.

Fuel and lights.

For fuel and lights for the state house, a sum not exceeding nine hundred and eighty-one dollars and seventy-three cents.

STATE PRINTING.

Printing public documents of '66.

For printing the public series of documents for the year eighteen hundred and sixty-six, a sum not exceeding three thousand dollars.

Publishing bank returus.

For the publication of bank returns, a sum not exceeding one hundred dollars.

Industrial statisties, printing.

For printing the abstract of industrial statistics, a sum not exceeding one hundred and thirty-nine dollars and forty-six

Laws of Province Mass. Bay, pub-lication; balance for re-appropriat ed.

The balance of the appropriation made in accordance with the provisions of chapter forty-three of the resolves of the year eighteen hundred and sixty-five, relating to the publication of the statutes and laws of the province of Massachusetts Bay, and amounting to two thousand two hundred and seventy-four dollars and five cents, is hereby renewed for the same purpose; said appropriation having expired by limitation of statute.

AGRICULTURAL DEPARTMENT.

Board of agriculture, expenses

For the personal expenses of members of the board of agriculture, a sum not exceeding two hundred and five dollars and sixty-three cents.

For incidental expenses of the board of agriculture, a sum Incidental. not exceeding fifty dollars.

MILITARY DEPARTMENT.

For the incidental expenses and express charges of the Adjutant-genadjutant-general, a sum not exceeding one hundred and fifty eral, expenses. dollars.

For the bureau of the surgeon-general, a sum not exceed-Surgeon-general, ing one hundred and twenty-one dollars and forty-three expenses. cents.

For military accounts of the year eighteen hundred and Military accounts sixty-six, a sum not exceeding three thousand eight hundred vious years. dollars; and for previous years, sixty-eight dollars and fiftyfive cents, the latter having been heretofore allowed on warrants of the governor and council, but remaining uncalled for during the time within which payment is limited by statute.

For rent of armories, a sum not exceeding one thousand Rent of armories. nine hundred and ten dollars and fifty-two cents.

For military elections, a sum not exceeding one hundred Military elec-

For stone furnished for the state arsenal at Cambridge, a State arsenal, sum not exceeding one hundred and sixty-eight dollars and stone for. thirty-seven cents, which shall be allowed and paid.

For a fire-proof safe purchased for the use of the bureau Fire-proof safe, of the paymaster-general, a sum not exceeding one hundred paymaster-general. and thirty dollars, which shall be allowed and paid.

For the compensation of officers and soldiers called out Pay of soldiers under orders of the commander-in-chief for the suppression riot in 1863. of the riot in the month of July, in the year eighteen hundred and sixty-three, a sum not exceeding four hundred dollars, which shall be allowed and paid, the same having been heretofore allowed on a warrant of the governor and council, but remaining uncalled for during the time within which payment is limited by statute.

For the compensation of officers and soldiers who performed Pay for military duty at the May inspection, in the year eighteen hundred and spection in 1865. sixty-five, a sum not exceeding four thousand five hundred dollars, as provided in chapter two hundred and seventy of the acts of the year eighteen hundred and sixty-six.

The balance of the appropriation made in chapter two quartermaster's hundred and ninety-nine of the acts of the year eighteen of 1866 for to hundred and sixty-six, for quartermaster's supplies, is hereby applymade applicable for the same purpose during the present year.

CHARITABLE.

Rainsford Island hospital, expenses. For expenses of the hospital at Rainsford Island, a sum not exceeding four hundred and fifty dollars.

Almshouses: Tewksbury.

For expenses of the state almshouse at Tewksbury, a sum not exceeding three thousand nine hundred and seventeen dollars and forty-one cents.

Monson.

For expenses of the state almshouse at Monson, a sum not exceeding four thousand two hundred and forty-seven dollars and sixty-one cents.

Lunatic paupers, support.

For the support and relief of lunatic state paupers in state hospitals, a sum not exceeding three thousand five hundred dollars.

Dudley Indians, expenses incurred.

For expenses incurred on account of the support of the Dudley Indians, a sum not exceeding twenty-one dollars and eighteen cents.

Hassanamisco Indians, expenses incurred under Res. of 1864-65. For expenses incurred by the trustee of the Hassanamisco Indians for the benefit of said tribe, under the provisions of chapter seventy-six of the resolves of the year eighteen hundred and sixty-four, and chapter nine of the resolves of the year eighteen hundred and sixty-five, a sum not exceeding forty-four dollars and ninety-eight cents.

State paupers support by towns. Burials. For the support of state paupers by cities and towns, a sum not exceeding two thousand five hundred dollars.

For the burial of state paupers, a sum not exceeding two thousand dollars.

Coroners' inquests, expenses. For expenses of coroners' inquests, a sum not exceeding twenty-four dollars and eighty cents, the same having been heretofore allowed on a warrant of the governor and council, but remaining uncalled for during the time within which payment is limited by statute.

REFORMATORY AND CORRECTIONAL.

Reform school, expenses.

For expenses of the reform school for boys, a sum not exceeding eight thousand seven hundred and nineteen dollars and eighty-three cents.

Nautical branch.

For expenses of the nautical branch of the reform school, a sum not exceeding one thousand eight hundred and fortyfour dollars and twenty-seven cents.

State police, expenses. For incidental and contingent expenses of the state police, a sum not exceeding three thousand dollars.

Industrial

For expenses of the industrial school for girls, a sum not exceeding one thousand nine hundred and thirteen dollars and thirty-seven cents.

MISCELLANEOUS.

Harbor commissioners, pay and expenses. For compensation and expenses of the harbor commissioners for the present year, a sum not exceeding ten thousand

dollars, payable upon vouchers properly approved and filed with the auditor for his certificate.

For fees, costs and court expenses of the attorney-general, Attorney-general a sum not exceeding seventy-four dollars and eighty-five expenses. cents; and for costs accruing the present year under the provisions of section twenty-four of chapter fourteen of the General Statutes, a sum not exceeding three hundred dollars.

For incidental expenses of the secretary's department, a secretary of sum not exceeding one hundred and eighty-six dollars and expenses. ninety-six cents; and for the present year, a sum not exceeding five hundred dollars, in addition to the amount heretofore appropriated.

For repairs on the Essex bridge, a sum not exceeding one Essex bridge, hundred and thirty-five dollars, payable from the Essex repairs.

bridge fund.

For expenses of the Charles River and Warren bridges, a Charles River sum not exceeding eight thousand four hundred and fifty bridges, exdollars, payable from the Charles River and Warren bridges penses.

For postage, printing and stationery for the board of Board of educaeducation, a sum not exceeding six hundred and seventy- printing, etc. four dollars and twenty cents, payable from the income of How payable. the Massachusetts school fund applicable to educational

For expenses of the commissioners on public lands, a sum Commissioners not exceeding ninety-five dollars and twenty cents, payable expenses. from the moiety of the proceeds of sales applicable to improvements.

For the salaries of the justices of the municipal court of Municipal court the city of Boston, a sum not exceeding forty-nine dollars of Boston, justices salaries. and forty-four cents.

For collecting census and industrial statistics in the year Census and ineighteen hundred and sixty-five, a sum not exceeding one dustrial statishundred and twenty-three dollars, the same having been lecting. heretofore allowed on a warrant of the governor and council, but remaining uncalled for during the time within which payment is limited by statute.

For sheriffs' fees for the distribution of proclamations and Sheriffs' fees. tax warrants, a sum not exceeding forty-two dollars and seventy-two cents.

For sundry small items of expenditure due and unpaid in sundry items, the year eighteen hundred and sixty-six and previous years, previous years. a sum not exceeding five thousand dollars.

The appropriations made in chapter twenty-five of the acts Charles River of the present year, for the maintenance of the Charles River bridges, appro-

priations for sup- and Warren bridges under the superintendence of the draw. erintendence, application defined tenders of said bridges, are hereby made applicable to the same purposes under the superintendence of the city of Charlestown, from and after the eighteenth day of March, in the year one thousand eight hundred and sixty-seven, in accordance with the provisions of chapter sixty-six of the acts of the present year.

Section 2. This act shall take effect upon its passage.

Approved April 2, 1867.

Chap. 123

AN ACT CONCERNING EDUCATIONAL STATISTICS.

Be it enacted, &c., as follows:

Officers of insti-tutions of learnto report annual-

Section 1. It shall be the duty of the trustees, officers or ing, reform and persons in charge of all institutions of learning, whether literative and of learny, scientific or professional, incorporated, supported or aided by this Commonwealth; of all reform schools and to board of edu- almshouses; of all private educational institutions; also, of all agents, guardians or treasurers to whom appropriations shall be made for the support of schools among the Indians of this Commonwealth, whether by general statute or special resolve, on or before the first day of June in each year, to make a report in writing to the board of education, at the office of the secretary, of such statistics of the several institutions or schools under their charge, relating to the number of pupils and instructors, courses of study, cost of tuition and the general condition of said institution or school, as said board shall prescribe.

Board to supply forms on or be fore tenth May.

Section 2. The board of education shall prepare blank forms of inquiry for such statistics, as they shall deem expedient to require, and shall cause the same to be sent to each of said institutions or schools, on or before the tenth day of May in each year. In preparing said forms, reference shall be had to the requirements of the national bureau of education recently created by the general government.

Section 3. This act shall take effect upon its passage.

Approved April 3, 1867.

Chap. 124 An Act to annex part of the city of salem to the town of SWAMPSCOTT.

Be it enacted, &c., as follows:

Boundaries of tract defined.

Section 1. The following described tract of land in the city of Salem, with the inhabitants thereon residing, is hereby set off and annexed to the town of Swampscott, viz: Beginning at a stone monument on the shore line of Phillips' Beach standing in the boundary line between the city of Salem and the town of Swampscott; thence running north eastwardly, bounded by the sea, to a stone monument in the

boundary line between the city of Salem and the town of Marblehead; thence north westwardly by the said boundary line between Salem and Marblehead and the extension of the same in a north westerly direction until the said line intersects the southerly line of Brookhouse Street, so called, extended in a westerly direction; thence westwardly by the said southerly line of Brookhouse Street extended westwardly until the same intersects the boundary line between Salem and Swampscott, and thence south eastwardly by the said boundary line between Salem and Swampscott to the stone monument at the point of beginning.

SECTION 2. Said territory hereby transferred to said town Shall for electing of Swampscott with the inhabitants thereon, shall, for the part of salem; purpose of electing a senator, continue to be and remain a all rights of persons unchanged. part of the said city of Salem; and all the inhabitants residing upon the territory so transferred, shall, until otherwise provided for, by and under the constitution, always enjoy in relation to the election of senator all the rights and privileges of, and in relation to, voting in the said city of Salem which they would have possessed if this act had not been passed. And the said territory hereby transferred to said Representatives in general court. town of Swampscott with the inhabitants thereon, shall also remain a part of said city of Salem for the purpose of electing the representatives to the general court to which the district of which the above-described portion of the city of Salem forms a part is entitled; and for the purpose of elect-county, state ing state and county officers, representative to congress and and U. S. officers notificensus or electors of president and vice-president of the United States, new apportionment. as said city of Salem shall vote for said officers, until the next decennial census, or until another apportionment be made in pursuance of the provisions of the constitution; and Selectmen of the selectmen of said town of Swampscott shall make true make and post lists of all persons within the limits of that part of Salem list of voters, and send Salem copy. hereby annexed to said town of Swampscott, qualified to vote at any such election, and shall post up the same in said town of Swampscott, and shall correct the same as required by law, and keep said list so posted in said town of Swampscott until ten days prior to any election in which said list is required to be used, and shall then deliver a true copy of said list to the mayor and aldermen of said city of Salem, seven days at least before such election. And the mayor and Mayor and alderaldermen of said city of Salem shall, after receiving said list, use same. post up, revise and correct the same, in the same manner as they revise the list of the voters of said city, and shall use said list at said elections with the general list of the voters of of said city.

Inhabitants set off to be held for taxes due.

Section 3. The inhabitants and estates hereby set off and annexed to the town of Swampscott, shall be held to pay all taxes that have been legally assessed on them by the city of Salem, in the same manner as if this act had not been passed.

Section 4. This act shall take effect upon its passage.

Approved April 3, 1867.

Chap. 125 An Act for the protection of sea-fowl in the waters of edgartown.

Be it enacted, &c., as follows:

Pursuit of forbidden. Section 1. No person shall drive, chase or pursue with boats, in the waters in and bordering upon the town of Edgartown, any of the birds commonly called sea-fowl.

Penalty for offending.

Section 2. Any person offending against the provisions of the preceding section, shall forfeit and pay for each offence a fine of not more than five dollars, to be recovered by prosecution before any court of competent jurisdiction.

Approved April 3, 1867.

Chap. 126 An Act to authorize the people's savings bank in the city of worcester to hold real estate.

Be it enacted, &c., as follows:

May hold 50,000 dollars.

Section 1. The People's Savings Bank in the city of Worcester is hereby authorized to hold real estate to the amount of fifty thousand dollars.

Section 2. This act shall take effect upon its passage.

Approved April 3, 1867.

Chap. 127

AN ACT RELATING TO LEASED RAILROADS.

Be it enacted, &c., as follows:

When leased to party in other State, lessors to make annual report.

In cases where a railroad in this Commonwealth is leased to a corporation or party in another state, the duty of making the annual return and payment to the secretary of the Commonwealth required by law, shall devolve upon the lessors in this state.

Approved April 3, 1867.

Chap. 128 An Act to extend the time for the construction of the lee and new haven railroad, and for other purposes.

Be it enacted, &c., as follows:

Time extended to April 5, 1870. Section 1. The time for constructing the Lee and New Haven Railroad is hereby extended to the fifth day of April in the year eighteen hundred and seventy.

Acts of 1864, chaps. 242, 245, 246, 249, 260, amended.

Section 2. The fourth sections respectively of chapters two hundred and forty-two, two hundred and forty-five, two hundred and forty-six, two hundred and forty-nine, two hundred and sixty, of the acts of the year eighteen hundred and sixty-four are hereby amended by striking out from the said

sections of each of said chapters, the words "three-fourths" and inserting in place thereof "two-thirds." Nothing contained in this section shall affect the validity of the said acts herein referred to. Approved April 3, 1867.

AN ACT TO INCORPORATE THE PACIFIC GUANO COMPANY Be it enacted, &c., as follows:

Chap. 129

William T. Glidden, Frederick Nickerson, Corporators. Section 1. Oakes Ames, their associates and successors, are hereby made a corporation by the name of the Pacific Guano Company, for the purpose of manufacturing fertilizers and fish oil in the town of Falmouth; and for this purpose shall have all Location. the powers and privileges, and be subject to all the duties, Privileges and rerestrictions and liabilities set forth in all general laws which strictions. now are or hereafter may be in force relating to manufactur-

ing corporations.

Section 2. Said corporation may hold for the purposes May hold estate aforesaid, real estate to the amount of one hundred and fifty thousand dollars; and the whole capital stock of said corpora- capital stock and tion shall not exceed one million dollars and shall be divided shares. into shares of one hundred dollars each: provided, how- proviso: condiever, that said corporation shall not go into operation until tion of operation. property of the actual cash value of four hundred thousand dollars has been conveyed to and vested in the same.

Section 3. This act shall take effect upon its passage.

Approved April 3, 1867.

An Act concerning dogs, and for the protection of sheep and Chap. 130 OTHER DOMESTIC ANIMALS.

Be it enacted, &c., as follows:

Section 1. Every owner or keeper of a dog shall annually, Dogs shall be lion or before the thirtieth day of April, cause it to be regis-by town, and tered, numbered, described and licensed for one year from wear collar. the first day of the ensuing May, in the office of the clerk of the city or town wherein said dog is kept, and shall cause it to wear around its neck a collar distinctly marked with its owner's name and its registered number, and shall pay for Fees. such license, for a male dog two dollars, and for a female dog five dollars.

Section 2. Any person becoming the owner or keeper of New owner after a dog not duly licensed, on or after the first day of May, censed dog, to shall cause said dog to be registered, numbered, described comply. and licensed until the first day of the ensuing May, in the manner, and subject to the terms and duties prescribed in this act.

SECTION 3. The clerks of cities or towns shall issue said Clerk of town to licenses, and receive the money therefor, and pay the same account for fees.

Except in Suffolk.

Shall keep record.

into the treasuries of their respective counties, except in the county of Suffolk, on or before the first day of December of each year, retaining to their own use twenty cents for each license, and shall return therewith a sworn statement of the amount of moneys thus received and paid over by them. They shall also keep a record of all licenses issued by them, with the names of the keepers or owners of dogs licensed, and the names, registered numbers and descriptions of all such dogs.

Duties of county and town treasurers, except in Suffolk.

Section 4. It shall be the duty of each county treasurer, and of each city or town treasurer, except in the county of Suffolk, to keep an accurate and separate account of all moneys received and expended by him under the provisions of this act.

Penalty for keeping unlicensed dog.

Any person keeping a dog contrary to the Section 5. provisions of this act, shall forfeit fifteen dollars, to be recovered by complaint or indictment; and of said fine or forfeiture, five dollars shall be paid to the complainant, and ten dollars shall be paid to the treasurer of the county in which the dog is kept; except that in the county of Suffolk, the ten dollars shall be paid to the treasurer of the city or License valid in town wherein said dog is kept. A license from the clerk of any city or town shall be valid in any part of the Commonwealth and may be transferred with the dog licensed: provided, said license be recorded by the clerk of the city or town where such dog is kept.

state and may be transferred to other town.

Assessors to take list of dogs on first May and return to clerk.

Penalty for refusal of or false answer.

Section 6. The assessors of the cities and towns shall annually take a list of all dogs owned or kept in their respective cities or towns, on the first day of May, with the owners' or keepers' names, and return the same to the city or town clerk, on or before the first day of July. Any owner or keeper of a dog who shall refuse to give just and true answers, or shall answer falsely to the assessors relative to the ownership thereof, shall be punished by a fine of not less than ten dollars, to be paid, except in the county of Suffolk, into the county treasury.

Mayor and chairman selectmen, in July, to direct officers to cause killing of unlicensed dogs and complaint of keepers.

Mayors of cities and the chairman of selectmen Section 7. of towns shall annually, within ten days from the first day of July, issue a warrant to one or more police officers, or constables, directing them to proceed forthwith either to kill or cause to be killed all dogs within their respective cities or towns, not licensed and collared according to the provisions of this act, and to enter complaint against the owners or keepers thereof, and any person may, and every police officer and constable shall, kill or cause to be killed all such dogs whenever or wherever found. Such officers, other than

those employed under regular pay, shall receive one dollar Fees. for each dog so destroyed, from the treasurers of their respective counties, except that in the county of Suffolk they shall receive it from the treasurers of their respective cities or towns. All bills for such services shall be approved by the Bills for service, mayor, or chairman of the selectmen, of the city or town in how paid. which said dogs are destroyed, and shall be paid from moneys received under the provisions of this act.

Section 8. Each police officer or constable to whom the officer to make warrant named in the preceding section shall have been rent, on first issued shall return the same, on or before the first day of October, with information of the October following, to the mayor or chairman of selectmen doings, &c. issuing the same, and shall state in said return the number of dogs killed, and the names of the owners or keepers thereof, and whether all unlicensed dogs in his city or town have been killed, and the names of persons against whom complaints have been made under the provisions of this act, and whether complaints have been entered against all the persons who have failed to comply with the provisions of this act.

Section 9. The mayors of cities and the chairman of Mayors and selectmen of towns, shall annually, within ten days from the lectmen on tenth first day of October, transmit a certificate, regularly sub- sworn statement scribed and sworn to, of the fact of the issue of the warrant with districtnamed in section seven, and whether the same has been duly executed and returned, agreeably to the provisions of this act, to the district-attorneys of their respective districts, whose duty it shall be to prosecute all such city, town or county officers as fail to comply with the provisions of this act.

Section 10. Whoever suffers loss by the worrying, maim- Person suffering ing or killing of his sheep, lambs, fowls or other domestic have appraiseanimals by dogs, may inform the mayor of the city or the meut. chairman of the selectmen of the town wherein the damage was done, who shall proceed to the premises where the damage was done and determine whether the same was inflicted by dogs, and if so, appraise the amount thereof and return a certificate of said amount, except in the county of Suffolk, to the county commissioners, on or before the first day of December: provided, however, that if, in the opinion of said Proviso; if more mayor or chairman of selectmen, the amount of said damage disposed. shall exceed the sum of twenty dollars, he shall appoint two disinterested persons who, with the said mayor or chairman of selectmen, shall appraise the amount of such damage and return a certificate of the same, except in the county of Suffolk, to the county commissioners, on or before the first

County commissioners to examine bills in December, and may order payment.

The county commissioners shall, during day of December. the month of December, examine all such bills, and, when any doubt exists, may summon the appraisers and all parties interested, and make such examination as they may think proper, and shall issue an order upon the treasurer of the county in which the damage was done, for all or any part thereof, as justice and equity may require.

County treasurer to pay in January.

The treasurer shall annually, on the first Wednesday of January, pay all such orders in full, if the gross amount received by him and not previously paid out under the provisions of this act is sufficient therefor; otherwise he shall divide such amount pro rata among such orders, in full discharge thereof.

Appraisers, how paid

The appraisers shall receive from the county, or in the county of Suffolk from the city or town treasurer, out of the moneys received under the provisions of this act, the sum of one dollar each for every examination made by them as prescribed in this section; and the mayor or the chairman of selectmen acting in the case, shall receive twenty cents per mile one way for his necessary travel in the case.

Mayor and selectmen, mileage.

Owner of animals may elect proce-dure.

The owner of sheep, lambs or other domestic animals worried, maimed or killed by dogs, shall have his election whether to proceed under the provisions of this section or under the provisions of sections sixty-one, sixty-two and sixty-three of chapter eighty-eight of the General Statutes; but, having signified his election by proceeding in either mode, he shall not have the other remedy. In the absence unable, proceed or sickness of the mayor of the city, or chairman of the ings in case. selectmen of the town, in which the damage is done, it shall be the duty of any one of the aldermen of said city, or of the selectmen of said town, who may be duly informed of damage supposed to have been done by dogs, to discharge forthwith the duties imposed by this section upon the mayor or

Mayor or chair-

Penalty if officer fail of duty.

chairman of selectmen. Section 11. Any city, town or county officer refusing or wilfully neglecting to perform the duties herein imposed upon him, shall be punished by a fine not exceeding one hundred dollars to be paid, except in the county of Suffolk, Person aggrieved into the county treasury. Any person aggrieved by such port to attorney, refusal or neglect on the part of any city, town or county officer, may report the same forthwith to the district-attorney of his district.

thereby may re-

County treasurer may bring action for damage.

Section 12. The treasurer of any county may, and, when ordered by the county commissioners, shall, bring an action of tort against the owner or keeper of any dog concerned in doing damage to sheep, lambs or other domestic animals in

said county, which damage the county commissioners have ordered to be paid, to recover the full amount thereof to the use of said county. All fines and penalties provided in this Recovery of fines act may be recovered on complaint or indictment before any and penalties. court of competent jurisdiction in the county where the offence is committed.

Moneys received by the treasurer of any city, town or Moneys received county, under the provisions of this act, and not expended used. in accordance with its provisions may be applied to the pay-

ment of any city, town or county expenses.

Section 13. In the county of Suffolk, all moneys received folk; moneys to be paid city or be paid city or visions of this act, which if received or recovered in any other town. county, would be paid into the county treasury, shall be paid into the treasury of the city or town in which said licenses are issued or said fines or penalties recovered. All claims Claims for damfor damage done by dogs in said county shall be determined in, how deterby appraisers as specified in section ten of this act, and, when mined and paid. approved by the board of aldermen or selectmen of the city or town where the damage was done, shall be paid in full on the first Wednesday of January of each year by the treasurer of said city or town, if the gross amount received by him and not previously paid out under the provisions of this act is sufficient therefor: otherwise such amount shall be divided pro rata among such claimants in full discharge thereof.

After such claims have been approved by the board of Claims approved, treasurer of aldermen or selectmen, the treasurer of said city or town town may bring may, and, when ordered by the board of aldermen or selectmen, shall, bring an action of tort to recover, against the owner or keeper of any dog concerned in doing the damage, the full amount thereof.

Section 14. Any person owning or keeping a licensed Penalty for freedom, who may have received a notice, in accordance with dog when danger than the control of the control oction sixty-one of chapter eighty-eight of the General fice. Statutes, that said dog is mischievous or dangerous, and who does not kill it or keep it thereafter from ever going at large, shall, on complaint or indictment, forfeit ten dollars, if it be proved that said dog be mischievous or dangerous.

Section 15. All acts or parts of acts inconsistent with Repeal. this act are hereby repealed.

SECTION 16. The warrants required to be issued by the Form of warrant seventh section of this act, may be in the following form, section.

Commonwealth of Massachusetts.

[Seal.]

M

ss. To , constable of the town (or city) of

In the name of the Commonwealth of Massachusetts, you are hereby required to proceed forthwith to kill or cause to be killed all dogs within the said town not duly licensed and collared according to the provisions of the act of the year eighteen hundred and sixty-seven, entitled "An Act concerning Dogs, and for the protection of Sheep and other Domestic Animals," and you are further required to make and enter complaint

against the owner or keeper of any such dog.

Hereof fail not, and make due return of this warrant with your doings therein, stating the number of dogs killed and the names of the owners or keepers thereof, and whether all unlicensed dogs in said town (or city) have been killed, and the names of persons against whom complaints have been made under the provisions of said act, and whether complaints have been made and entered against all the persons who have failed to comply with the provisions of said act, on or before the first day of October next. aforesaid, the

Given under my hand and seal at in the year eighteen hundred and

(Mayor of) or Chairman of the Selectmen of

Section 17. This act shall take effect upon its passage. Approved April 9, 1867.

Chap. 131

AN ACT RELATING TO SHARES IN CORPORATIONS.

Be it enacted, \S c., as follows:

Except organizations under

The shares of every corporation hereafter organized, chaps. 187 and except cooperative associations organized under suppose to be of \$100, par hundred and ninety of the acts of the year eighteen hundred to be of \$100, par hundred and ninety of the acts of the year eighteen hundred to be of \$100, par hundred and ninety of the acts of the year eighteen hundred to be of \$100, par hundred and ninety of the acts of the year eighteen hundred to be of \$100, par hundred and ninety of the acts of the year eighteen hundred to be of \$100, par hundred and ninety of the acts of the year eighteen hundred to be of \$100, par hundred and ninety of the acts of the year eighteen hundred to be of \$100, par hundred and ninety of the acts of the year eighteen hundred to be of \$100, par hundred and ninety of the acts of the year eighteen hundred to be of \$100, par hundred and ninety of the acts of the year eighteen hundred to be of \$100, par hundred and ninety of the acts of the year eighteen hundred to be of \$100, par hundred and ninety of the acts of the year eighteen hundred and ninety of the acts of the year eighteen hundred and ninety of the acts of the year eighteen hundred and ninety of the acts of the year eighteen hundred and ninety of the acts of the year eighteen hundred and ninety of the acts of the year eighteen hundred and ninety of the acts of the year eighteen hundred and ninety of the year eighteen hundred and except cooperative associations organized under chapter two hundred and eighty-seventh chapter of the acts of the year eighteen hundred and sixty-six, having a capital stock divided into shares, shall be fixed at one hundred dollars each. Approved April 10, 1867.

Chap. 132 An Act relating to sidewalks, common sewers and main DRAINS IN THE FIRE DISTRICT OF THE TOWN OF PITTSFIELD. Be it enacted, $\S c$., as follows:

Voters of district to elect board of commissioners within year.

The legal voters of the fire district of the Section 1. town of Pittsfield, shall, within one year from the passage of this act, at a meeting called for the purpose, elect by ballot a board of three commissioners, who shall be a board of commissioners of sidewalks, common sewers and main drains, all of whom shall be legal inhabitants and voters in said district; Tenure of office, and one of said commissioners shall be elected for three

years, one for two years and one for one year from the time of the three next annual meetings of said fire district; and said district shall thereafter at the regular meetings of said district, elect by ballot one such commissioner, whose term of office shall be for three years. And said district shall

Thereafter, one to be elected annually.

have authority to fill any vacancy in said board at any meet- Vacancies, how ing of said fire district regularly called for that purpose.

SECTION 2. It shall be the duty of said board, under the Board to consupervision and direction of said district, to construct and struct and have charge of drains have charge of all main drains, common sewers and side- and sidewalks. walks in said fire district, and all matters pertaining thereto as hereinafter provided.

Section 3. The said board shall have the authority to May determine determine the grade, width and material of all sidewalks on material of walks the public streets and highways of said district, and to order and order laying by abutters. the construction of the same opposite to and adjoining all abutting lands by the owners thereof; and shall give notice Shall give notice. in such manner as said fire district shall determine, to the owners or occupants of the abutting lands to construct the same in conformity to the grade, width and of the materials ordered; and if the owner or occupant of the abutting lands upon neglect of does not construct the sidewalk abutting his lands in conformity to the order of said commissioners, within sixty days assess expense. after he shall have been so notified of said order, the said commissioners shall construct the same, and shall assess the owners or occupants of the abutting lands the expense of the same. All assessments so made shall be a lien upon the Assessment to be abutting lands, to be enforced in the same manner as taxes alieu upon lands. are upon real estate.

Section 4. Said commissioners shall have power to Removal of Snow determine when, in what manner and to what extent, snow and ice, how regulated. and ice shall be removed from the sidewalks in said district, and to fix by-laws and penalties regulating the same, subject to the approval of said fire district.

Section 5. No sidewalk, graded or constructed in said commissioners fire district, in conformity to the provisions of this act, shall opening of sidebe dug up or obstructed in any part thereof, without the walk. consent of said commissioners; and whoever rides or drives Penalty for oba horse or team upon or along said sidewalk, or shall obstruct structing walk. the same, shall forfeit a sum not less than one, nor more than five dollars for each violation of the provisions of this section.

SECTION 6. Said commissioners shall have the authority Deposit of refuse to establish by-laws and penalties, subject to the approval of sioners may prosaid fire district, prohibiting the deposits of ashes, garbage, hibit. filth or other refuse matter on the streets and sidewalks within the limits of said district.

Section 7. Said commissioners shall lay, make and main- May lay drains tain in said fire district, all such main drains or common and sewers as district shall direct. sewers, as said fire district, at a legal meeting called for that purpose shall, by vote adjudge to be necessary for the pub-

lie convenience or the public health, and may repair the same from time to time whenever necessary: and all the main drains or common sewers shall be the property of said district.

May assess persons benefited for expense.

Section 8. Every person who enters his particular drain into such main drain or common sewer, or who in any way receives benefit thereby for draining his cellar or lands, or the owner or occupant of land abutting on said drain or common sewer, shall pay to said commissioners a proportional part of the expense of making and repairing the same, not exceeding two-thirds of the costs thereof, to be ascertained, assessed and certified by said commissioners; and notice thereof shall be given to the party to be charged, or to the occupant of the premises.

Notice to party.

Assessment to be a hen, and with costs may be levied by sale of estate.

Section 9. Assessments so made shall constitute a lien on the real estate assessed, for one year after they are laid, and may, together with incidental costs and expenses, be levied by sale thereof, if the assessment is not paid within three months after a written demand for payment, made either upon the person assessed or upon any person occupying the estate, such sale to be conducted in like manner as sales for the non-payment of taxes.

Party aggrieved by assessment may have jury.

Section 10. Any person aggricated by such assessment may, at any time within three months from receiving notice thereof, apply for a jury. Such application shall be made in like manner, and the proceedings thereon shall be the same as in case of lands taken for laying out of highways: provided, that before making his application the party shall give one month's notice in writing to said commissioners, of his intention so to apply, and shall therein particularly specify his objections to the assessment made by them, to which specification, he shall be confined in the hearing by the jury.

Proviso: notice of intention to apply for shall be

Proceedings in the taking of land.

and remedies of person for property taken.

Section 11. Whenever land is taken by virtue of the provisions of section seven, the said commissioners shall proceed in the manner required by law in taking land for pub-Damages; rights lie highways or streets; and persons suffering damage in their property shall have the rights and remedies for the ascertainment and the recovery of the amount of such damage provided by law for the ascertainment and recovery of damages for lands taken for public highways and streets, which shall be paid by said fire district.

Pay of commissioners.

Section 12. Said commissioners shall receive such compensation as shall be fixed by vote of said fire district at a meeting called for that purpose.

Penalties, how recovered and appropriated.

Penalties under the provisions of this act Section 13. may be recovered by action of tort, in the name of said board of commissioners, and appropriated to pay the expenses of the said fire district, or on complaint or indictment, to the use of the Commonwealth; and no such action shall abate by reason of any vacancy in said board of commissioners, but his or their successors shall be admitted to prosecute the No inhabitant of the district shall be disqualified to Inhabitant may act as judge, magistrate, juror or officer in a suit brought for juror in suit. such penalty, by reason of his being such inhabitant.

SECTION 14. Said district may, at meetings called for that District may raise purpose, raise money for the purpose of carrying out the sioners shall exprovisions of this act; and said board of commissioners pend under vote shall have the care and management of the money so raised, account for same. and shall expend the same for the purposes prescribed by vote of the district; and such board of commissioners shall be accountable to the said district for such money received by them, and said district may maintain a suit therefor, and for any money they may have by virtue of their office, in the name of the inhabitants of said district, in any court proper to try the same.

Section 15. The clerk of the district shall certify to the sums voted to be assessors of the town all sums voted to be raised by the dis-raised, district trict, under the provisions of this act, which shall be assessed to assessors of town for collecand collected by the officers of the town in the same manner tion. as the town taxes are assessed, collected and paid over to the treasurer, who shall hold the same, subject to the order of said commissioners.

Section 16. All the provisions of chapter twenty-four of G. S. ch. 24; prothe General Statutes, applicable to fire districts and not in-ply to district. consistent with this act, shall continue to apply to the fire district of the town of Pittsfield, and be applied in carrying out the provisions of this act.

SECTION 17. Nothing herein contained shall be construed Act not to affect to interfere with the authority of surveyors of highways, or highway surany authority which can be legally exercised over highways veyors. or roads in the proper discharge of their duties.

SECTION 18. This act shall take effect whenever the same shall be in force shall have been approved and adopted by a majority of the when approved legal voters of said fire district present and voting at a meet-voters in district. ing duly called for that purpose.

Approved April 10, 1867.

AN ACT TO INCORPORATE THE GRAND HOTEL BRANCH RAILROAD Chap. 133 COMPANY, OF DORCHESTER.

Be it enacted, &c., as follows:

Section 1. Ebenezer Eaton, Edmund P. Tileston, Shelton corporators. Barry, their associates and successors, are hereby made a corporation by the name of the Grand Hotel Branch Railroad

strictions.

Privileges and re- Company; with all the powers and privileges, and subject to all the restrictions, duties and liabilities set forth in the general laws which now are or hereafter may be in force relating to railroad corporations.

Location of road defined.

Section 2. Said corporation may locate, construct, maintain and operate a railroad, commencing at some point near the dwelling-house of the late Bradish Billings, on Bowdoin Street, in the town of Dorchester; thence running through the land belonging to the estate of said Billings and to others, to some point on the Boston, Hartford and Erie Railroad, near the crossing by said road of Columbia Street in said town of Dorchester.

Corporation may unite with other company.

Section 3. Said corporation may enter with its road upon, unite the same with, and use the road of the Boston, Hartford and Eric Railroad Company, subject to the provisions of the general laws relating to railroads.

Capital and shares.

Estate.

The capital stock of said corporation shall Section 4. not exceed one hundred thousand dollars, which shall be divided into shares of one hundred dollars each. Said corporation may hold such real estate and personal property as may be necessary or convenient for the purposes for which it is incorporated.

May sell or lease franchise and property.

Section 5. Said corporation is hereby authorized to sell and transfer its franchise, property and all its rights under this act to the Boston, Hartford and Eric Railroad Company, or to lease its road and other property to said company, on such terms as may be mutually agreed upon by the directors of the respective corporations, and ratified and accepted by three-fourths of the stockholders of each corporation, present and voting at legal meetings called for that purpose.

Conditions of validity of act.

Section 6. This act shall be void unless said railroad is located within two years, and completed within five years. Section 7. This act shall take effect upon its passage.

Approved April 10, 1867.

Chap. 134 An Act to incorporate the farmington river water-power COMPANY.

Be it enacted, &c., as follows:

Corporators.

Section 1. Albert Hull, William J. Canfield, Elam P. Norton, their associates and successors, are hereby made a corporation by the name of the Farmington River Water-Power Company, for the purpose of building, erecting and maintaining reservoirs of water on the Farmington River and its tributaries in the town of Otis, for manufacturing Privileges and re- and mechanical purposes; with all the powers and privileges, and subject to all duties, liabilities and restrictions set forth

strictions.

Purpose and lo-

cation.

in all general laws which now are or hereafter may be in force applicable to such corporations.

Section 2. Said corporation may hold for the purposes May hold estate. aforesaid, real estate not exceeding in value seventy-five thousand dollars.

The capital stock of said corporation shall be Capital and Section 3. one hundred thousand dollars, to be divided into shares of one hundred dollars each: provided, however, that the com- condition of inpany shall not commence business, or incur any liability curring liability. until twenty thousand dollars has been paid in, in eash.

Section 4. This act shall take effect upon its passage.

Approved April 10, 1867.

AN ACT TO INCORPORATE THE UNION GAS LIGHT COMPANY. Be it enacted, &c., as follows:

Chap. 135

Joseph W. Capron, Willard Blackington, Corporators. Section 1. Capron Peck, their associates and successors, are hereby made a corporation by the name of the Union Gas Light Company, for the purpose of manufacturing and selling gas in the town of Attleborough; with all the powers and privileges and releges, and subject to all the duties, restrictions and liabilities strictions. set forth in all general laws which now are or may hereafter be in force relating to such corporations.

Section 2. Said corporation may, for the purpose afore- real estate. said, hold real estate not exceeding in value twenty thousand dollars; and the whole capital stock shall not exceed twenty- capital and five thousand dollars divided into shares of one hundred shares. dollars each: provided, however, that said corporation shall condition of innot incur any liability until property of the actual cash value curring liability. of five thousand dollars shall have been conveyed to and vested in the same.

Section 3. Said corporation with the consent of the company may selectmen of the town of Attleborough, shall have power and lay and repair pipes. authority to open the ground in any of the streets, lanes and highways in the second parish in said town, for the purpose of sinking or repairing such pipes or conductors as may be necessary for the purpose aforesaid; and said corporation after opening the ground in such streets, lanes or highways, shall be held to put the same again into repair, under the penalty of being prosecuted for a nuisance: provided, that the Proviso. selectmen for the time being, shall at all times have the power to regulate, restrict and control the acts and doings of the said corporation, which may in any manner affect the health, safety or convenience of the inhabitants of said town.

Section 4. This act shall take effect upon its passage.

Approved April 10, 1867.

Chap. 136 An Act concerning state aid for disabled soldiers and sail-ORS AND THEIR FAMILIES, AND FOR THE FAMILIES OF THE SLAIN. Be it enasted, &c., as follows:

Person entitled to aid under ch. have receipt of U. S. pension.

Section 1. No person shall be entitled to receive state aid 172, § 1,1866, to under the provisions of section one of chapter one hundred and seventy-two of the acts of the year eighteen hundred and sixty-six, except upon satisfactory proof that the person so applying for aid is in the receipt of a pension from the United States; and the full amount of said aid shall only be paid to persons in the receipt of a pension equal to the full pension which is allowed to a person of the same rank or grade, and to every other person so applying for aid, a proportionate part of said aid shall be paid, to be determined by the proportion which the pension received by him bears to the full pension which is allowed to a person of the same rank or grade: provided, however, that any person obtaining a pension from the United States after this act shall take effect, shall upon application, be entitled to receive the same amount of aid that he would have been entitled to receive had said pension been obtained prior to the time when this act shall take effect; and provided, further, that town and city authorities shall withhold the aid when, in their judgment, any person who is in receipt of a pension from the United States, is not sufficiently disabled to prevent him from pursuing his ordinary and usual vocation.

Provisos: pension obtained hereafter to entitle.

City or town may withhold aid.

Being dependent not to entitle to aid, unless, &c.

pension, appli-cant entitled.

Person being aided but pre-cluded by this act, may be relieved if needs require: town to be reimbursed.

Section 2. No person shall be entitled to receive aid under the provisions of section two of said chapter one hundred and seventy-two by reason of being dependent upon any person named or described in said section unless the person upon whom he was dependent was killed or has died by reason of wounds or disease incurred in the service described in said section or is or at the time of his death was in the receipt of a pension from the United States, equal in amount to one-half of the full pension which is allowed to a Provisos: if per- person of the same rank or grade: provided, however, that if the person upon whom the applicant was dependent shall obtain a pension from the United States after this act shall take effect, said applicant shall be entitled to receive the same amount that he would have been entitled to receive, had said pension been obtained prior to the time when this act shall take effect; and provided, further, that when any person who has heretofore received state aid is precluded therefrom by the provisions of this act, and the authorities of the cities or towns are satisfied that justice and necessity require a continuance of the aid to prevent actual suffering, they are hereby authorized in such cases to continue the

payment thereof; and upon reporting the facts in each specific case and showing by evidence satisfactory to the commissioners, the necessity of such payments, the sums so paid shall be re-imbursed to such cities and towns out of the treasury of the Commonwealth.

Section 3. The reports to the auditor required to be Report to auditor made by section six of said chapter one hundred and seventy- to be quarterly. two, shall hereafter be made quarterly, on or before the tenth days of January, April, July and October of each year: provided, that the return for July of the present year shall Proviso. include the disbursements of the preceding six months.

Section 4. It shall be the duty of the commissioners con- commissioners stituted by section five of said chapter one hundred and seventy-two, to inspect all such returns, and whenever it shall turns, and if overpay appears appear by the inspection thereof, or otherwise, that the shall cause inamount paid by the treasurer of any city or town under the provisions of said chapter one hundred and seventy-two, or of this act, for any quarter or greater period of time, is at a rate which if continued for one year would exceed the proportion of fifty per cent. of the state tax of such city or town for the previous year, or if for any reason the amount so paid shall appear to be unreasonably large, it shall be the duty of said commissioners to make or cause to be made an examination of the persons or claims of persons to whom the same has been paid and of the parties by whom said returns are made; and in all cases of any fraud, or neglect of duty May reduce on the part of the persons making such returns, or of the fraud or neglect, authorities of any city or town granting aid, said commis- and certify to state treasurer, sioners shall deduct from the amount claimed by any city or who shall pay. town, the amount paid to any person or persons when in their judgment the same should not have been paid under the provisions of said chapter one hundred and seventy-two, and of this act, and shall certify the same to the treasurer and receiver-general who shall re-imburse to said city or town only the balance thus designated.

Section 5. Said commissioners may appoint, as occasion May appoint exmay require, one or more disinterested persons, not exceed shall report ing three in number, whose duty it shall be to make the doings. examinations provided for in section four of this act, and make full returns of their doings to said commissioners. Such expenses as may be incurred in making said examina- Expenses, how tion, including such reasonable compensation to the persons paid. appointed under the provisions of this section for their services as shall be approved by the commissioners and allowed by the governor and council, shall be paid out of the treas-

of other county.

Examiners to be uny of the Commonwealth. No person shall be appointed to make such examinations in the county where he may reside.

City and town may pay sum due soldier or sailor, to family of.

Section 6. The treasurers of cities and towns may, under the direction of the city council or selectmen thereof, pay the sums due for aid to any officer, soldier or sailor, or so much thereof as they may think best to the wife or family of such officer, soldier or sailor or for the benefit of such wife or family; and the amounts so paid shall be re-imbursed in the same manner as if paid to such officer, soldier or sailor in person.

Aid under § 2, ch. 172 of 1866; no appeal to lie.

Section 7. No appeal shall lie to the commission appointed by section five of said chapter one hundred and seventy-two, with regard to the aid provided for in section two of said chapter.

Sections 2, 10, of said ch. amended.

Section 8. Sections two and ten of said chapter one hundred and seventy-two, are hereby amended by striking out the word "father" wherever it occurs in said sections, and inserting before the word "mother" wherever it occurs in said sections the word "widowed."

Section 12 of said ch. and ch. 282, 1866, repealed.

Section 9. Section twelve of said chapter one hundred and seventy-two, and chapter two hundred and eighty-two of the acts of the year eighteen hundred and sixty-six, are hereby repealed. The widows and orphan children who are now receiving aid under the provisions of said chapter two hundred and eighty-two shall continue to receive the same aid under this act, under the same conditions and restrictions as now exist. All persons who served in the regiments commonly known as "one hundred day regiments," and "three months regiments," and who come within the provisions of this act, shall receive the aid herein provided.

Widows and orphans having aid under ch. 282, and "100 days" and "3 months" men, to receive under this act.

> Section 10. This act shall take effect on the first day of May next. Approved April 11, 1867.

Chap. 137

An Act relating to dissolving attachments in civil suits. Be it enacted, &c., as follows:

Defendant may have value of property appraised.

Section 1. In any action when an attachment of real or personal property, or both, is made on mesne process, the defendant therein instead of dissolving such attachment in the manner now provided by law, may at any time apply in writing to the officer who has made such attachment to have the value of the whole or any part of such property appraised by appraisers, who shall thereupon be appointed and qualified in the same manner as is provided by law with regard to the appointment and qualification of appraisers of perishable property attached, and shall examine the attached property, or the specific part thereof to be appraised, and appraise the

same according to the best of their skill and judgment at the value thereof in money; and after the value is so determined, May dissolve atthe defendant may dissolve the attachment, so far as it bond to pay embraces the property so appraised, by giving bond with plaintiff in thirty days. sufficient sureties, to be approved by the plaintiff, or by a master in chancery, with condition to pay the plaintiff within thirty days after final judgment in said action in favor of the plaintiff, the value of said property so appraised, or so much thereof as may be necessary to satisfy such judgment.

SECTION 2. The sufficiency of the sureties, the application Proceedings to be to the master in chancery to approve the same, the notice to winder G. S. 123, the plaintiff of the time and place of hearing, and the fees of the master in chancery, shall be determined and regulated in the manner provided by sections one hundred and four, one hundred and five and one hundred and six of chapter one hundred and twenty-three of the General Statutes.

Section 3. This act shall take effect upon its passage.

Approved April 12, 1867.

An Act in addition to an act concerning the issue of commis- ${\it Chap.}\,138$ SIONS TO CERTAIN CIVIL OFFICERS.

Be it enacted, &c., as follows:

Section 1. Every person hereafter appointed to the office Person appointed of trustee or member on any public board, or trustee, inspec- shall take oaths tor or superintendent of any hospital, almshouse, reform or three months. industrial school, or other charitable, educational or correctional institution, or to the office of coroner, public administrator, guardian of any Indian tribe, commissioner of wrecks and shipwrecked goods, inspector of merchandise, or other public office, under executive commission, shall, within three months from the date of confirmation therein, take and subscribe the oaths required to qualify him to execute the duties of such office.

Section 2. When any person to whom either of such Failure to comcommissions shall be issued shall fail to comply with the ply deemed to requirements of the first section of this act, such non-compliance shall be deemed to vacate said office; and the secre- Secretary shall tary of the Commonwealth shall forthwith notify such person notify person and certify to goverof the expiration of the limitation of time in said section nor. prescribed, and request the return to that department of the commission so received: and the secretary shall certify to the governor the vacation of such office.

SECTION 3. The provisions of this act shall not apply to Act not to apply any office or commission named in the first section of chapter in 61, ch. 109, one hundred and nine of the acts of the year one thousand 1862. eight hundred and sixty-two.

Qualifying commissioners to make return to secretary.

Every commissioner appointed to qualify civil officers shall, upon administering the oaths required by the constitution to any person receiving a commission of appointment to any office, forthwith make return of such act, with date of the same, to the secretary of the Commonwealth.

Commissions, except certain, to have require ments therewith.

Section 5. Every commission issuing to any person, excepting for one of the offices named in the said first section of chapter one hundred and nine of the acts of the year one thousand eight hundred and sixty-two, shall have the requirements of this act relating to appointment and qualification printed therewith, in such form as the secretary shall deem effective and proper.

Approved April 12, 1867.

Chap. 139

AN ACT RELATING TO THE MIDDLESEX RAILROAD COMPANY. Be it enacted, &c., as follows:

Certain mortgage of, executed holders, confirmed and other proceedings made valid.

The mortgage executed by the president and treasurer of gage of, executed on vote of stock the Middlesex Railroad Company under date of September first in the year eighteen hundred and sixty-four, pursuant to a vote of the stockholders of said company passed at a meeting held on the seventeenth day of August in the year eighteen hundred and sixty-four, to Linus Child, James A. Dupee and Horace G. Hutchins, as trustees for the holders of bonds issued by said president and treasurer under the authority of said vote, is hereby ratified and confirmed, and all the proceedings of said company in issuing said bonds and mortgage are hereby made valid: provided, that this act shall not take effect until the same has been approved at a legal meeting of the stockholders, called for that purpose.

Approved April 12, 1867.

Proviso.

Chap. 140 An Act to authorize the New London Northern Railroad Com-PANY TO INCREASE ITS CAPITAL STOCK, AND FOR OTHER PURPOSES. Be it enacted, &c., as follows:

May increase to \$1,600,000.

The New London Northern Railroad Com-Section 1. pany is hereby authorized to increase its capital stock until the same shall amount to sixteen hundred thousand dollars, to be divided into shares of one hundred dollars each.

Shares.

Section 2. All issues of the capital stock of said corporation, heretofore made by the directors thereof in conformity with votes of the stockholders at legal meetings of said corporation, are hereby confirmed and made valid.

Former issues of stock by directors made valid.

Section 3. This act shall take effect upon its passage.

Approved April 12, 1867.

An Act to incorporate the wordester street railway company. Chap. 141 Be it enacted, &c., as follows:

Section 1. Timothy W. Wellington, Henry H. Chamber- corporators. lin, Thomas L. Nelson, their associates and successors, are hereby made a corporation by the name of the Worcester Street Railway Company, with authority to purchase and May purchase succeed to the franchise, tracks, locations and other property and franchise of presof the Worcester Horse Railroad Company, a corporation ent company. duly incorporated by the laws of this Commonwealth; with all the powers and privileges, and subject to all the duties, liabilities and restrictions set forth in the act of incorporation of said Worcester Horse Railroad Company and all general laws which now are or hereafter may be in force relating to street railways: provided, that said purchase shall be made Provise: limita-

within one year from the passage of this act.

SECTION 2. The capital stock of said corporation shall not Capital stock and exceed one hundred thousand dollars, divided into shares of shares. one hundred dollars each.

Section 3. Said corporation is hereby authorized to sell Corporation may or lease its road and other property, and may mortgage the mortgage road. same to an amount not exceeding forty thousand dollars.

Section 4. This act shall take effect upon its passage.

Approved April 12, 1867.

AN ACT TO INCORPORATE THE MIDDLEBOROUGH SAVINGS BANK. Be it enacted, &c., as follows:

Chap. 142

Section 1. Everett Robinson, Jacob B. Shaw, Cornelius corporators. B. Wood, their associates and successors, are hereby made a corporation by the name of the Middleborough Savings Bank, to be established and located in the town of Middleborough; with all the powers and privileges, and subject to all the Privileges and reduties, liabilities and restrictions set forth in all general laws strictions. which now are or hereafter may be in force relating to such corporations.

Section 2. This act shall take effect upon its passage.

Approved April 12, 1867.

AN ACT TO INCORPORATE THE ROXBURY SOCIETY FOR MEDICAL Chap. 143 IMPROVEMENT AND MEDICAL READING CLUB.

Be it enacted, $\S c.$, as follows:

Section 1. Benjamin E. Cotting, Zabdiel B. Adams, corporators. George J. Arnold, their associates and successors, are hereby made a corporation by the name of the Roxbury Society for Medical Improvement and Medical Reading Club, for the purpose of improvement in the different branches of medical science; with all the powers and privileges, and subject to Privileges and reall the duties, restrictions and liabilities set forth in the strictions.

general laws which now are or may hereafter be in force, so far as applicable to said corporation.

May hold estate.

Said corporation may hold real and personal Section 2. estate, not exceeding fifty thousand dollars, to be applied exclusively to the purpose aforesaid.

Section 3. This act shall take effect upon its passage.

Approved April 12, 1867.

Chap. 144 An Act to amend an act to establish a fund for the sup-PORT OF THE GOSPEL MINISTRY IN THE FIRST PARISH IN THE TOWN OF GROTON.

Be it enacted, &c., as follows:

Trustees may loan moneys of

Section 1. The trustees of the Groton ministerial fund may loan the moneys of said fund in such sums, and on such time, as in their judgment shall best subserve the interests thereof; and said trustees may invest the same in town, city, state or government bonds.

May invest in town, city. state or U.S. bonds.

Repeal of § 9, act of 1804.

Section 2. The ninth section of an act entitled "An Act to establish a fund for the support of the gospel ministry in the first parish in the town of Groton, in the county of Middlesex, and to appoint trustees for the management thereof," approved the twenty-first day of February, in the year eighteen hundred and four, is hereby repealed.

Section 3. This act shall take effect upon its passage.

Approved April 12, 1867.

Chap. 145 An Act to incorporate the cambridge horticultural society. Be it enacted, &c., as follows:

Corporators.

Section 1. Charles M. Hovey, Hervey Davis, Alexander Dickinson, their associates and successors, are hereby made a corporation by the name of the Cambridge Horticultural Society, and established in the city of Cambridge, for the purpose of encouraging and improving the science and practice of horticulture by premiums and other means; with all the Privileges and re- privileges and powers and subject to all the duties, liabilities and restrictions set forth in all general laws which now are

strictions.

May hold estate.

or may hereafter be in force in relation to such corporations. Section 2. Said corporation may hold real estate to the amount of one hundred thousand dollars, and personal estate

to the amount of ten thousand dollars. Section 3. This act shall take effect upon its passage.

Approved April 12, 1867.

Chap. 146 An Act to change the name of the town of West Cambridge. Be it enacted, &c., as follows:

Shall take name The town of West Cambridge, in the county Section 1. of Arlington. of Middlesex, shall take the name of Arlington.

SECTION 2. This act shall take effect from and after the Act when in thirtieth day of April, in the year eighteen hundred and sixtyseven. Approved April 13, 1867.

An Act to authorize the mayor and aldermen of the city ${\it Chap.}\,147$ OF FALL RIVER TO CONSTRUCT A BRIDGE IN CENTRAL STREET. Be it enacted, &c., as follows:

SECTION 1. The mayor and aldermen of the city of Fall May construct over Fall River River are hereby authorized to construct in said city of Fall Creek. River, at such time, and in such manner, as they deem proper, a bridge over Fall River Creek where Central street crosses the same: provided, said bridge shall be built so as to leave Proviso. a suitable passage for the water flowing under the present

bridge.

Section 2. So much of the twenty-seventh chapter of the Parts of act, ch. special acts of the year one thousand eight hundred and 27,1842, repealed. forty-two as is inconsistent with this act, is hereby repealed.

Section 3. This act shall take effect upon its passage.

Approved April 13, 1867.

An Act to incorporate the boston young women's christian Chap. 148 ASSOCIATION.

Be it enacted, &c., as follows:

SECTION 1. Pauline A. Durant, Ann Maria Sawyer, Han- corporators. nah A. Bowen, Clara L. Wells, their associates and successors, are hereby made a corporation by the name of the Boston Young Women's Christian Association, in the city of Boston, for the purpose of providing for the physical, moral and Purpose. spiritual welfare of young women in Boston; with all the Privileges and repowers and privileges, and subject to all the liabilities, duties strictions. and restrictions set forth in all general laws which now are or may hereafter be in force relating to such corporations.

SECTION 2. Said corporation shall have power to hold real May hold estate. and personal estate for the purposes aforesaid, not exceeding two hundred thousand dollars in value.

Section 3. This act shall take effect upon its passage. Approved April 13, 1867.

An Act for the restocking of mystic river and its tribu- Chap. 149 TARIES WITH FISH.

Be enacted, &c., as follows:

SECTION 1. The right to take alewives or shad from Right to take fish Mystic River or its tributaries, or from Mystic Pond, shall be from river or pond suspended and hereby is suspended for the period of five years next for five years. ensuing, and no net, seine or weir shall be set therein during said period.

Penalty for taking shad or alewife.

Section 2. Any person violating the provisions of this statute shall forfeit one dollar for every alewife or shad so taken.

Prosecutions, limitation of time for.

Section 3. All prosecutions under this act shall be commenced within thirty days from the time of committing the offence.

Town "commit-tees" may deaud weirs.

Section 4. The several "committees for the preservation tees " may destroy nets, seines of fish " of the towns of Medford, Somerville, West Cambridge or Winchester may remove and destroy any and all nets, seines or weirs found in said waters during the said period of five years. Approved April 13, 1867.

Chap. 150 An Act in further addition to "An Act relating to the MYSTIC RIVER CORPORATION.'

Be it enacted, &c., as follows:

May change seawall from point to point on Elm street, north of Medford.

The Mystic River Corporation is hereby Section 1. on south channel authorized to change the location of a portion of their seawall as follows: Beginning at a point on the south channel three hundred and twenty feet below the easterly line of Elm street extended northerly; thence running southwesterly by an arc of a circle turning southerly and having a radius of six hundred feet to a point on said easterly line of Elm street extended northerly three hundred and seventyfive feet northerly from the northerly side of Medford street. And the area hereby authorized to be inclosed shall be filled up in the same manner as provided by section three of chapter four hundred and eighty-one of the acts of the year eighteen hundred and fifty-five.

Area inclosed to be filled under § 3, ch. 481, acts 1855.

Commissioner under former acts, pay and duty under this act.

Partial repeal of § 3, ch. 481.

Time to complete extended.

Section 2. The commissioner required by the acts to which this is in addition shall be paid by the said corporation for his services and expenses, and he shall include a statement of such services, expenses and payments in his annual So much of section three of said chapter four hunreport. dred and eighty-one as requires such payment to be made to the treasurer of the Commonwealth, is hereby repealed.

The time allowed said Mystic River Corpora-Section 3. tion to complete their improvements is hereby extended ten years beyond the time now allowed by law therefor.

Approved April 13, 1867.

Chap. 151

An Act to incorporate the boston safe deposit company. Be it enacted, &c., as follows:

Corporators.

Samuel H. Walley, William Ropes, William Section 1. Endicott, junior, their associates and successors, are hereby made a corporation by the name of the Boston Safe Deposit Company, for the purpose of receiving on deposit for safe keeping, government securities, stocks, bonds, coin, jewelry,

Purpose.

plate, valuable papers and documents, and other property of every kind, and of collecting and disbursing the interest or income upon such of said property received on deposit as produces interest or income, and of collecting and disbursing the principal of such of said property as produces interest or income, when it comes due, upon terms to be prescribed by the corporation; with all the powers and privileges, and Privileges and resubject to the duties, restrictions and liabilities set forth in strictions. the sixty-eighth chapter of the General Statutes, and in all the general laws which now are or hereafter may be in force,

relating to such corporations.

SECTION 2. The seventy-third, seventy-fourth, seventy- certain sections fifth, seventy-sixth and seventy-seventh sections of the fifty- of G.S. 57 to apseventh chapter of the General Statutes, shall apply to, and banks. be in force against this company in the same manner and to the same extent as they apply to and are in force against banks; and sections thirteen, fourteen, seventeen, nineteen, sections G. S. 58 twenty, twenty-one, twenty-seven, twenty-eight and twenty- to apply same as nine of the fifty-eighth chapter of the General Statutes, shall companies. apply to and be in force against this company, in the same manner and to the same extent, as they apply to and are in force against insurance companies.

Section 3. The capital stock of said corporation shall be Capital stock. two hundred thousand dollars, with the privilege to increase the same to five hundred thousand dollars; and said capital now to be instock shall be invested in the manner provided by law for vested. investing the capital stock of insurance companies.

Section 4. The company shall not go into operation conditions of until one-half of its capital stock has been paid in, in cash, operation. and a certificate from the insurance commissioner has been obtained, authorizing the company to go into operation: and said commissioner shall make the examination in the same manner as he is now required to do in the case of insurance companies by section thirty of chapter fifty-eight of the General Statutes, upon payment into the treasury of any fees which are or may be prescribed to be paid by insurance companies in similar cases.

Section 5. Said corporation shall be entitled to purchase May hold real and hold real estate, not exceeding in value two hundred estate. thousand dollars.

Section 6. Chapter two hundred and seventy-two of the Act of 1865, 272, acts of the year eighteen hundred and sixty-five is hereby repealed. repealed.

Section 7. This act shall take effect upon its passage.

Approved April 13, 1867.

Chap. 152

AN ACT TO INCORPORATE THE GROTON SAVINGS BANK.

Be it enacted, &c., as follows:

Corporators.

strictions.

Section 1. Henry A. Woods, Daniel G. Waters, Benjamin F. Taft, their associates and successors, are hereby made a corporation by the name of the Groton Savings Bank, to be established in the town of Groton, and located at Groton Privileges and re- Junction; with all the powers and privileges, and subject to all the duties, liabilities and restrictions set forth in all general laws which now are or may hereafter be in force applicable to savings banks and institutions for savings.

Section 2. This act shall take effect upon its passage.

Approved April 17, 1867.

Chap. 153 An Act to change the name of the agricultural branch rail-ROAD COMPANY, AND FOR OTHER PURPOSES.

Be it enacted, $\S c.$, as follows:

Shall take name here designated.

Section 1. The Agricultural Branch Railroad Company shall hereafter be called and known by the name of the Bos-

May issue new stock.

ton, Clinton and Fitchburg Railroad Company. Section 2. Said corporation is hereby authorized to issue

May increase capital.

New stock dividends.

of stock.

Corporation may issue other shares equal to former stock surrendered.

four thousand two hundred and thirty-eight shares of new stock, to be called the stock of the Boston, Clinton and Fitchburg Railroad Company, and is hereby authorized to increase its capital stock by the sum of four hundred and twenty-three thousand and eight hundred dollars; said new stock to be entitled to such semi-annual dividends as can be paid out of the profits of the corporation, not exceeding three per cent., first after paying interest upon outstanding debts: Condition of Issue provided, however, that none of said new stock shall be issued except on the payment of its par value of one hundred dollars.

> Section 3. Said corporation is hereby further authorized to issue such number of other shares, in addition to the new stock herein before authorized, not exceeding four thousand two hundred and thirty-eight, as may be equal in number to the number of shares of the stock of the Agricultural Branch Railroad Company, which may be surrendered upon the terms and conditions prescribed in the fifth section of this act.

Former stockholders may have right to take new stock till Oct. 1,

Holders of the stock of the Agricultural Section 4. Branch Railroad Company shall have the exclusive right to subscribe for and take the stock authorized by the second section of this act until the first day of October in the year eighteen hundred and sixty-seven, in the proportion of one share to each share held of the stock in the Agricultural Branch Railroad Company at the time of subscription.

SECTION 5. Whenever, before said first day of October, Holders so taking any holder of the stock of the Agricultural Branch Railroad former shares. Company shall subscribe, pay for and take a share of the new stock authorized by the second section of this act, he shall have the privilege and right of surrendering his share of the stock in the Agricultural Branch Railroad Company, and the same shall then be cancelled; and he shall receive instead May have new under § 3 equal thereof, a certificate of one share of the stock of the Boston, to stock under § 2. Clinton and Fitchburg Railroad Company, to be issued under the third section of this act, which shall be, in every respect equal to the stock provided for by the second section of this act, and entitled to the same dividends.

SECTION 6. After said first day of October, the stock of old stock unexthe Agricultural Branch Railroad Company, which shall shall retain its remain unexchanged, shall for the purpose of distinction, be name and holders their rights upon. known and called by the name of the Agricultural Branch Railroad Company stock, and holders thereof shall continue to have the right to vote upon the same at all meetings of the Boston, Clinton and Fitchburg Railroad Company.

SECTION 7. Whenever, after the passage of this act, said Ability to pay corporation shall be in a condition to pay semi-annual divi- cn all stock shall dends of three per cent. or more, on all the stock, which may make all of like class and title. have been at any time issued, whether called the stock of the Boston, Clinton and Fitchburg Railroad Company, or of the Agricultural Branch Railroad Company, then, and for that purpose, all said stock shall be classed alike, and be entitled to the same dividends.

SECTION 8. This act shall take effect only when it shall Act in force when have been accepted by a vote of two-thirds, in number and accepted by two-thirds stockholdinterest, of the stockholders in the Agricultural Branch ers in Agricultural Branch Co. Railroad Company, present and voting at a meeting of said stockholders called for the purpose; and in calling said meeting personal notice shall be sent to each stockholder by mail at least seven days before the time of holding such meeting. Approved April 17, 1867.

An Act in relation to school districts.

Chap. 154

Be it enacted, &c., as follows:

The provision of section one of chapter thirty-nine of the G. S. 39, § 1, not General Statutes, authorizing towns to divide into school to apply in town districts, shall not be applicable to any town which has tricts under §§ 3, [abolished] or shall hereafter abolish the school districts therein by virtue of the provisions of the third and fourth sections of said chapter. Approved April 22, 1867.

Chap. 155 An Act concerning the change of text-books in the public SCHOOLS.

Be it enacted, &c., as follows:

School committee of less than twelve may change by vote of two-thirds.

Section 1. In any town or city in this Commonwealth, in which the school committee consists of less than twelve, a change may be made in the school books, in the public schools in such town or city, by a vote of two-thirds of the whole committee, at a meeting of said committee, notice of such intended change having been given at a previous meeting of said committee.

Section 2. This act shall take effect upon its passage.

Approved April 22, 1867.

Chap. 156 An Act in addition to an act concerning truant children AND ABSENTEES FROM SCHOOL.

Be it enacted, $\S c.$, as follows:

Portion of ch. 283, 1866, ex-empting city of Boston under ch. 207 of 1862, repealed.

Section 1. So much of chapter two hundred and eightythree of the acts of the year eighteen hundred and sixty-six as provides that chapter two hundred and seven of the acts of the year eighteen hundred and sixty-two shall not apply to nor have effect within the city of Boston, is hereby repealed.

Section 2. This act shall take effect upon its passage.

Approved April 22, 1867.

 ${\it Chap.}\ 157$ An Act making appropriations for the agricultural cabinet AND LIBRARY, AND FOR EXPENSES OF LEGISLATIVE COMMITTEES. Be it enacted, &c., as follows:

Appropriations anthorized.

Removal of cabi-

Section 1. The sums hereinafter mentioned are appropriated, to be paid out of the treasury of this Commonwealth, from the ordinary revenue for the purposes specified in certain acts of the legislature, herein cited, to wit: For the net and norary to college, underen. removal of the state agricultural cabinet and library to the 263, † 2, 1866. Massachusetts Agricultural C. 11 Massachusetts Agricultural College, in accordance with the provisions of section two of chapter two hundred and sixtythree of the acts of the year eighteen hundred and sixtysix, a sum not exceeding one thousand dollars, payable upon vouchers properly approved and filed with the state auditor. Expenses legisla- For clerical and other expenses of legislative committees, a

tive committees.

present year. Section 2. This act shall take effect upon its passage. Approved April 22, 1867.

sum not exceeding four thousand dollars, the same to be in addition to the amount heretofore appropriated for the

AN ACT CONCERNING THE TAKING OF WATER FROM AQUEDUCTS. $Chap.\,158$ Be it enacted, &c., as follows:

SECTION 1. When the selectmen of any town consider it selectmen of necessary, for the protection of persons and property in such request to comtown, against fire, to take water from any or all the pipes or pany for pipes to conductors of any aqueduct company running through such against fire. town, said selectmen may order the engineers of the fire department in said town, to request said aqueduct company to put conductors into such pipes or conductors of said company, for the purpose of attaching hydrants or conducting water into reservoirs, and in such places as said engineers shall think necessary to secure the safety of such persons and property against fire.

Section 2. If said aqueduct company shall refuse or company failing, neglect to make such connections for two weeks from the fire engineers may lay. time of said notice, then said engineers may proceed to make such connections as provided in the preceding section.

SECTION 3. Said engineers shall have the right to use all Shall use means necessary means for making such connections, and shall use reasonable care for the protection of the pipes and works of such aqueduct company.

Section 4. The cost of such connections, in all cases, shall Town shall pay be paid by the town whose selectmen shall make such order.

Section 5. This act shall take effect upon its passage.

Approved April 22, 1867.

An Act to incorporate the williamsburg and north adams Chap. 159 RAILROAD COMPANY.

Be it enacted, &c., as follows:

Section 1. Joel Hayden, Levi L. Brown, Frank King, Corporators. their associates and successors, are hereby made a corporation by the name of the Williamsburg and North Adams Railroad Company; with all the powers and privileges and Privileges and resubject to all the restrictions, duties and liabilities set forth strictions. in the general laws which now are or may hereafter be in force relating to railroad corporations.

Section 2. Said corporation may locate, construct, main-May operate road tain and operate a railroad, commencing at some convenient burg with New point in the town of Williamsburg, and there connecting Haven and Northampton Co. with the railroad of the New Haven and Northampton Com- and connect with pany, thence northerly through the towns of Williamsburg, road, in Adams. Goshen, Cummington, Plainfield, Windsor, Savoy, Cheshire, Adams, Clarksburg, and again into the town of Adams, and there connecting with the Troy and Boston Railroad.

Section 3. The capital stock of said corporation shall be capital stock and fixed at an amount not less than one million dollars, and not shares.

exceeding fifteen hundred thousand dollars, and the same shall be divided into shares of one hundred dollars each.

May unite with N. H. and N., the B. and T. and the Northampton and Shelburne Falls roads.

Section 4. Said corporation may enter with its railroad upon, and unite the same with, and use the New Haven and Northampton Railroad, the Boston and Troy Railroad and the Northampton and Shelburne Falls Railroad with all the rights and subject to all the provisions and restrictions set forth in the general laws relating to railroad corporations; and all said last named corporations shall, respectively, have corresponding rights and be subject to corresponding restrictions concerning the right to enter, unite with and use the Williamsburg and North Adams Railroad.

May contract with N. H. and stocks; or may lease to, or take lease of, said Co. with approval of three fourths stockholders.

Section 5. Said corporation may contract with the New N. Co. and merge Haven and Northampton Company for the merging of the stock of the two corporations, or may lease its road to the New Haven and Northampton Company, or may take a lease of the road of the New Haven and Northampton Company, or any part thereof, upon such terms and conditions as the directors of said corporations may agree upon, subject however, to the approval of three-fourths in interest of the stockholders of said corporations respectively present and voting thereon at legal meetings thereof called for that purpose.

Conditions of validity of act after two years.

Section 6. This act shall be void unless said road shall be located within two years, and shall be constructed within five years from the passage hereof.

Section 7. This act shall take effect upon its passage.

Approved April 22, 1867.

Chap. 160 An Act in relation to taxation of the mercantile savings INSTITUTION OF THE CITY OF BOSTON.

Be it enacted, &c., as follows:

Shares taxable to owners in town of residence on May first.

The shares in the capital stock of the Mercan-Section 1. tile Savings Institution of the city of Boston shall be taxable to the owners thereof in the cities and towns where they reside on the first day of May in each year and not otherwise.

Treasurer of bank shall certify to names, residence and shares.

The treasurer of said institution shall Section 2. tax commissioner annually, between the first and twentieth days of May, return by mail or otherwise, to the tax commissioner the name and residence of each stockholder, with the number of shares belonging to each on said first day of May, and the par and cash market value per share of said stock.

Section 3. This act shall take effect upon its passage.

Approved April 22, 1867.

AN ACT TO INCORPORATE THE WORCESTER GAZETTE COMPANY. Chap. 161 Be it enacted, &c., as follows:

Section 1. S. B. Bartholomew, Theodore Cooke, Thomas corporators. Cleland, their associates and successors, are hereby made a corporation by the name of the Worcester Gazette Company, Purpose. for the purpose of printing and publishing newspapers and books and executing job printing and binding in the city of Worcester; with all the powers and privileges, and subject Privileges and reto all the duties, restrictions and liabilities set forth in all strictions. general laws which now are or may hereafter be in force relating to such corporations.

SECTION 2. Said corporation for the purposes aforesaid, May hold estate. may hold real and personal estate, to the amount of forty thousand dollars, and the whole capital stock shall not capital stockand exceed fifty thousand dollars, to be divided into shares of shares. one hundred dollars each.

Section 3. This act shall take effect upon its passage.

Approved April 22, 1867.

An Act to authorize the massachusetts dental society to Chap. 162 HOLD ADDITIONAL REAL AND PERSONAL ESTATE.

Be it enacted, &c., as follows:

The Massachusetts Dental Society is hereby authorized to May hold \$40,hold real and personal estate to the amount of forty thousand dollars in addition to the amount said corporation is now authorized by law to hold. Approved April 22, 1867.

An Act to authorize the city of salem to use essex bridge. Chap. 163 Be it enacted, &c., as follows:

The city of Salem is hereby authorized to use the Essex May use free, to Bridge, so called, for purposes connected with the construct water works of city. tion of the Salem water works, free of charge, under the direction and control of the agent of said bridge, during the building and erection of suitable structures and works for carrying, preserving and maintaining water-pipes across Bass River, so called, and over and under the water-course of the same, as authorized by an act entitled "An Act for supplying the city of Salem with pure water," approved the thirteenth day of May in the year eighteen hundred and sixtyfour; and to make such changes in the structure of said May change bridge and its appurtenances, as the construction of said bridge. works may require: provided, that nothing herein contained Provisos: limitashall authorize said city to use said bridge or any appurtenance thereof, except during the construction of said water works; and provided, that any damage occurring to said Damages to bridge in the construction of said works, shall be repaired bridge. by said city of Salem, and any changes made in the struc-

ture, agent to direct.

change of structure of said bridge by said city of Salem, shall be made under the direction of the agent aforesaid, and at the Liability of city expense of said city; and provided also, that said city shall to state for dam-independent of the C to state for dam- indemnify the Commonwealth from any loss by reason of damage done to persons or property during or arising from the performance of the acts authorized or permitted by this act. Approved April 24, 1867.

Chap. 164 An Act in relation to the time of finding indictments in CERTAIN CASES.

Be it enacted, &c., as follows:

Pecuniary penal-ty against corporation; indictment for failing, or judgment arrested or rcversed, new one may be filed within year.

Section 1. If any indictment duly found and returned within the time limited by law against any corporation to recover a pecuniary penalty is abated or otherwise avoided or defeated by reason of, or for any matter of form, or if after a verdict against such corporation judgment is arrested, or if a judgment against such corporation is reversed on writ of error, a new indictment for the same cause may be found and filed within one year after the abatement of the former indictment or after the reversal of the judgment as aforesaid.

Section 2. This act shall take effect upon its passage.

Approved April 25, 1867.

Chap. 165 An Act in relation to the salaries of the judges of the SUPERIOR COURT.

Be it enacted, &c., as follows:

Chief justice.

Section 1. The chief justice of the superior court shall receive an annual salary of forty-five hundred dollars. Each of the associate justices of said court shall receive an annual salary of forty-two hundred dollars.

Associates.

Payment to be quarterly.

The treasurer of the Commonwealth is directed to pay said salaries in equal quarterly payments from the first day of April in the year eighteen hundred and sixty-seven. Approved April 25, 1867.

An Act in relation to warrants for a state tax. Chap. 166 Be it enacted, &c., as follows:

Treasurer of state shall mail to assessors.

Section 1. When a state tax is to be assessed, the treasurer shall send his warrants for the assessing thereof by mail to the assessors of the several cities and towns in the Commonwealth.

G. S. 11, § 17, repealed.

Section 2. The seventeenth section of the eleventh chapter of the General Statutes is hereby repealed.

This act shall take effect upon its passage.

Approved April 25, 1867.

An Act concerning the salaries of certain officers. Be it enacted, &c., as follows:

Chap. 167

SECTION 1. The clerks of the senate and of the house Clerks, senate of representatives shall each receive an annual salary of and house. twenty-two hundred dollars.

Section 2. The sergeant-at-arms shall receive an annual Sergeant-atsalary of twenty-two hundred dollars; and each of the and fremen. watchmen in the state house shall receive an annual salary of twelve hundred dollars; and each of the firemen in the state house shall receive an annual salary of seven hundred dollars.

SECTION 3. The clerk of the insurance commissioner Clerk insurance shall receive an annual salary of fifteen hundred dollars.

The secretary of the board of agriculture Secretary board Section 4. shall receive an annual salary of twenty-five hundred of agriculture. dollars.

Section 5. The salary of the messenger to the adjutant-Adjutant-gener general's department shall be six hundred dollars.

Section 6. The extra clerks in the several departments Extra clerks in at the state house shall have an annual salary not exceeding thirteen hundred dollars, each: the annual salary of the first First and second clerk in the tax commissioner's department shall be seven- clerks, tax commissioner. teen hundred dollars, and that of the second clerk in said department fifteen hundred dollars; and the salary of the First clerk, first clerk in the office of the treasurer and receiver-general, treasurer. and of the first clerk in the office of the auditor, shall First clerk, auditor. annually be the sum of twenty-two hundred dollars.

SECTION 7. The messenger to the governor and council Messenger and assistant, govershall receive an annual salary of one thousand dollars, and nor and council. the assistant-messenger to the same shall receive an annual salary of eight hundred dollars.

Section 8. The foregoing salaries shall be paid from the Payable fromfirst day of January in the year eighteen hundred and sixty- Jan. 1, 1867. seven.

Section 9. This act shall take effect upon its passage.

Approved April 25, 1867.

An Act relating to the duties of superintendents of state ${\it Chap.}\,168$ LUNATIC HOSPITALS.

Be it enacted, &c., as follows:

Section 1. Section thirteen of chapter two hundred and Repeal of \$ 13, which will be a set of the year sighteen hundred and Repeal of \$ 18, 1864. eighty-eight of the acts of the year eighteen hundred and sixty-four is hereby repealed.

Section 2. This act shall take effect upon its passage.

Approved April 25, 1867.

Section 1. The town of Woburn is hereby authorized to loan

Chap. 169 An Act to authorize the town of woburn to loan its credit TO THE NORTH WOBURN STREET RAILWAY COMPANY.

Be it enacted, $\S c.$, as follows:

May loan \$8,000 to aid company.

Provisos: voters to authorize.

its credit in aid of the North Woburn Street Railway Company to an amount not exceeding eight thousand dollars: provided, the inhabitants of said town, at a legal meeting called for that purpose, shall, by a vote of a majority of the legal voters present and voting thereon, vote to loan its credit in aid of said street railway company; provided also, that said town may road and proper take security for the credit so loaned, on the road, building materials, and rolling stock of said company; the amount of security and the terms thereof to be determined by the selectmen of said town and the directors of said company.

Town may raise money to be so used.

Selectmen may

take security on

Section 2. The town of Woburn is hereby authorized to raise, by loan, tax or bonds, a sum of money not exceeding eight thousand dollars to be used as provided in the preceding section.

Section 3. This act shall take effect upon its passage.

Approved April 25, 1867.

Chap. 170 An INCORPORATE THE MARGINAL FREIGHT RAILWAY ACT TO COMPANY.

Be it enacted, &c., as follows:

Corporators.

General privileges and restric-

tions.

Section 1. Thomas Russell, Edward Crane, Harvey Scudder, their associates and successors, are hereby made a corporation under the name of the Marginal Freight Railway Company; with all the privileges and subject to all the duties, restrictions and liabilities set forth in the general laws which now are or may hereafter be in force relating to street railway corporations so far as they may be applicable.

May have street railway in Boston

as directed by board of alder-

Rails for tracks.

Lines of route.

Section 2. Said corporation, in such manner as may be prescribed and directed by the board of aldermen of the city of Boston, may construct, maintain and use a street railway with suitable turn-outs and with such tracks, not less than two, as the said board of aldermen may from time to time permit; the rails for said tracks to be of such pattern as the board of aldermen may prescribe, and which shall also be suitable for railway freight ears in common use, commencing at the Boston and Worcester Railroad tracks in Lincoln or South Street in said Boston, thence through, upon and over Lincoln or South and Beach Streets to Federal Street, or through, upon and over Lincoln, Tufts and East Streets to Federal Street; and also commencing on the freight tracks of the Old Colony and Newport Railway Company near its freight depot in said Boston, thence over, through and upon Cove and Beach Streets to Federal Street, or through, upon

and over Cove and East Streets to Federal Street; thence through, upon and over Federal Street and Broad Street to Rowe's Wharf; thence through all intervening estates, at the head of Rowe's Wharf and India Wharf to India Street; thence through, upon and over India Street and through the westerly end of Central Wharf block and through, upon and over the street east of the custom-house to Commercial Street; thence through, upon and over Commercial, Causeway and Lowell Streets, or through, upon and over Commercial, Causeway, Andover and Minot Streets to a connection with the freight tracks of the Boston and Lowell Railroad Company; with the right also to construct, use and maintain Side tracks to side tracks from said line above described, to any wharf or houses. wharves or warehouses suitable for storing freight, when requested in writing so to do by a majority in interest of the owners or occupants of such wharves or warehouses: provided however, that no side track shall be laid upon a Proviso. public street to any wharf or warehouse without the approval of the board of aldermen.

Section 3. Said railway shall be used by said corporation Shall be used for for the transportation of freight only; and the cars thereon freight only. Motive power. shall be drawn only by horse-power, unless the use of other power shall be sanctioned by said board of aldermen.

Section 4. Every steam railway corporation by whose steam railways road said Marginal Freight Railway passes, shall, in the passed shall connect for transmanner prescribed by said board of aldermen, connect its portation. tracks with the same, for the transportation of freight; and every such steam railroad is empowered and required to make such connections; and in making such connections said steam railroad companies shall have all the powers and be subject to all the liabilities set forth in the sixty-third chapter of the General Statutes and in the laws supplemental thereto; and it shall be the duty of said Marginal Freight Marginal Co. Railway Company to receive and deliver freight cars at each deliver freight of said connections and haul the same over its road at their cars at connecestablished rates.



Said Marginal Freight Railway company shall May fix tolls for Section 5. have the power to fix such tolls for the transportation of freight and the use of elevators as they may, from time to time, deem expedient: provided, that said rates shall only be Proviso. sufficient to pay the expenses of said corporation and to pay a dividend of five per cent. semi-annually upon the capital stock of said corporation.

The Commercial Freight Railway Company, Commercial Railincorporated by chapter two hundred and sixty-seven of the unite with Maracts of the year eighteen hundred and sixty-six, is hereby ginal.

authorized to unite with said Marginal Freight Railway Company, and form one corporation on such terms as said two corporations may mutually agree upon.

Marginal Co. may use tracks of other street railways, and improve same.

ing to agree upon terms, same shall be adjusted under 29, ch. 229, acts i 25, 1864.

Section 7. Said corporation may within its authorized limits and for the authorized purposes of this act enter upon and use any part of the tracks of any other street railway and may so strengthen and improve such tracks as to make Corporations fail- them suitable for the transportation of freight: and if the corporations cannot agree upon the manner and conditions of such entry and use or the compensation to be paid therefor, the same shall be determined in accordance with the provisions of the twenty-ninth section of chapter two hundred and twenty-nine of the acts of eighteen hundred and sixtyfour.

Company may widen certain streets.

G. S. ch. 63 to apply.

Any connecting Co. shall act under said chapter.

4

Section 8. Said Marginal Freight Railway Company, for the convenient location and use of its tracks and to lessen and to prevent inconvenience being occasioned thereby to the public travel, are authorized to widen and alter Tufts, East and Causeway Streets; and to carry into effect the purposes of this act, shall be entitled to all the rights and privileges and shall be subject to all the duties, liabilities and restrictions set forth in the sixty-third chapter of the General Statutes and the laws supplemental thereto, so far as the same may be And any railroad corporation whose tracks are applicable. authorized to be connected with said Marginal Railway Company by this act, shall, for the purpose of properly and conveniently making such connection or for the purpose of enlarging or improving their freight or passenger accommodations in the city of Boston, have all the powers, rights and privileges and shall be subject to all the duties, liabilities and restrictions set forth in the sixty-third chapter aforesaid and the laws supplemental thereto, so far as the same may be applicable. Section 9.

Aldermen, if Marginal Co. apply, may widen streets.

Shall be under ch 174, acts of 1866.

Company shall

In streets used,

in repair under

shall keep paving

pay one-half cost.

The board of aldermen of the city of Boston may, upon the application of said Marginal Freight Railway Company, straighten the streets through which said railway is authorized to pass, and widen said streets so that they shall not be less than fifty feet in width between the curbstones; and said straightening and widening shall be made in accordance with the provisions of chapter one hundred and seventy-four of the acts of the year eighteen hundred and sixty-six; and said Marginal Freight Railway Company shall pay said eity one-half of the net cost to said eity of such straightening and widening.

Section 10. Said Marginal Freight Railway Company shall keep in repair, to the satisfaction of the superintendent of streets of the city of Boston, all the paving between the superintendent curb-stones of the streets in which their tracks shall be laid.

Section 11. The board of aldermen of the city of Boston, Aldermen, if other company shall, upon the application of any street railway company having tracks in used for the conveyance of passengers, and owning tracks in ply, may allow any of the streets which said Marginal Freight Railway transfer of same to other streets. Company shall occupy, authorize the company so applying to remove its tracks from such streets and shall grant to said company in lieu of the tracks so removed an equally convenient location in other streets so far as the same may be consistent with the public convenience.

Section 12. Said Marginal Freight Railway Company is Marginal Co. may hereby authorized to erect and maintain elevators for the for storage and storage of grain, to purchase and hold such real estate as hold estate theremay be necessary therefor, and to collect the tolls for the use thereof provided for in section five.

SECTION 13. The capital stock of said Marginal Freight Capital stock of Railway Company shall not exceed one million of dollars, company. and shall be divided into shares of one hundred dollars Shares. each: provided, no liabilities shall be incurred by said cor- Proviso: condiporation until one-half of the stock shall have been subscribed by company. by responsible parties and twenty per cent. of the amount of such subscription shall be paid in, in eash.

Section 14. The Boston and Worcester Railroad Com- Certain railroad pany, the Western Railroad Company, the Old Colony and companies may subscribe to Mar-Newport Railway Company, the Boston, Hartford and Eric ginal Co's stock, each for 5 per Railroad Company, the Boston and Providence Railroad cent. of same. Company, the Fitchburg Railroad Company, the Boston and Maine Railroad Company, the Eastern Railroad Company and the Boston and Lowell Railroad Company are each of them authorized and shall each of them have the right to subscribe to the stock of said Marginal Freight Railway Company to an amount not exceeding five per cent. of the capital stock thereof as the amount of the same may from time to time be determined: provided, that said subscription Proviso: limitashall be made within ninety days from such determination tion of time. or increase of said capital stock. Notice of such determination or increase shall be sent to the treasurers of each of said railroad corporations; and upon the request of said Said Co's may Marginal Freight Company the said railroad corporations subscribe further upon request of before named may, from time to time, make further sub-Marginal Co. scriptions to said capital stock.

Any freight cars arriving in Boston on either Freighted cars in Section 15. of the above mentioned railroads and containing freight des-Boston on either of saidroads shall tined to any other of said railroads shall be taken over said go over Marginal road with un-Marginal Freight Railroad and delivered to such other rail-broken bulk.

Proviso.

Conditions of validity of provisions relating to Commercial Railway Co. or streets of its location.

road without breaking bulk: provided however, that this regulation shall only apply to cars containing a full average load.

Section 16. This act shall be void so far as it authorizes the construction of the Marginal Freight Railway over the location of the Commercial Freight Railway or through the streets in which the said last named railway is located, also so far as relates to any rights and privileges granted to said Marginal Freight Railway by this act, upon, incident to, or connected with said last named location, unless said Marginal Freight Railway and said Commercial Freight Railway shall unite and form one corporation as they are herein authorized to do, or shall mutually agree upon the joint occupancy of said last named location, or unless said Commercial Freight Railway Company shall consent in writing that said Marginal Freight Railway Company may occupy and lay its tracks upon the location of said Commercial Freight Railway.

Aldermen may of cars.

Section 17. The board of aldermen of the city of Boston regulate running shall have full power to regulate the manner and time of running the cars upon said Marginal Freight Railway.

Act in force when accepted by aldermen.

Section 18. This act shall take effect as soon as it shall be accepted by the board of aldermen of the city of Boston.

Approved April 25, 1867.

Chap. 171

AN ACT TO EXTEND THE LINE FOR LOCATING AND CONSTRUCTING THE NORTH ATTLEBOROUGH BRANCH RAILROAD.

Be it enacted, &c., as follows:

Extended to May 1, 1869.

The time for locating and constructing the Section 1. North Attleborough Branch Railroad is hereby extended to the first day of May in the year eighteen hundred and sixty-nine. Section 2. This act shall take effect upon its passage.

Approved April 25, 1867.

Chap. 172 An Act to extend the time for locating and constructing THE MERRIMACK VALLEY HORSE RAILROAD.

Be it enacted, $\S c.$, as follows:

Extended to May 1, 1869.

The time for locating and constructing the Section 1. Merrimack Valley Horse Railroad is hereby extended to the first day of May in the year eighteen hundred and sixty-nine. This act shall take effect upon its passage. Section 2.

Approved April 25, 1867.

Chap. 173 An Act to extend the time for locating and constructing THE WRENTHAM BRANCH RAILROAD.

Be it enacted, $\S c.$, as follows:

Extended to May 1,1869.

The time for locating and constructing the Wrentham Branch Railroad is hereby extended to the first day of May in the year eighteen hundred and sixty-nine.

Section 2. This act shall take effect upon its passage.

Approved April 25, 1867.

AN ACT TO INCORPORATE THE COOPERATIVE MILLS. Be it enacted, &c., as follows:

Chap. 174

Section 1. Louis Lapham, Robert Adams, Francis B. Corporators. Hood, their associates and successors, are hereby made a corporation by the name of the Cooperative Mills, for the pur-Location and pose of manufacturing cotton cloths in the city of Fall purpose. River; and for this purpose shall have all the powers and Privileges and reprivileges and be subject to all the duties, restrictions and

liabilities set forth in all general laws which now are or hereafter may be in force, relating to manufacturing corporations.

SECTION 2. Said corporation may hold, for the purposes May hold real aforesaid, real estate necessary and convenient for its busi-estate. ness, to an amount not exceeding three hundred thousand dollars; and the whole capital stock shall not exceed seven capital stock and hundred and fifty thousand dollars, divided into shares of one shares. hundred dollars each: provided, however, that said corpo- Proviso. ration shall not go into operation until two hundred and fifty thousand dollars of its capital stock has been paid in, in cash.

Section 3. This act shall take effect upon its passage.

Approved April 25, 1867. AN ACT TO INCORPORATE THE DAVOL MILLS.

Chap. 175

Be it enacted, &c., as follows:

Section 1. Charles P. Stickney, Samuel Hathaway, Wil- Corporators. liam Mason, their associates and successors, are hereby made a corporation by the name of the Davol Mills, for the purpose Location and of manufacturing cotton and woolen cloths or any fabric wholly or in part of wool, cotton, silk, flax, hemp or jute, in the city of Fall River; and for this purpose shall have all Privileges and re-strictions. the powers and privileges, and be subject to all the duties, restrictions and liabilities set forth in all general laws which now are or hereafter may be in force relating to manufacturing corporations.

Section 2. Said corporation may hold for the purposes May hold real aforesaid, real estate necessary and convenient for its business estate. to an amount not exceeding four hundred thousand dollars, and the whole capital stock shall not exceed seven hundred capital stock and shares. and fifty thousand dollars, divided into shares of one hundred dollars each: provided however, that said corporation Proviso. shall not go into operation until two hundred and fifty thousand dollars of its capital stock has been paid in, in cash.

Section 3. This act shall take effect upon its passage.

Approved April 25, 1867.

Chap. 176

An Act to incorporate the lowell felting mills. Be it enacted, &c., as follows:

Corporators.

Purpose.

strictions.

Section 1. James S. Wiggin, George Bruerton, Moses A. Johnson, their associates and successors, are hereby made a corporation, by the name of the Lowell Felting Mills, for the purpose of manufacturing hair felting and any fabric composed wholly or in part of either wool, hair, cotton, hemp or Privileges and re-

flax, or any manufacture of the same, in the city of Lowell; and for this purpose shall have all the powers and privileges, and be subject to all the duties, restrictions and liabilities set forth in all general laws which now are or hereafter may be in force relating to manufacturing corporations.

May hold real

Section 2. Said corporation may hold for the purposes aforesaid, real estate not exceeding the value of one hundred Capital stock and and fifty thousand dollars; and the whole capital stock of said corporation shall not exceed five hundred thousand dollars, divided into shares of one hundred dollars each: provided Proviso.

shares.

however, that said corporation shall not go into operation until seventy-five thousand dollars of its capital is paid in, in eash.

Section 3.

This act shall take effect upon its passage. Approved April 25, 1867.

Chap. 177

AN ACT TO INCREASE THE NUMBER OF THE STATE POLICE. Be it enacted, &c., as follows:

Constable of state, under ex-ecutive, may appoint.

The constable of the Commonwealth, under the direction of the governor and council, is hereby authorized to appoint, in addition to the number now in commission, eighty-one deputies for such localities as he may deem expedient.

Approved April 26, 1867.

Chap. 178 An Act defining the duties of the auditor of accounts, and ESTABLISHING CERTAIN MATTERS OF FINANCE.

Be it enacted, &c., as follows:

Shall give bond, approved by governor, to treasurer.

Section 1. The auditor of accounts shall give bond to the treasurer and receiver-general of the Commonwealth, with sufficient sureties, to be approved by the governor, with the advice and consent of the council, for the faithful discharge of the duties of his office.

Salary.

Section 2. He shall receive a salary of two thousand five hundred dollars a year. He may employ in his department two permanent elerks: the first at a salary of two thousand two hundred dollars a year, and the second at a salary of seventeen hundred dollars a year; and such additional clerieal assistance as may be necessary for the dispatch of the public business, at a salary not exceeding thirteen hundred dollars a year for each person employed.

Clerks and salaries.

Section 3. He shall examine and scrutinize all accounts Auditor shall and demands against the state, excepting those for the sala- scrutinize accounts against ries of the judges of the supreme judicial court, and of the state, except certain. governor, and those due on account of the principal or interest of a public debt, or of the pay-rolls of the executive council, the senate, or house of representatives. In the May require amexamination of claims, he may, if necessary, require affida- davit thereon. vit that articles have been furnished, services rendered, and expenses incurred, as therein specified; and the affidavit for articles furnished, services rendered, and expenses incurred for any state institution, may be made by the disbursing agent or officer thereof. He shall make a certificate specify-shall certify sums ing, in all cases, the amount due and allowed on each demand, payee, and eite the name of the party to whom such amount is due or pay-law, etc. able, the law authorizing the same, and the head of expenditure to which it is chargeable. Whenever the legislature, Account apby express statute, authorizes any board or public officer to proved by express law and approve demands against the Commonwealth, and an appropriation priation therefor has been made, it shall be the duty of the fy, and report auditor, when such demands are properly approved, to aug, to governor. promptly audit and certify as aforesaid, such an amount as he may deem correct, not exceeding the appropriation for that purpose; and if, upon examination, it shall appear to him that there are improper charges in said accounts, he shall report the same to the governor and council, with a separate certificate therefor. He shall make record of all After record, certificates in a book kept for that purpose, and shall trans-tificates to govermit said certificates to the governor, who, with the advice issue warrant. and consent of the council, may issue his warrant to the treasurer for the amount therein specified as due.

Section 4. The provisions of section thirty of chapter g. s. 15, § 30, to fifteen of the General Statutes, shall be held applicable to apply all acts and resolves now or hereafter authorizing expenditures or payments from the treasury of this Commonwealth; and the department of the auditor of accounts shall be the Auditor to have repository of all original bills and vouchers on which moneys and vouchers, have been or may be paid from the state treasury, excepting except certain. those upon which payments are authorized without the certificate of the auditor or warrant of the governor, as provided in said section and chapter. And no appropriation shall be All claims to be used for the payment of any account or demand to which approved by offi-the provisions of this section apply, which shall not have and vouchers filed. been first directly authorized and approved by the heads of departments or bureaus for which such accounts shall have accrued; and no moneys shall be drawn from any such appropriation for expenses, (gratuities and special allowances Exceptions.

by the legislature excepted,) unless upon full and properly approved vouchers filed with the auditor.

Accounts, how to be kept.

School fund, public property, and debts due, to be distinct. Auditor to have access to all books and papers of state.

Shall examine books and vouchers of treasurer.

His own books, etc. Executive and

Executive and legislative powers over auditor.

Auditor shall report to legislature annually.

Report, what statements to contain.

Section 5. The auditor shall keep a distinct account of public receipts and expenditures under appropriate heads. He shall keep a like statement of the school fund and other public property, and of all debts and obligations due to and from the Commonwealth; and for such purposes shall have free access to the books and papers of the several departments, boards and institutions of the Commonwealth.

Section 6. He shall annually, in the month of January, examine the books, accounts and vouchers, of the treasurer; and his own books and accounts shall be subject at any time to such examination as the governor and council or the legislature may direct. He shall comply with any regulations in relation to the duties of his office, not inconsistent with the provisions of this chapter, which may be transmitted to him in writing by the governor and council.

Section 7. On or before the fifteenth day of January, in each year, the auditor shall submit in print, or otherwise, to the legislature, a report exhibiting a full and accurate statement of the financial condition of the Commonwealth, and of the pecuniary transactions thereof, during the year ending on the last day of the preceding month.

Section 8. The annual report of the auditor shall contain a summary statement of the receipts into, and payments from, the treasury of the Commonwealth, for the preceding year: also a detailed and particular statement of the receipts and expenditures belonging to each year; said detailed statement of expenditures to include, first, the expense incurred during the year, for the support of all permanent departments, services and institutions; and second, all exceptional and special charges, incurred for objects ordered within the year, the account being constructed in such manner as to show the expenditure actually incurred within the year, as far as can be ascertained, whether the same has been paid during the year, or whether the whole or a part thereof remain unpaid at the close of the year.

Same subject.

Section 9. The auditor's report, in each year, shall show the aggregate amount of funded debt at the beginning and end of the year respectively, the balance of increase or decrease, and a statement of the cause of such balance; and in like manner, shall show the aggregate amount of all temporary loans at the beginning and end of the year, the balance of increase or decrease, and a statement of the cause of such balance. The report shall likewise state whether the ordinary expenses of the year have exceeded the

income, or the contrary, and show the amount of the balance.

SECTION 10. It shall be the duty of the auditor to include Subject conin his report, the items of all accounts of expenditure, so far as they may be useful or interesting to the people of the Commonwealth; and in particular, so far as may be practicable, the various heads of expenditure shall be separated, so as to show the different officers or boards under whose directions the several portions of the expenditure have been incurred: all salaries and other general charges shall likewise be separated, so as to show the different classes of officers who received the several portions of the expenditure; and no expenditure exceeding five hundred dollars shall be included under any indefinite head, if it be composed of separate items.

Section 11. The auditor's report shall annually contain shall include a particular statement of the transactions of the funds statement of commonwealth belonging to, or held in trust by the Commonwealth, includ-funds, and of school income ing new investments of any portion of said funds which molety. may have been made during the preceding year, and also of the manner in which the moiety of the income of the school fund, applicable to educational purposes, has been disbursed.

SECTION 12. The auditor shall also include in his report Also, estimate of an estimate, for the current year, of the ordinary revenue for current year. of the Commonwealth, and of such other means as he may be able to point out for the defraying of expenditures.

SECTION 13. In estimating the value of the shares of Shares and other Western Railroad stock belonging to the Commonwealth, securities to be reckoned at marand all railroad shares and other securities in the several ket value. funds, they shall be reckoned at their market value at the time of making the report.

Section 14. Sections two, four, five, six, seven, eight and Repeal of 55 of nine of chapter one hundred and fifty-eight of the acts of ch. 15 G. S. the year eighteen hundred and fifty-eight, and sections one, two, three, four, five, six, seven, eight and forty-four of chapter fifteen of the General Statutes, are hereby repealed.

Act not to affect advances of money authorized by existing statutes shall not advances of money. be affected by this act.

Section 15. This act shall take effect upon its passage. Approved April 26, 1867.

An Act to amend the charter of the city of newburyport. Chap. 179 Be it enacted, &c., as follows:

SECTION 1. The charter of the city of Newburyport is Mayor shall be hereby so amended, that the mayor shall hereafter be ex seers of poor and officio chairman of the board of overseers of the poor and of school committee.

Salary, how fixed of the board of school committee; and shall be compensated and paid. for his services as mayor by a salary, to be fixed by the city council, payable at stated periods: and he shall receive no other compensation or emolument whatever, and no regulation enlarging or diminishing said compensation shall be made to take effect until the expiration of the year for which the mayor then in office shall have been elected, and said salary when fixed shall continue until changed by the city council as aforesaid.

Act void if not accepted in sixty days.

Section 2. This act shall take effect upon its acceptance by the citizens of Newburyport, at a legal meeting called for the purpose, within sixty days of its passage.

Approved April 26, 1867.

Chap. 180 An Act to incorporate the union library association of BRADFORD.

Be it enacted, $\S c.$, as follows:

Corporators.

Section 1. John B. Farrar, George Cogswell, L. W. Tyler, and all persons who are now members of the present Union Library Association of Bradford, and their associates, are hereby made a corporation by the name of the Union Library Association of Bradford, for the purpose of establishing and maintaining a social library for the diffusion of knowledge and the promotion of intellectual improvement in Privileges and re- the town of Bradford; with all the powers and privileges, and subject to all the duties and liabilities set forth in the general laws which now are or may hereafter be in force concerning corporations, so far as applicable.

Purpose.

strictions.

May hold real and personal estate.

Section 2. Said corporation may take and hold real and personal estate to an amount not exceeding twenty-five thousand dollars, exclusive of books in its library.

Property of present association may be transferred to and held by corporation.

Section 3. All the property now owned by, or which may accrue to the present Union Library Association of Bradford, may be by it transferred to the corporation hereby created; and the said corporation may take and shall hold the same, and all real and personal estate, and all moneys, books and pamphlets which shall from time to time be conveyed or given to it in any form, or be purchased by it, in trust for all the uses and purposes proper and appropriate for a public and social library, the same to be used and enjoyed under such regulations and upon such terms, and for such compensation as may from time to time be prescribed by the bylaws of the corporation. All grants, donations or bequests made to it, shall be held and used under and in pursuance of any conditions or rules prescribed in such grants, donations or bequests. Section 4.

Grants donations and bequests.

> This act shall take effect upon its passage. Approved April 26, 1867.

AN ACT TO INCORPORATE THE LEE HOTEL COMPANY. Be it enacted, &c., as follows:

Chap. 181

Section 1. Harrison Garfield, Elizur Smith, William corporators. Taylor, Marshall Wilcox, their associates and successors, are hereby made a corporation by the name of the Lee Hotel Company, for the purpose of erecting and maintaining a purpose. hotel in the town of Lee, with the buildings, appurtenances and improvements connected therewith; with all the powers Privileges and reand privileges, and subject to all the duties, liabilities and strictions. restrictions contained in all general laws which now are or may hereafter be in force and applicable to such corporations: provided however, that said corporation shall not Proviso. carry on the business of hotel-keeping nor in any way be interested in such business.

The capital stock of said corporation shall not capital stock and Section 2. exceed fifty thousand dollars, and shall be divided into shares shares. of one hundred dollars each; and said corporation may hold May hold estate. real and personal estate to the value of fifty thousand dollars, for the purpose mentioned in the first section: provided Proviso. however, that said corporation shall not incur any liability until the sum of ten thousand dollars has been paid in, in cash.

Section 3. Said corporation may mortgage its real and Corporation may personal estate to raise money for the purposes within the meaning and intent of this act, and for no other purposes: provided, that the amount secured by mortgage shall at no Proviso. time exceed one-half of the amount of the capital stock actually paid in.

Section 4. This act shall take effect upon its passage.

Approved April 26, 1867.

An Act in addition to an act to incorporate the franklin Chap. 182 TELEGRAPH COMPANY.

Be it enacted, &c., as follows:

Section 1. The Franklin Telegraph Company may pur- May purchase chase the rights, property, privileges and franchise of the Insulated Lines Company. Insulated Lines Telegraph Company, at such price as the two companies may agree upon by a vote of their stockholders, at meetings duly called and notified for that purpose.

Said Franklin Telegraph Company may May increase capincrease its capital stock to a sum not exceeding one million ital stock. dollars, and the par value thereof shall be fixed at one shares.

hundred dollars per share.

Section 3. This act shall take effect upon its passage. Approved April 26, 1867. Chap. 183

Purpose and location.

strictions.

AN ACT TO INCORPORATE THE CAPE ANN GRANITE COMPANY. Be it enacted, &c., as follows:

Corporators.

Daniel N. Stanton, Frederick K. Ballou, John Section 1. C. Stanton, their associates and successors, are hereby made a corporation by the name of the Cape Ann Granite Company, for the purpose of quarrying and cutting stone in Privileges and rettee towns of Gloucester and Rockport; with all the powers and privileges, and subject to the duties, restrictions and liabilities set forth in all general laws which now are or may hereafter be in force relating to manufacturing corporations.

May use horse railway tracks to wharves with consent of towns Rockport.

Section 2. Said corporation may construct, maintain and use, for the transportation of merchandise, railway tracks of Gloucester and from its quarries to its wharves, to be operated by horsepower, upon such road or highway, in such manner and upon such conditions as the selectmen of the towns of Gloucester and Rockport respectively, shall fix and determine.

Shall have office in Boston. Estate, capital and shares.

Section 3. Said corporation shall have its principal office in the city of Boston, and the capital stock shall be two hundred and fifty thousand dollars, divided into shares of one hundred dollars each, and may hold real and personal estate necessary and convenient for its business not exceed-Conditions of cor- ing that sum: provided however, that it shall not commence operations or incur any liability, until one hundred thousand dollars shall have been subscribed to its capital stock, and fifty thousand dollars paid in, in eash.

porate liability.

This act shall take effect upon its passage. Section 4.

Approved April 26, 1867.

Chap. 184 An Act in addition to an act to incorporate the wading RIVER RESERVOIR COMPANY.

Be it enacted, &c., as follow

May have reservoirs on Wading, Three Mile, Rumford and Chartley Rivers and tributaries.

Section 1. The Wading River Reservoir Company is hereby authorized and empowered to construct and maintain reservoirs of water on the Wading, Three Mile, Rumford and Chartley Rivers and their tributaries, in the county of Norfolk, in the same manner as they are now authorized to construct and maintain them in the county of Bristol.

Section 2. This act shall take effect upon its passage.

Approved April 26, 1867.

Chap. 185

AN ACT TO INCORPORATE THE SAINT JOSEPH'S HOME. Be it enacted, &c., as follows:

Corporators.

Section 1. H. Sidney Everett, Richard S. Fay, Francis II. Jackson, their associates and successors, are hereby made a corporation in the city of Boston, by the name of the Saint Joseph's Home, for sick and destitute servant girls, for the

Location and purpose.

purposes of providing a home and otherwise aiding and assisting sick and destitute servant girls; with all the powers Privileges and reand privileges, and subject to all the duties, liabilities and strictions. restrictions set forth in all general laws which now are or may hereafter be in force and applicable to such corporations.

Said corporation may hold real and personal May hold estate. property for the purposes set forth in the first section of this act, not exceeding one hundred and fifty thousand dollars.

Section 3. This act shall take effect upon its passage.

Approved April 26, 1867.

AN ACT TO CHANGE THE NAME OF THE FEMALE BETHEL SOCIETY Chap. 186 OF NEWBURYPORT.

Be it enacted, &c., as follows:

The Female Bethel Society of Newburyport shall here-shall take name after be called and known as the Newburyport Bethel of Newburyport Bethel Society. Approved April 26, 1867. Society.

An Act to amend an act for supplying the city of salem Chap. 187 WITH PURE WATER.

Be it enacted, &c., as follows:

Section 1. So much of the twelfth section of chapter two Prohibition of hundred and sixty-eight of the acts of the year eighteen sale of scrip, notes, bonds, hundred and sixty-four as prohibits the sale or pledge of the serip, notes, bonds or certificates in said section mentioned, at less than the par value thereof, is hereby repealed.

Section 2. This act shall take effect upon its passage.

Approved April 29, 1867.

An Act in relation to the returns by assessors of shares Chap. 188 IN BANKING INSTITUTIONS.

Be it enacted, &c., as follows:

Section 1. The returns now required to be made by Shall be made by assessors under the provisions of the second section of chapter fifteenth May to tax commissiontwo hundred and forty-two of the acts of the year eighteen er, who shall hundred and sixty-five, shall hereafter be made on or before copies of lists, the fifteenth day of May in each year, to the tax commissioner and returns under 5 2, ch. 242. of the Commonwealth; and said commissioner shall, on or 1865, etc. before the twentieth day of June in each year, transmit to the assessors of the several cities and towns of the Commonwealth, a true copy of the lists furnished by such assessors, and the full returns required by said act, and also of the returns made to the tax commissioner by the Mercantile Savings Institution of the city of Boston, pursuant to the act of the year eighteen hundred and sixty-seven, relating to the taxation of that institution.

Commissioner of co's taxable on first May to assessors.

Section 2. The tax commissioner shall annually, on or shall yearly, by June 20. send list before the twentieth day of June in each year, cause to be forwarded to the assessors of every city and town in this Commonwealth a list of all Massachusetts corporations known to him to be taxable on the first day of May next preceding said twentieth day of June under chapter two hundred and eighty-three of the acts of the year eighteen hundred and sixty-five; and such other information in his possession, as in his judgment will assist the assessors of the cities and towns in the assessment of taxes.

> Section 3. This act shall take effect upon its passage.

> > Approved April 30, 1867.

Chap. 189 An Act to authorize the treasurer of the commonwealth TO PAY CERTAIN MONEYS TO THE AGRICULTURAL COLLEGE. Be it enacted, $\S c.$, as follows:

May pay interest on college fund, accrued since July 39, 1864.

Section 1. The treasurer of the Commonwealth is hereby instructed to pay to the treasurer of the Agricultural College the interest which has accumulated on the Agricultural College fund, for the benefit of said college, since July thirtieth in the year eighteen hundred and sixty-four.

Repeal.

Section 2. All laws inconsistent with the provisions of this act are hereby repealed. Approved April 30, 1867.

Chap. 190 An Act respecting the occupation of flats in the harbor of GLOUCESTER.

Be it enacted, &c., as follows:

Owners of flats may occupy to harbor lines.

Section 1. All persons owning flats in the harbor of Gloucester are hereby authorized to extend and maintain wharves upon the same, or to fill up and build upon the same, but not beyond the harbor lines there now established.

Certain owners may extend from their outer lines over state flats.

Section 2. All persons owning flats in the harbor of Gloncester whose outer lines of title are the low-water mark, or one hundred rods below the high-water mark, may extend and maintain wharves over any flats of the Commonwealth that may lie between their said outer lines and the harbor lines there now established, but in such manner that all persons affected by this grant may have equal proportionate rights of advancing to or toward the said harbor lines.

Harbor commissioners shall approve under ch. 149, § 4, 1866.

Section 3. All things which may at any time be done under this grant, shall be subject to the determination and approval of the board of harbor commissioners, as provided in section four of chapter one hundred and forty-nine of the acts of the year eighteen hundred and sixty-six.

Charge of harbor lines, how to be construed.

Section 4. If the harbor lines of Gloucester shall at any time be removed nearer to the high-water mark, this grant shall be construed to apply only to such new lines,

except so far as valuable structures may have been actually and in good faith built under the same.

SECTION 5. When in any previous grant of a right to Previous grant to extend and maintain a wharf in Gloucester harbor, liberty be deemed prihas been given to lay vessels at the sides or end of such of other person or other person. wharf, the liberty so granted shall not be construed as a or of state. grant of any private right in or over the flats of any other person, or of any private right in or over the flats of the Commonwealth not revocable at any time by the legislature.

Section 6. The grants made by this act are revocable by Grants herein the legislature at any time, except so far as valuable struc- may be revoked, except certain. tures may have been actually and in good faith built under the same.

Section 7. This act shall take effect upon its passage.

Approved April 30, 1867.

An Act to authorize, the boston and martha's vineyard peat $\it Chap.\,191$ COMPANY TO BUILD WHARVES ON MARTHA'S VINEYARD.

Be it enacted, $\S c.$, as follows:

Section 1. The Boston and Martha's Vineyard Peat May build from Company is hereby authorized to build and maintain two lands with conwharves from the high-water mark on the north shore of sent of proprietors. Martha's Vineyard, beginning, one on the land of Hariph Mayhew, and the other on the land of Benjamin Hillman, near to the peat lands of said company, with the permission of the said Mayhew and Hillman respectively, and extending out into the Vineyard Sound so far as to give twelve feet of water at the end of the wharves at low tide: provided, that Proviso: harbor all things done under this grant shall be subject to the commissioners to approve. determination and approval of the board of harbor commissioners, as provided by section four of chapter one hundred and forty-nine of the acts of the year eighteen hundred and sixty-six; and provided, that this grant shall in no wise impair the legal rights of any person.

Section 2. This act shall take effect upon its passage.

Approved April 30, 1867.

An Act to authorize the franconia iron and steel company Chap. 192 TO EXTEND ITS WHARF IN WAREHAM.

Be it enacted, &c., as follows:

Section 1. The Franconia Iron and Steel Company is May extend on hereby authorized to extend its wharf in Wankinco River in Wankinco River in Wankinco River in Wankinco River Wareham on a line which shall be a continuation of the front line of the present wharf, along the shore of said river, in a southerly direction one thousand feet, then turning at a right angle and running westerly to the shore: provided, that all Proviso: harbor things done under this act shall be subject to the determi-approve.

nation and approval of the board of harbor commissioners as provided in section four of chapter one hundred and fortynine of the acts of the year eighteen hundred and sixty-six. Section 2. This act shall take effect upon its passage.

Approved April 30, 1867.

Chap. 193 An Act to incorporate the massachusetts church missionary SOCIETY.

Be it enacted, &c., as follows:

Corporators.

Section 1. George A. Brown, James S. Amory, Martin L. Bradford, their associates and successors, are hereby made a corporation by the name of the Massachusetts Church Missionary Society, for the purpose of promoting the preaching of the gospel, of organizing and assisting churches of the Protestant Episcopal denomination, and of educating candi-

Purpose.

strictions.

dates for the ministry; with all the powers and privileges, Privileges and reand subject to all the duties, restrictions and liabilities set forth in all general laws which now are or may hereafter be in force relating to such corporations.

Section 2. Said corporation shall have power to hold real and personal estate to an amount not exceeding one hundred and fifty thousand dollars.

May hold estate.

Section 3. This act shall take effect upon its passage.

Approved May 2, 1867.

AN ACT TO INCORPORATE THE RENFREW MANUFACTURING COMPANY. Chap. 194 Be it enacted, &c., as follows:

Corporators,

George H. Gilbert, Levi L. Brown, James Renfrew, junior, their associates and successors, are hereby made a corporation by the name of the Renfrew Manufacturing Company, for the purpose of manufacturing woolen or eotton yarns or cloths, or any fabric wholly or in part of cot-Privileges and retton or wool, in the town of Adams; and for this purpose shall have all the powers and privileges, and be subject to all the duties, restrictions and liabilities set forth in all general laws which now are or may hereafter be in force relating to manufacturing corporations.

Purpose and location

strictions.

May hold real estate.

Section 2. Said corporation, for the purposes aforesaid, may hold real estate necessary and convenient for its business to an amount not exceeding two hundred thousand dol-Capital stock and lars; and the whole capital stock shall not exceed the sum of six hundred thousand dollars, divided into shares of one hundred dollars each: provided, however, that said corporation shall not go into operation until one hundred thousand dollars of its capital stock shall have been paid in, in cash.

shares. Proviso.

Section 3. This act shall take effect upon its passage.

Approved May 2, 1867.

An Act to authorize the dighton furnace company to build a Chap. 195 WHARF IN TAUNTON.

Be it enacted, &c., as follows:

SECTION 1. The Dighton Furnace Company is hereby May build on authorized to build and maintain a wharf on the westerly westerly bank of Taunton Great bank of Taunton Great River, in the manner following; River. beginning at low-water mark on the line between their land and the land of Lorenzo Lincoln and Company, and thence running into the river easterly twelve feet, then turning at right angles and running northerly one hundred and fifty feet, then turning and running westerly three feet to the lowwater mark on the line of the land of J. W. Hathaway: pro- Proviso: harbor vided, that all things done hereunder shall be subject to the shall approve. determination and approval of the board of harbor commissioners, as provided by section four chapter one hundred and forty-nine of the acts of the year eighteen hundred and sixtysix; and provided, that this grant shall in no wise impair the legal rights of any person.

Section 2. This act shall take effect upon its passage.

Approved May 2, 1867.

An Act authorizing nathaniel harris to build wharves in Chap. 196 CHILMARK.

Be it enacted, &c., as follows:

Section 1. Nathaniel Harris of Boston is hereby author- Maybuildonown ized to build and maintain the following described wharves flats, and over flats of Commonin Chilmark on any flats being his property, and over any wealth. flats of the Commonwealth that may lie in front of his outer line of flats, to wit: one wharf at his lands at the Roaring Brook, extending not over four hundred and fifty feet below the low-water mark, and of a width not exceeding seventyfive feet; a second wharf of the same length and width, at a point about one-third of a mile south-westerly from the first named wharf; and a third wharf of the same length and width at his lands in Manamshi Bight: provided, that all Proviso: harbor things done under this grant shall be subject to the detershall approve. mination and approval of the board of harbor commissioners, as provided in section four of chapter one hundred and fortynine of the acts of the year eighteen hundred and sixty-six; and provided, that this grant shall in no wise impair the legal rights of any person.

Section 2. This act shall take effect upon its passage. Approved May 2, 1867. Chap. 197

AN ACT TO INCORPORATE THE NORTH ANDOVER MILLS.

Corporators.

Be it enacted, &c., as follows:
Section 1. William Sutton, Eben Sutton, Moses T.

Purpose.

Stevens, their associates and successors, are hereby made a corporation, by the name of The North Andover Mills, for the purpose of manufacturing woolen or cotton cloths, or any fabric wholly or in part of wool, cotton, silk, flax, hemp or jute, in the town of North Andover; and for this purpose

Privileges and restrictions.

any fabric wholly or in part of wool, cotton, silk, flax, hemp or jute, in the town of North Andover; and for this purpose shall have all the powers and privileges, and be subject to all the duties, restrictions and liabilities set forth in all general laws which now are, or hereafter may be in force relating to manufacturing corporations.

May hold real

Section 2. Said corporation, for the purposes aforesaid, may hold real estate necessary and convenient for its business to an amount not exceeding one hundred thousand dollars, and the whole capital stock shall not exceed six hundred thousand dollars, divided into shares of one hundred dollars each.

Capital stock and shares.

Conditions of operation.

Section 3. Said corporation shall not commence operations until two hundred thousand dollars of its capital stock is paid in.

Section 4. This act shall take effect upon its passage.

Approved May 2, 1867.

Chap. 198 An Act to authorize lorenzo lincoln and others to build a wharf in Taunton.

Be it enacted, &c., as follows:

May build on westerly bank of Taunton Great River.

Section 1. Lorenzo Lincoln, Jonathan T. Lincoln, Edward L. Lincoln and James M. Lincoln are authorized to build and maintain a wharf in Taunton on the westerly bank of Taunton Great River, in the manner following: beginning at low-water mark, on the line between their land and the land of J. W. Hathaway and thence running into the river easterly fourteen and a half feet, then turning at right angles and running northerly two hundred feet, then turning and running westerly twelve feet to the low-water mark on the line of the land of the Dighton Furnace Company: provided, that all things done hereunder shall be subject to the determination and approval of the board of harbor commissioners, as provided by section four of chapter one hundred and forty-nine of the acts of the year eighteen hundred sixty-six; and provided, that this grant shall in no wise impair the legal rights of any person.

Proviso: harbor commissioners shall approve.

Section 2. This act shall take effect upon its passage.

Approved May 2, 1867.

AN ACT CONCERNING THE DERBY WHARF CORPORATION. Be it enacted, &c., as follows:

Chap. 199

Section 1. At a meeting of the members of the Derby Holders and rep-Wharf Corporation to be duly called in the manner provided resentatives of stock to be by the fifth section of chapter sixty-eight of the General deemed members of corporation at Statutes on the written application of Lemuel B. Hatch, meeting to be called. wharfinger of such corporation, to any justice of the peace in the county of Essex, all persons holding certificates of stock in said corporation or the legal representatives of any such persons deceased shall be deemed members of said corporation, and shall be entitled to act at such meeting; and company may the said corporation may then and there be reorganized by reorganize, and confirm acts of the choice of all proper officers: and after such choice of officers. officers it shall be lawful for the said corporation to ratify and confirm all acts of any person or persons who have heretofore acted in good faith as officers thereof.

SECTION 2. All acts and proceedings so ratified and con- Acts so ratified to firmed, shall be valid to all intents in law in the same degree be as valid as if and with the same effect as if said officers had been duly officers. elected at lawful meetings of said corporation, and said acts and doings had and done in pursuance of lawful votes of said corporation: and the said corporation shall have Records may be authority to cause the records to be made up, and being made up and ap proved. approved by vote of said corporation the same shall be deemed to be the true and proper records thereof.

Section 3. This act shall take effect upon its passage.

Approved May 2, 1867.

AN ACT TO INCORPORATE THE PASQUE ISLAND CORPORATION. Be it enacted, &c., as follows:

Chap. 200

Section 1. Welcome R. Beebe, Genio C. Scott, Peter Corporators. Balen, their associates and successors, are hereby made a corporation on the island of Pasque in the town of Gosnold, Location and by the name of the Pasque Island Corporation, for the pur-purpose. pose of erecting on said island houses and other buildings for residence and the propagation of fish; with all the Privileges and repowers and privileges, and subject to the duties, liabilities strictions. and restrictions which now are, or may be in force relating to such corporations; and with the right to close the outlets May close outlets to creeks in said island for the propagation of black bass or to creeks. other fish.

SECTION 2. Seining or taking fish in any other mode than Penalty for seinby hook and line within forty rods of the shores of Pasque ing within forty rods of shore. Island is prohibited under a forfeiture for each offense of a sum not exceeding twenty dollars, and not less than five dollars, to be recovered in any court proper to try the same.

Proviso.

Company may hold estate.

Section 3. Said corporation may hold real and personal estate to the amount of fifty thousand dollars, and mortgage Capital stock and and sell the same; and the whole capital stock of said corporation shall not exceed fifty thousand dollars, nor be less than twenty-five thousand dollars, divided into shares of one hundred dollars each: provided, that said corporation shall incur no liabilities until an amount equal to fifty per cent. thereof is subscribed and paid in, in eash.

Approved May 2, 1867.

Chap. 201 An Act concerning the old colony and newport railway COMPANY.

Be it enacted, $\S c.$, as follows:

May, under harbor commissionover Fort Point Channel.

Section 1. The Old Colony and Newport Railway Comers, widen bridge pany is hereby authorized, under the direction of the harbor commissioners, to widen its bridge across Fort Point Channel to a line commencing at a point in the commissioners' line on the northerly side of said channel not exceeding twenty feet, measured on said line, from the intersection of the westerly side of the present bridge with said line, thence running by a curve not exceeding one hundred and twentyfive feet long, and eight hundred and twenty feet radius, to a point in the westerly side of said bridge.

Section 2. This act shall take effect upon its passage.

Approved May 2, 1867.

Chap. 202 An Act to authorize the town of winthrop to loan its credit TO THE WINTHROP HORSE RAILROAD COMPANY.

Be it enacted, &c., as follows:

May loan 20,000 dollars.

Section 1. The town of Winthrop is hereby authorized to loan its credit in aid of the Winthrop Horse Railroad Company, to an amount not exceeding twenty thousand dollars: provided, that three-fourths of the legal voters of said town present and voting at a legal meeting called for that purpose, shall vote to loan the credit of said town as aforesaid; and provided, also, that said town shall take such security for said loan and upon such terms as the selectmen of the town and the directors of said company shall determine.

Provisos: threefourths voters to approve.

Shall take security.

Town may raise money by loan, tax or bonds.

The town of Winthrop is hereby authorized Section 2. to raise by loan, tax or bonds, a sum of money not exceeding twenty thousand dollars, to be used as provided in the preceding section.

Section 3. This act shall take effect upon its passage.

Approved May 2, 1867.

AN ACT RELATING TO RETURNS OF SAVINGS BANKS.

Chap. 203

Be it enacted, &c., as follows:

Section 1. In addition to the statements now required Additional statein the annual returns of savings banks and institutions for inannual return. savings, each treasurer thereof shall state the number and amount of deposits received; the number and amount of deposits received of and exceeding three hundred dollars at one time; the number and amount of withdrawals; the number of accounts opened; the number of accounts closed, and the amount of surplus on hand, severally, for the year included in the returns.

ments required

Section 2. Blank forms of the annual returns shall be secretary of state furnished to every such corporation by the secretary of the to furnish forms. Commonwealth.

Section 3. This act shall take effect upon its passage.

Approved May 2, 1867.

An Act to repeal all laws requiring the sealing of milk cans. Chap. 204 Be it enacted, &c., as follows:

All acts and parts of acts which require the scaling of Repeal. cans in which milk is transported or sold, are hereby repealed. Approved May 2, 1867.

An Act in addition to an act concerning the division of flats. Chap. 205 Be it enacted, &c., as follows:

SECTION 1. Persons having received grants from the legis- grantees of lature of any flats of the Commonwealth lying between their flats from own outer lines of property and any harbor lines there established, outer lines to harbor lines may or grants from the legislature of rights to build upon any have bounds settled under ch. such flats of the Commonwealth, may have the lines and 306, 1861. boundaries of their respective rights settled in the manner provided by chapter three hundred and six of the acts of the year eighteen hundred and sixty-four, subject to the exception therein as to the rights and title of the Commonwealth.

Section 2. This act shall take effect upon its passage.

Approved May 2, 1867.

An Act in addition to an act concerning the qualifications Chap. 206 OF ELECTORS.

Be it enacted, &c., as follows:

The name of no person shall be added to the voting lists Name of yoter, if in any city of this Commonwealth after the lists have been hands of ward placed in the hands of the ward officers, unless the qualifications of said person as a voter shall have been determined by clerk as herein. the mayor and aldermen, at some meeting held previous to the opening of the polls; such fact to be verified by the certificate of the city clerk. Approved May 2, 1867.

 $\it Chap.~207$ An Act in addition to an act to incorporate the marshpee MANUFACTURING COMPANY.

Be it enacted, $\S c.$, as follows:

May use its real estate as directors may deem of service to Indians and people of color.

The Marshpee Manufacturing Company is Section 1. hereby authorized to use any part of the real estate which by its act of incorporation it is authorized to hold for any purposes which, in the opinion of the directors of said company, will promote industry and furnish employment among the Indians and people of color in Marshpee.

Section 2. This act shall take effect upon its passage.

Approved May 4, 1867.

Chap. 208

AN ACT TO INCORPORATE THE SPOT POND WATER COMPANY. Be it enacted, &c., as follows:

Corporators.

Samuel E. Sewall, Daniel W. Gooch and Section 1. George W. Heath, of Melrose, Elisha S. Converse, J. H. Abbott and George P. Cox, of Malden, and James O. Curtis, Charles V. Bemis and Benjamin F. Hayes, of Medford, their associates and successors, are hereby made a corpora-May supply water tion by the name of the Spot Pond Water Company, for the purpose of supplying the inhabitants of said Melrose, Malden and Medford, with pure water; with all the powers and privileges, and subject to all the restrictions, duties and liabilities set forth in the general laws which are now or may hereafter be in force relating to such corporations, so far as they may be applicable.

to towns of Melrose, Malden and Corporate powers and liabilities.

> Section 2. Said corporation may take, hold and convey through the town of Stoneham, so far as may be necessary, and to, into and through the said towns of Melrose, Malden and Medford, the waters of Spot Pond, so called, situate in the towns of Stoneham and Medford, and the waters which flow into and from the same.

May convey waters of Spot Pond through Stoneham, Melrose, Malden and Medford.

Capital stock and shares.

estate.

May hold land

for works

Condition of entry upon land of person, or of taking water.

Section 3. The capital stock of said company shall not exceed three hundred thousand dollars, to be divided into Real and personal shares of one hundred dollars each; and said company may hold real and personal estate not exceeding in amount one hundred thousand dollars, and may also take and hold, by purchase or otherwise, such land as may be necessary for erecting and maintaining dams and reservoirs, and for laying and maintaining conduits, pipes, drains, and such other works as may be necessary for the purity and preservation of said waters, and for collecting, conducting and distributing the same as herein provided. But said company shall not enter upon or use, for the purpose herein specified, the land of any person, or take water from said pond, until thirty thousand dollars in each have been paid in upon the capital stock of said corporation.

Section 4. Said company within sixty days after the company shall taking of any of the land aforesaid, shall file in the registry land in registry of deeds for the county of Middlesex a description thereof, of deeds.

sufficiently accurate for identifying the same.

Section 5. Said company may make aqueducts, from the May make aquesource above mentioned, through any part of the towns of said towns, aforesaid, and may maintain the same by suitable works, and supply water may make reservoirs and hydrants, and may distribute the denand Medford. water throughout said towns of Melrose, Malden and Medford by laying down pipes, and may establish the rents therefor. And the said company, for the purposes aforesaid, May, under semay enter upon and dig up any road, under the direction of reads. the selectmen of said towns respectively, in such manner as to cause the least hindrance to the travel thereon.

Section 6. All claims for damages sustained by taking Damages: claims for to be heard as land, water or water-rights, or by making aqueducts, reser-in case of land voirs or other works, shall be ascertained, determined and for highways. recovered, in the manner now provided by law in case of land taken for highways, except that the complaint may be filed within three years after said taking.

SECTION 7. Any person who shall maliciously divert the Penalty if person water, or any part thereof, of the sources which shall be vertor corrupt taken by said corporation, pursuant to the provisions of this water or injure act, or who shall corrupt the same, or render it impure, or who shall maliciously destroy or injure any dam, reservoir, aqueduct, pipe or hydrant, or other property held, owned or used by the said company for the purposes of this act, shall pay three times the amount of actual damage to the said company, to be recovered by any proper action; and every such person, on conviction of either of the malicious acts aforesaid, may be punished by fine not exceeding one hundred dollars, and imprisonment not exceeding six months.

The said towns of Melrose, Malden and Towns of Mel-Medford, or any two of them, in case the remaining town rose, Malden and Medford, or declines to participate in said purchase, may, at any time either two, may, within 15 years, within fifteen years from the time this act takes effect, pur-chase the franchise of said corporation and all its corporate cost and 10 per presently by paying therefor the amount expended for the cent. per annum property by paying therefor the amount expended for the interest. construction, maintenance and repairs of said water works, and all necessary incidental expenses, together with interest thereon, at the rate of ten per centum per annum, less the amount derived therefrom, with interest thereon at the rate amount derived therefore, with interest the food agree as to Towns failing to agree, commisthe portion of said amount to be paid by each, the supreme sioners by S. J. judicial court, or any justice thereof, upon application of pay.

either town, so purchasing, shall appoint three commissioners to award the amount so to be paid by each, which award shall be final.

Towns purchasing may issue "water scrip," payable in not more than twenty years.

May sell as shall deem proper.

May assess for payment, not to exceed \$5,000 in one year.

Towns purchasing shall have powers and duties by agents they may appoint.

Damages, liability of towns for.

Payment, how determined.

Company shall observe water marks.

S. J. Court, on application, to appoint commission to erect monuments at points of rise and fall of water.

Section 9. For the purpose of defraying the cost of such franchise and corporate property as shall be purchased for the purposes aforesaid, each of the towns, so purchasing, shall have authority to issue, from time to time, notes, scrip or certificates of debt, to be denominated on the face thereof "Spot Pond Water Serip," to an amount not exceeding the proportion payable by each such town, bearing interest payable semi-annually, and the principal shall be payable at periods not more than twenty years from the issuing of the said serip, notes or certificates respectively; and such town may sell the same, or any part thereof, from time to time, at public or private sale, for the purpose aforesaid, on such terms and conditions as such town shall deem proper. each of such towns, so purchasing, is further authorized to make appropriations and assess from time to time, such amounts, not exceeding in any one year the sum of five thousand dollars, towards paying the principal of the money so borrowed, and also a sum sufficient to pay the interest thereon, in the same manner as money is assessed and appropriated for other town purposes.

Section 10. In case the towns of Melrose, Malden and Medford, or any two of them, shall purchase the property, rights and privileges of said company, said towns so purchasing, shall exercise all the rights, powers and authority, and be subject to all the restrictions, duties and liabilities herein contained, in such manner, and by such officers, servants and agents as said towns shall, respectively, from time to time, ordain appoint and direct. And said towns shall be liable to pay all damages occasioned by the diversion of any water, or the obstruction of any stream, or the flowing of any lands for the purposes of said aqueduct, for which said company might be legally liable; the amount payable by each town to be determined in the same manner as provided in the eighth section of this act for determining the amount payable by such town for the purchase of the franchise and corporate property therein mentioned.

Section 11. Said company shall not at any time draw the waters of said pond below low-water mark of said pond, nor raise them above high-water mark.

SECTION 12. A commission of three persons shall be appointed by the supreme judicial court, or any justice thereof, on application of said company, or of any party in interest, who shall, at the cost and expense of said company,

after public notice to the parties in interest, ascertain the points between which the waters of said pond and its outlet rise and fall, and shall erect permanent monuments showing the same, and shall make a full report of all their

doings to the supreme judicial court.

SECTION 13. Nothing in this act contained shall be so Rights of Stoneconstrued as to prevent or interfere with the right of the ham to water of town of Stoneham to take water from said Spot Pond for the impaired. use of the inhabitants of said town. And said company company may may furnish water to such inhabitants of said town as may desire the same, at the same rates as to the inhabitants of other towns. Approved May 4, 1867.

supply said town.

An Act concerning records and returns from the overseers Chap. 209 OF THE POOR.

Be it enacted, &c., as follows:

SECTION 1. It shall be the duty of overseers of the poor overseers shall in all the cities and towns of this Commonwealth to keep of support, relief full and accurate records of the paupers fully supported, the persons. persons relieved and partially supported, the travellers and vagrants lodged at the expense of said cities and towns, together with the amount paid for such support and relief.

SECTION 2. Such annual returns of the number, sex, Returns to be place of settlement, place and cost of support, sanity and board charities, temperance of the persons supported and relieved by towns annually, to Sept. 30th. and cities, and such other particulars concerning them as may be required by the board of state charities, shall be made by the overseers of the poor to the secretary of said board on or before the twentieth day of October in each year, and shall relate to the year ending on the thirtieth day of September preceding.

Section 3. If the overseers of any town or city shall Penalty upon refuse or neglect to comply with the requirements of this failure of overact, said town or city shall forfeit the sum of one dollar for with requireeach day's neglect, and the amount of such forfeiture shall ments. be deducted from any sum to which said town or city may be entitled in re-imbursement for relief of state paupers as provided in chapters one hundred and sixty-two of the acts of the year eighteen hundred and sixty-five, and two hundred and thirty-four of the acts of the year eighteen hundred and sixty-six; and in case no such re-imbursement shall be due to said town or city, the forfeiture shall be deducted from any money which may be due such town or city from the state.

SECTION 4. It shall be the duty of the secretary of the Secretary board board of state charities to prepare tables from the returns tables, etc.

thus made, and to report the most important information thus obtained to the board, who shall cause the same to be printed in their annual reports for the use of the legislature.

Repeal.

Section 5. Sections six and seven of chapter three hundred and seven of the acts of the year eighteen hundred and sixty-four, and all other acts and parts of acts inconsistent with this act are hereby repealed.

Section 6. This act shall take effect upon its passage.

Approved May 4, 1867.

Chap. 210 An Act concerning the occupation of flats in cape cod HARBOR AT PROVINCETOWN.

Be it enacted, &c., as follows:

Owners may extend wharves, or upon, to harbor lines.

Section 1. All persons owning flats in Cape Cod harbor tend wharves, or all Provincetown are hereby authorized to extend and maintain wharves upon the same, or to fill up and build upon the same, but not beyond the harbor lines which may be hereafter established for said harbor.

Certain owners may extend wharves over certain flats of state, observing personal rights.

Section 2. All persons owning flats in the harbor at Provincetown whose outer lines of title are the low-water mark, or one hundred rods below the high-water mark, may extend and maintain wharves over any flats of the Commonwealth that may lie between their outer lines and the harbor lines that may be there hereafter established, but in such manner that all persons affected by this grant may have equal proportionate rights of advancing to or towards the said harbor lines.

Doings under act to be approved by harbor commissioners.

Section 3. All things which may at any time be done under this grant, shall be subject to the determination and approval of the board of harbor commissioners, as provided in section four of chapter one hundred and forty-nine of the acts of the year eighteen hundred and sixty-six.

Harbor lines being made nearer high-water mark, grant to so apply, except, etc.

Section 4. If the harbor lines at Provincetown shall at any time be removed nearer to the high-water mark, this grant shall be construed to apply only to such new lines, except so far as valuable structures may have been actually and in good faith built under the same.

Previous grant to lay vessels at wharf not to be deemed private right.

Section 5. When in any previous grant of a right to extend and maintain a wharf in the harbor at Provincetown, liberty has been given to lay vessels at the sides or end of such wharf, the liberty so granted shall not be construed as a grant of any private right in or over the flats of any person or of the Commonwealth not revocable at any time by the legislature.

Grants herein may be revoked, except, etc.

Section 6. The grants made by this act are revocable by the legislature at any time, except so far as valuable structures may have been actually and in good faith built under the same.

Section 7. This act shall take effect upon its passage.

Approved May 4, 1867.

An Act to incorporate the monitor mutual fire insurance Chap. 211 COMPANY.

Be it enacted, &c., as follows:

Section 1. Joseph F. Paul, George H. Davis, Henry C. corporators. Morse, their associates and successors, are made a corporation by the name of the Monitor Mutual Fire Insurance Company, in the city of Boston, for the purpose of making insurance Purpose. upon real and personal property against losses by fire, upon the mutual principle; with all the powers and privileges, and Privileges and resubject to all the duties, restrictions and liabilities set forth strictions. in all general laws which now are or may hereafter be in force relating to such corporations.

Section 2. This act shall take effect upon its passage. Approved May 4, 1867.

AN ACT IN RELATION TO EVIDENCE.

Be it enacted, &c., as follows:

Chap. 212

The provisions of the second section of Use of deposition Section 1. chapter three hundred and four of the acts of the year of party in civil suit, taken in eighteen hundred and sixty-four, are hereby extended to perpetuam, to allow testimony cases where a deposition has been taken in perpetuam, if the of other party. deposition shall afterwards be used on the trial of a cause in which the deponent or any legal representative of the deponent is a party, on behalf of such party.

Section 2. This act shall take effect upon its passage.

Approved May 6, 1867.

An Act making copies of certain papers and records admis- Chap. 213 SIBLE AS EVIDENCE.

Be it enacted, &c., as follows:

Copies of books, papers, documents and records in the Certificate of executive and other departments of the government of the state officer in custody, attested Commonwealth, when duly authenticated by the attestation by secretary of of the officer having charge of the same, shall be competent to be competent. evidence in all cases equally with said original books, papers, documents and records: provided, that the genuineness of the signature of such officer shall be attested by the secretary of the Commonwealth under the seal of the Commonwealth.

Approved May 6, 1867.

Chap. 214 An Act to legalize the election of town officers in the TOWN OF HARVARD, AND FOR OTHER PURPOSES.

Be it enacted, &c., as follows:

Election and other acts on fourth March. 1867, made valid.

Section 1. The election of town officers in the town of Harvard, made at the annual town meeting on the fourth day of March in the year one thousand eight hundred and sixtyseven, and all other acts and doings of said town at said town meeting, so far as the same may be illegal for the reason that the warrant for said meeting was not served by posting up attested copies thereof according to the direction of the selectmen of said town, are hereby ratified and confirmed; and the same shall be taken and deemed good and valid in law, to all intents and purposes whatsoever.

Section 2. This act shall take effect upon its passage. Approved May 6, 1867.

Chap. 215 An Act to repeal an act to authorize horse and street RAILROAD CORPORATIONS TO TAKE THE BENEFIT OF THE INSOLVENT LAWS.

De it enacted, δc , as follows:

Repeal of ch. 113, 1866.

Section 1. Chapter one hundred and thirteen of the acts of the year eighteen hundred and sixty-six is hereby repealed: provided however, that nothing in this act shall affect any right acquired or proceedings begun under the same.

Proviso: not to affect rights acquired.

Section 2. This act shall take effect upon its passage.

Approved May 6, 1867.

Chap. 216 An Act authorizing the eastern railroad company and the EASTERN RAILROAD IN NEW HAMPSHIRE TO UNITE AND FORM ONE CORPORATION.

Be it enacted, &c., as follows:

May, on vote of stockholders, unite by agreement.

Section 1. The Eastern Railroad Company, and the Eastern Railroad in New Hampshire, a corporation established by the laws of New Hampshire, are hereby authorized by a vote of the stockholders of each of said corporations, at meetings called for the purpose, to unite themselves into one corporation on such terms and conditions as shall be Respective rights mutually agreed; and all the franchise, property, powers and privileges now enjoyed by or appertaining to, and all the restrictions, liabilities and obligations imposed upon, said two corporations, or either of them by virtue of their respective charters or otherwise, shall appertain and belong to and be obligatory upon said united corporation in the same manner as if the same had been contained in or acquired under an original charter.

and obligations to be in new corporation.

A corporate officer to be resident of state.

Section 2. One or more of the directors or other officers of said united corporation shall be an inhabitant of this Commonwealth, on whom processes against said corporation

may be legally served: said corporation shall be held to Process on corpoanswer in the jurisdiction where the service is made and the answered. process is returnable. Approved May 6, 1867.

An Act to authorize the New Bedford five cents savings Chap. 217 BANK TO HOLD REAL ESTATE.

Be it enacted, &c., as follows:

SECTION 1. The New Bedford Five Cents Savings Bank May hold estate is hereby authorized to hold real estate to an amount not for banking purexceeding twenty-five thousand dollars, to be invested in the purchase of a suitable site and the erection of a suitable building to be used for banking purposes; and all income, if Income to be any, arising from such real estate shall be devoted exclusively used for corporation. to the interests of said corporation.

Section 2. This act shall take effect upon its passage.

Approved May 6, 1867.

AN ACT TO INCORPORATE THE MANOMET HOTEL COMPANY. Be it enacted, &c., as follows:

Chap. 218

Section 1. Sewall H. Fessenden, Ephraim N. Winslow, corporators. Alexander Baxter, their associates and successors, are hereby made a corporation by the name of the Manomet Hotel Company, for the purpose of erecting a public house, to be located Location of near Buzzard's Bay in the town of Sandwich, and maintain-building. ing such public house with the buildings and improvements connected therewith; with all the powers and privileges, and Privileges and resubject to all the duties, liabilities and restrictions contained strictions. in all general laws which now are or may hereafter be in force and applicable to such corporations: provided, however, Proviso: shall that said corporation shall not carry on the business of keep-not keep house. ing a hotel or boarding-house, or be in any way interested in such business.

The capital stock of said corporation shall not Capital and Section 2. exceed one hundred thousand dollars, and shall be divided shares. into shares of one hundred dollars each; and said corpo- Estate. ration may hold real and personal estate to the value of one hundred thousand dollars, for the purpose mentioned in the first section: provided however, that said corporation shall Proviso: connot incur any liability until the sum of twenty thousand

dollars has been paid in, in cash. Section 3. This act shall take effect upon its passage.

Approved May 6, 1867.

An Act to incorporate the boston and kennebec steam-boat Chap. 219 COMPANY.

Be it enacted, &c., as follows:

Section 1. Isaac Rich, Andrew Pierce, junior, Freeman Corporators. Cobb, Waldo Adams, their associates and successors, are

Purpose.

strictions.

hereby made a corporation by the name of the Boston and Kennebec Steam-boat Company, for the purpose of engaging in the business of transporting passengers and freight between Privileges and re- Boston and Bath, Gardiner, and other ports in Maine; with all the rights and privileges, and subject to all the duties, liabilities and restrictions in all general laws which now are, or may hereafter be in force applicable to such corporations.

May own, use and sell vessels.

Said company are hereby authorized and empowered to build, purchase, sell and convey, hire and employ such steam vessels, with such apparatus and appendages as may be found necessary for steam navigation and the transportation of freight and passengers as aforesaid.

Capital stock and shares.

Section 3. The capital stock of said corporation shall be fixed at five hundred thousand dollars, with power to increase the same to one million dollars, and shall be divided into shares of the par value of one hundred dollars each: provided, that said corporation shall incur no liability till one hundred thousand dollars of its capital stock has been paid in.

Proviso: condition of liability.

> Section 4. This act shall take effect upon its passage.

Approved May 6, 1867.

Chap. 220

An Act in relation to the courts in middlesex county. Be it enacted, &c., as follows:

County commissioners may sell county property in Concord to town.

Section 1. The county commissioners of Middlesex county are hereby authorized to sell and convey to the town of Concord, for nominal considerations, the court-house, jail and real estate connected therewith, belonging to said county and situate in said town.

Upon transfer and notice, courts to be held at Cambridge.

Section 2. After such conveyance, of which the commissioners shall give notice in one or more newspapers published in said county, the courts now required to be held at Concord, shall be held at the same times at Cambridge in said county; and all appeals, recognizances and processes, which, before the publication of such notice, may be made returnable to any court at Concord, shall be returned to such court held at the same time at Cambridge.

Section 3. This act shall take effect upon its passage.

Approved May 7, 1867.

Chap. 221 An Act to change the names of certain corporations in the TOWN OF WEST CAMBRIDGE.

Be it enacted, &c., as follows:

"Arlington " substituted for West Cambridge in corporate titles.

Section 1. The West Cambridge Gas-Light Company shall take the name of the Arlington Gas-Light Company. The West Cambridge Horse Railroad Company shall take the name of the Arlington Horse Railroad Company. The West Cambridge Five Cents Savings Bank shall take the name of the Arlington Five Cents Savings Bank. Lexington and West Cambridge Railroad Company shall take the name of the Lexington and Arlington Railroad Company. The Spy Pond Water Company shall take the name of the Arlington Lake Water Company.

Section 2. Each of the parishes and religious societies Parishes and religious societies in the town of West Cambridge is hereby authorized to may substitute change its corporate name by substituting Arlington wherever same. West Cambridge occurs in the same. Such change may be made by a vote of the members of such parish or religious society at any legal meeting thereof.

Section 3. This act shall take effect upon its passage.

Approved May 7, 1867.

AN ACT CONCERNING PRACTICE IN DIVORCE CASES. Be it enacted, &c., as follows:

Chap. 222

Section 1. Decrees for divorce from the bonds of matri- Decree may be mony may in the first instance be decrees nisi, to become nisi for not less than six mouths. absolute after the expiration of such time, not being less than six months from the entry thereof, as the court shall, by general or special orders direct. At the expiration of the Party then movtime assigned, on motion of the party in whose favor the ing, same may be made absolute. decree was rendered, which motion may be entertained by any judge in term or vacation, the decree shall be made absolute, if the party moving shall have complied with the orders of the court, and no sufficient cause to the contrary shall appear.

Section 2. The court, by special order in each case, or Court shall order in pursuance of rules established, shall require the party in nisi to be pubwhose behalf a decree *nisi* of divorce is entered, to cause lished by party the fact of the entry of such decree together with its terms, require deposit of moving, or may require deposit of the published in some one or more newspapers to be designed. nated by the court, one of which shall be published in the county in which the case is pending with such other notice as the court may require; the form of the notice, the time of publication and mode of proof of the publication to be fixed by the court; or the court may require such party to deposit with the clerk of the court, before such decree shall be entered, a sum of money sufficient to pay for the publication of such notice by the clerk, with reasonable compensation to him therefor; and may, in any case, authorize the clerk may certify clerk to cause such publication to be made, and his certificate as proof. shall be proof that the same has been made.

Section 3. This act shall take effect upon its passage.

Approved May 9, 1867.

Chap. 223 An Act to confirm certain acts done by billings palmer AS TRIAL JUSTICE.

Be it enacted, &c., as follows:

Acts from first May, 1861, to first December, 1866, made valid.

Section 1. All acts done by Billings Palmer of Great Barrington, as a trial justice within and for the county of Berkshire, between the first day of May in the year eighteen hundred and sixty-one, and the first day of December in the year eighteen hundred and sixty-six, are hereby made valid, and confirmed, to the same extent as they would have been valid, had he been during that interval duly qualified to discharge the duties of said office.

Section 2. This act shall take effect upon its passage.

Approved May 9, 1867.

Chap. 224 An Act concerning the laying out, altering, widening and IMPROVING THE STREETS OF CHARLESTOWN.

Act of '66, ch. 174, relating to ply to Charlestown.

Section 1. The provisions of chapter one hundred and Boston, shall ap- seventy-four of the acts of the year eighteen hundred and sixty-six, entitled "An Act concerning the laying out, altering, widening and improving the Streets of Boston," are hereby extended and made applicable to the city of Charles-

Act in force if city council accept.

Section 2. This act shall take effect whenever the same is accepted by the city council of said city of Charlestown by a two-thirds vote of each branch thereof.

Approved May 9, 1867.

 ${\it Chap.}\,225\,$ An Act to incorporate the hopkinton and milford railroad COMPANY.

Be it enacted, &c., as follows:

Corporators.

Section 1. Lovett H. Bowker, George V. Sheffield, Charles W. Claffin, their associates and successors, are hereby made a corporation by the name of the Hopkinton and Privileges and re- Milford Railroad Company; with all the powers and privileges, and subject to all the duties, restrictions and liabilities set forth in all general laws which now are or hereafter may be in force relating to such corporations.

strictions.

Location of road defined.

Section 2. Said corporation may locate, construct and maintain a railroad commencing at some convenient point near the centre of the town of Hopkinton; thence running southerly through the southerly part of said town of Hopkinton, by the most direct and feasible route to some convenient point near the centre of the town of Milford, and to enter by proper turn-outs and switches upon the Milford and Woonsocket Railroad, and the Milford Branch Railroad, at said Milford, according to the provisions of law.

SECTION 3. Said corporation may connect its road with May connect the Milford and Woonsocket Railroad, and with the Milford Woonsocket and Branch Railroad, and may use the same or either of them Milford branch roads with conaccording to law with the consent of the corporations owning sent; may sell or lease franchise or said roads respectively, or may sell and transfer its franchise unite with other and all its rights under this act, or lease its road, or other property to the Milford and Woonsocket, or any other railroad corporation, passing through or having its terminus in the town of Milford, or may unite and consolidate its stock with the stock of the Milford and Woonsocket Railroad corporation, or any other coporation having its terminus in, or passing through the said town of Milford, upon such terms as may be agreed upon, and confirmed by vote of the majority in interest of the stockholders of said corporations present and voting at meetings duly called for that purpose.

Section 4. The capital stock of said corporation shall Capital stock and not exceed two hundred thousand dollars divided into shares of one hundred dollars each, the number of which shall be determined from time to time by the directors: and said Estate. corporation may take and hold such real estate and personal property as may be necessary for the purposes of this act.

Section 5. The town of Hopkinton is hereby authorized Town of Hopkinto subscribe for and hold shares in the capital stock of the ton may hold shares. Hopkinton and Milford Railroad Company to the amount of forty thousand dollars: provided the inhabitants of said Proviso: voters town, at a legal meeting duly called for that purpose, shall, to approve. by a vote of two-thirds of the legal voters present, and voting thereon, vote to subscribe for such shares, in accordance with the terms of this act, to pay for the same out of the town treasury, and to hold the same as town property, subject to the disposition of the town, for public purposes, in like manner as any other property it may possess.

Section 6. Said town of Hopkinton is hereby authorized Town may raise to raise by loan or tax, any sums of money which shall be money for by loan or tax. required to pay its instalments on its subscriptions to said

stock and interest thereon.

Section 7. The selectmen and treasurer of the town of selectmen and Hopkinton shall have authority to represent said town at any represent town meeting of the Hopkinton and Milford Railroad Company, at company meeting and vote and said town, so represented, is hereby authorized to vote on stock held. on the whole amount of stock held by said town of Hopkinton, anything in the sixty-third chapter of the General Statutes to the contrary notwithstanding.

SECTION 8. This act shall take effect upon its passage, conditions of and shall be void unless said road is located within two validity of act. years, and constructed within four years from the passage of this act. Approved May 9, 1867.

Chap. 226 An Act to incorporate the hide and leather insurance COMPANY.

Be it enacted, &c., as follows:

Corporators.

Location and purpose.

Section 1. Daniel Harwood, Frederick Jones, William Classin, their associates and successors, are hereby made a corporation by the name of the Hide and Leather Insurance Company, in the city of Boston, for the purpose of making insurance against losses by fire, and with authority to insure against the perils of the sea and other perils usually insured against by marine insurance companies, and to make all and every insurance appertaining to or connected with fire and marine risks and risks of inland navigation and transporta-Privileges and retion; with all the powers and privileges, and subject to all the duties, restrictions and liabilities set forth in all general laws which now are or hereafter may be in force relating to such corporations.

strictions.

Capital stock and shares.

May increase capital.

Proviso.

May hold real estate.

Directors may give policy-hold-ers right in net profits.

Section 2. Said corporation shall have a capital stock of three hundred thousand dollars, divided into shares of one hundred dollars each. It shall have liberty to pay in and increase the said capital stock to an amount not exceeding five hundred thousand dollars: provided, that any increase of capital is paid within three years from the passage of this act; and with liberty to hold real estate for its own use to an amount not exceeding ten per cent. of the paid-up capital stock of said company.

Section 3. A majority of the board of directors of the company may, at their discretion, at any time give the holders of the policies of the company the right to participate in the net profits of the company, to such an extent, and in such manner, and upon such terms and conditions as they shall prescribe in their by-laws.

Condition of corporate business.

Section 4. Said corporation may commence business when one hundred and fifty thousand dollars shall have been subscribed and paid in, in cash.

Section 5. This act shall take effect upon its passage.

Approved May 9, 1867.

Chap. 227 An Act in addition to an act to incorporate the proprie-TORS OF THE BAY STATE HOUSE IN THE CITY OF WORCESTER. Be it enucted, $\S c.$, as follows:

Repeal of § 3, ch. 341, 1853.

Section 1. Section three of chapter three hundred and forty-one of the acts of the year one thousand eight hundred and fifty-three is hereby repealed.

Section 2. This act shall take effect upon its passage. Approved May 9, 1867. AN ACT RELATING TO THE SECOND PARISH CEMETERY IN DOR- Chap. 228 CHESTER.

Be it enacted, &c., as follows:

SECTION 1. The Second Parish in the town of Dorchester Parish may elect is hereby authorized to elect by ballot a board of three commissioners for the term of three years, who shall have the intend cemetery. sole care, superintendence and management of the Second Parish Cemetery, in said town of Dorchester established by said parish; one member of which board shall go out of office each year: said board or any member thereof, after an May be removed opportunity to be heard, may be removed by a vote of two-thirds. thirds, at any meeting of said parish duly called; and in vacancy, how case of a vacancy by death, resignation or removal, such vacancy to be filled in the manner aforesaid for the remainder of the unexpired term. The commissioner first chosen shall Tenures. hold his office for three years; the commissioner next chosen, to hold his office for two years, and the commissioner next chosen, to hold his office for one year.

Section 2. Said board of commissioners shall appropriate shall assign pora portion of said cemetery as a public burial place for the lie burial for members of said parish, free of charge therefor; and they members. shall lay out said cemetery in suitable lots or other sub- Shall lay out divisions, with necessary paths and avenues, may plant, and may embelish and ornament the same, may enclose and divide the same with proper fences and erect or annex such suitable edifices, appendages and conveniencies as they shall from time to time deem expedient; may make all necessary by- May make by-laws, rules and regulations in the execution of their trust, laws. not inconsistent with the laws of the Commonwealth, as they may deem expedient.

Section 3. Said board of commissioners shall have the May convey desauthority to convey to any person or persons by deeds duly ignated lots by executed by the parish treasurer, the sole and exclusive to person or persons. right of burial, of erecting tombs, cenotaphs and other monuments in any of the designated lots or subdivisions of said cemetery, upon such terms and conditions as they shall by their rules and regulations prescribe.

Section 4. The proceeds of the sales of forthis purpose, shall be called burial, donations, gifts and grants made for this purpose, shall be called the sales of SECTION 4. The proceeds of the sales of lots or rights of Certain moneys shall be paid into the treasury of said parish, to be kept "ceme fund." separate from any of its other funds, and to be called the cemetery fund; said fund to be safely invested, and the Income of fund, income arising therefrom to be subject to the order of said how to be used. commissioners, to be devoted to the improvement and embellishment of said cemetery under the direction of said board of commissioners.

Commissioners shall report to parish annually.

Section 5. Said board shall annually in the month of March or April, render to said parish a report in writing of their doings, and of the condition of said cemetery, and an account of their receipts and expeditures.

Condition of validity of act.

Section 6. This act shall be void unless accepted by said parish at a meeting called for that purpose within three months after its passage. Approved May 9, 1867.

Chap. 229 An Act to extend the powers of the first baptist church IN WOBURN.

Be it enacted, &c., as follows:

May hold property of \$60,000 for church use.

Section 1. The powers of the First Baptist Church in Woburn, a corporation established by an act of the year eighteen hundred and fifty-seven, chapter seventy-three, entitled An Act to incorporate the First Baptist Church in Woburn, are hereby so far extended that said corporation may take, hold and manage in its own right and for its own use as a church, property to an amount not exceeding the sum of sixty thousand dollars.

Deacons may convey property held to church.

Section 2. The deacons of said church are hereby authorized and empowered to convey to said church, in its corporate capacity, all the property now held by said deacons in their said capacity.

This act shall take effect upon its passage. Section 3.

Approved May 15, 1867.

Chap. 230 An Act to incorporate the massachusetts infant asylum. Be it enacted, &c., as follows:

Corporators.

Purpose.

strictions.

Section 1. Martin Brimmer, Thomas C. Amory, Mary J. Quincy, their associates and successors, are hereby made a corporation by the name of the Massachusetts Infant Asylum, for the purpose of assisting and providing for Privileges and re- deserted and destitute infant children; with all the powers and privileges, and subject to all the duties, restrictions and liabilities set forth in the sixty-eighth chapter of the General Statutes and in all general laws which now are or hereafter may be in force relating to such corporations.

May hold estate.

Section 2. Said corporation may hold, for the purposes aforesaid, real and personal estate not exceeding in value one hundred and twenty thousand dollars.

Overseers of poor and officers state almshouses may give children in care.

Section 3. The overseers of the poor, of any city or town in the Commonwealth, and the superintendents and inspectors of the state almshouses, may place deserted and destitute infants in the care of said corporation under the laws for the relief of the poor, and such sum shall be paid for the temporary support of such infants as may be agreed upon between the parties: provided, that said overseers and

the board of state charities shall use all reasonable care to Proviso: overcollect the cost of such temporary support from parties seers and board charities shall justly chargeable with the same, whenever they can be collect cost of support, and reascertained, and to remove those not born or not having a move non-residents. settlement in this state. Approved May 15, 1867.

An Act in relation to the sale of growing wood by Chap. 231 GUARDIANS.

Be it enacted, &c., as follows:

SECTION 1. When the income of the estate of a ward is May sell for supinsufficient to maintain him or his family, or when it appears port or benefit of ward and grant that it would be for the benefit of a ward that the standing entry for removal under license or growing wood on his real estate, or any part thereof, and law. should be sold and the proceeds put out on interest, or invested in productive stock, his guardian may sell such wood, and grant the privilege of entering upon the land and cutting and carrying away the same within such time as he may allow, upon obtaining a license therefor and proceeding therein as provided by law for the sale of the real estate of wards by guardians.

Section 2. This act shall take effect upon its passage.

Approved May 15, 1867.

An Act to incorporate the masonic building association, in Chap. 232 GEORGETOWN.

Be it enacted, &c., as follows:

Section 1. Stephen Osgood, Sherman Nelson, Milton G. corporators. Tenney, their associates and successors, are hereby made a corporation by the name of the Masonic Building Association, in the town of Georgetown, for the purpose of erecting a Purpose. building in the town of Georgetown and maintaining the same for the accommodation and purposes of a masonic hall, lectures and any other lawful purpose; with all the powers and Privileges and reprivileges, and subject to all the duties, restrictions and strictions. liabilities set forth in the general laws of this Commonwealth which now are or may hereafter be in force, so far as applicable to said corporation.

Section 2. Said corporation shall have a capital stock not Capital stock and exceeding twenty thousand dollars, divided into shares of shares. one hundred dollars each, and may hold, for the purposes Estate. aforesaid, real and personal estate not exceeding the amount of the capital stock: provided, that said corporation shall Proviso: condiincur no liability until five thousand dollars of its capital liability.

stock has been actually paid in, in cash.

Section 3. This act shall take effect upon its passage. Approved May 15, 1867.

Chap. 233 AN ACT TO INCORPORATE THE I. WASHBURN AND MOEN WIRE WORKS.

Be it enacted, $\S c.$, as follows:

Corporators.

Section 1. Ichabod Washburn, Philip L. Moen, William E. Rice, Dorance S. Goddard, Henry Goddard, Peter C. Bacon, their associates and successors, are hereby made a corporation by the name of the I. Washburn and Moen Wire Works, for the purpose of manufacturing wire rods, iron and steel wire, cotton yarn and cotton goods in the city Privileges and re- of Worcester; and for that purpose shall have all the powers and privileges, and be subject to all the duties, restrictions and liabilities set forth in all general laws which now are or may hereafter be in force relating to manufacturing corpo-

Location.

strictions.

Capital stock and shares.

rations.

Estate.

Section 2. The capital stock of said corporation shall not exceed seven hundred thousand dollars, and shall be divided into shares of one hundred dollars each; and said corporation may hold such real and personal estate as may be necessary or convenient for the purposes set forth in this act, and shall not commence business until five hundred thousand dollars of its capital stock shall have been paid in. Section 3. This act shall take effect upon its passage.

Condition precedent to business.

Approved May 15, 1867.

Chap. 234

AN ACT CONCERNING THE BOSTON SCREW COMPANY. Be it enacted, $\S c.$, as follows:

May add \$300,-000 to capital stock.

Section 1. The Boston Screw Company, a corporation organized in the year eighteen hundred and sixty-five, under the provisions of chapter sixty-one of the General Statutes, and having a capital of five hundred thousand dollars, is hereby authorized to add to its capital stock an amount not exceeding three hundred thousand dollars.

Section 2. This act shall take effect upon its passage.

Approved May 15, 1867.

Chap. 235 An Act to confirm the locations of the fitchburg railroad AND ITS BRANCHES.

Be it enacted, $\S c.$, as follows:

Existing conditions confirmed, reserving rights to persons for damages.

Proviso: shall not affect rights of state.

The location of the Fitchburg Railroad and Section 1. the railroads owned by that corporation as the same are now constructed and exist, are hereby ratified and confirmed; reserving however to all parties all existing claims for damage, if any there be; and provided, that nothing herein not anect rights of contained, shall affect the locations or rights of any other railroad corporations or of the Commonwealth.

Section 2. This act shall take effect upon its passage.

Approved May 15, 1867.

AN ACT CONCERNING THE SHEFFIELD RAILROAD COMPANY. Be it enacted, &c., as follows:

Chap. 236

SECTION 1. The Sheffield Railroad Company is hereby May unite with, authorized to contract for the management and operation of lease to, or take its road with any railroad corporation, whose road connects necting road. with it, and to contract to assume the management and operation of the road of any such railroad corporation; and to lease its road to, and take a lease from any railroad corporation, whose road connects with it.

SECTION 2. Said Sheffield Railroad Company may unite May make joint and make joint stock with any railroad corporation, whose road roads. connects with the road of the Sheffield Railroad Company, upon such terms as may be agreed upon by the contracting parties: provided, however, that said terms are first approved by a Provisos: twovote of the holders of two-thirds in amount of the stock of each corporation present and voting at legal meetings of said corporations respectively, called for that purpose; and provided further, that the capital stock of the united corporations established and the said of the stock of the tions shall not exceed the amount of the authorized capital of both corporations.

Section 3. This act shall take effect upon its passage.

Approved May 15, 1867.

AN ACT TO PROTECT THE OYSTER FISHERY IN MONUMENT RIVER. Be it enacted, &c., as follows:

Chap.237

SECTION 1. Whoever takes any overters from Monument Penalty for take River, in the town of Sandwich, at any time previous to the ing systers before first october first day of October in the year eighteen hundred and sixty- 1868. eight, shall forfeit the sum of five dollars for each offence; and if the quantity of oysters taken exceeds one bushel, he shall forfeit the sum of five dollars for each bushel and any fraction of a bushel so taken.

SECTION 2. The inhabitants of the town of Sandwich, at Town of Sanda lega limeeting held for the purpose, may make regula- late thereafter. tions concerning the taking of oysters in said river after said first day of October; and whoever takes any oysters from said river contrary to the regulations so made, shall be subject to the same penalties as are provided in the preceding section. The penalties provided in this act may be recovered Penalties, how by complaint or indictment in any court of competent juris-recovered. diction.

Section 3. This act shall take effect upon its passage. Approved May 15, 1867, ${\it Chap.}\,238\,$ An Act to authorize the town of hancock to loan its credit TO THE WILLIAMSTOWN AND HANCOCK RAILROAD COMPANY.

Be it enacted, &c., as follows:

May aid same, or other company of connecting road between roads in Southern Vermont and the Harlem, in Chatham, N. Y.

The town of Hancock, is hereby authorized Section 1. to loan its credit in aid of the Williamstown and Hancock Railroad Company, or any railroad company called by any other name, owning a connecting road between any railroad in Southern Vermont and the Harlem Railroad in the town of Chatham, Columbia county, New York, to an amount not exceeding ten thousand dollars: provided, the inhabitants of said town at a legal meeting called for that purpose, shall, by a vote of two-thirds of the legal voters present and voting thereon, vote to loan its credit in aid of said railroad or connection; provided, also, that said town may take security for the credit so loaned on the road, building materials, stocks, bonds, collaterals or other property of the company;

Provisos: voters to approve loan.

Town may take security on road and property.

Amount how determined.

> said company. Section 2. The town of Hancock is hereby authorized to raise, by loan, tax or bonds, a sum of money not exceeding ten thousand dollars, to be used as provided in the preceding section.

> the amount of security and kind and the terms thereof to be

determined by the selectmen or three commissioners legally chosen by the town for that purpose, and the directors of

May raise money for same by loan, tax or bonds.

> Section 3. This act shall take effect upon its passage.

> > Approved May 16, 1867.

Chap. 239 An Act in relation to the reports of the decisions of the SUPREME JUDICIAL COURT.

Be enacted, &c., as follows:

Shall be entitled "Massachusetts Reports," and numbered continuously from previous volumes.

The volumes of reports of the decisions of the supreme judicial court, next succeeding the series edited by Charles Allen, shall be styled "Massachusetts Reports," without the name of the reporter thereof added thereto, and the numbering of the several volumes shall be determined by reckoning all the previous volumes of reports as "Massachusetts Reports." Approved May 16, 1867.

Chap. 240

AN ACT IN RELATION TO THE ELECTION OF WARD OFFICERS. . Be it enacted, $\S c.$, as follows:

Certificates of election to be enveloped and endorsed to city clerk, who shall retain unopened for twenty days. then send to persons chosen.

Section 1. At each municipal election of the cities of this Commonwealth, it shall be the duty of the ward officers of the several wards to make out and sign certificates of the election of such ward officers as are chosen at such election, in the manner now provided by law, and said certificates for each ward shall be placed in one envelope, endorsed "ward officers chosen in ward number ," and transmitted

to the city clerk, who shall retain said envelopes unopened for twenty days, subsequent to the day of said election, and he shall then open said envelopes and transmit said certificates to the persons who appear to be thus chosen.

Section 2. If within said twenty days a statement, in statement of ten writing, is filed with the city clerk, signed by ten legal voters in non-election in any ward, stating that they believe that the warden, or of person certified, to require clerk, or any inspector of elections of said ward, who has aldermen to been declared elected, did not receive a plurality of the votes certify. cast on the preceding election day, it shall be the duty of the city clerk to lay the same before the board of aldermen for the time being, who shall proceed to count the original ballots east for such warden, clerk or inspector, and shall declare the result, and shall issue a certificate to the person entitled thereto: provided, that this act shall not apply to Proviso. ward officers chosen to fill vacancies on election day.

Section 3. All provisions of existing laws inconsistent herewith are hereby repealed. Approved May 16, 1867.

An Act concerning lands abutting on the streets in cities Chap. 241 OF THIS COMMONWEALTH.

Be it enacted, &c., as follows:

Whenever the owner of a lot abutting upon any street or owner giving way in any city of this Commonwealth shall dedicate to, or tween street and permit to be used by, the public, a portion of his land lying buildings, shall keep same in between said street or way and the range of the buildings order. fronting on the same, it shall be the duty of such abutter to keep every part of the land so dedicated or so permitted to be used, in such condition as the safety and convenience of the public shall, in the opinion of the board of aldermen, require: and if the owner of any such abutting lot shall, Failing after noafter reasonable notice given by the board of aldermen or with request of mayor, neglect or refuse to put that portion of his land so dedicated to, or permitted to be used by, the public, into the repair and assess condition aforesaid, by executing the specific repairs or owner. improvements required by the board of aldermen, or to close the same from public use by a substantial railing or guard, it shall be lawful for said board of aldermen to put said land into the condition which, in their opinion, the public convenience and safety require, and to assess the expense thereof upon the owner; and all assessments so sum shall be a made shall be a lien upon such abutting lots in the same lien upon land. manner as taxes are a lien upon real estate.

Approved May 16, 1867.

Chap. 242 An Act concerning shade and ornamental trees standing in highways and streets.

Be it enacted, &c., as follows:

Person shall not remove tree until ten days after city or town has failed to respond to notice of intention.

Section 1. No person who has by law a right to cut down or remove any ornamental or shade tree standing in any highway, town way or street, shall exercise such right without first giving notice of his intention to one of the selectmen of the town or mayor of the city in which the tree stands; and, if the selectmen of the town or mayor and aldermen of the city desire to retain the tree, they shall give notice thereof to such person within ten days after his notice to them; and in that case, the same course shall be taken and the same rules apply as to the assessment, appeal and final determination and payment of the damage such person may suffer by the retaining of said tree, as in the case of damage done by an alteration in such highway, town way or street.

If city or town retain, damage to be fixed as for change in high-ways.

Penalty if person violate this act or rights of municipality under.

Section 2. If any such person shall cut down, remove or injure such tree without first giving the notice required in the foregoing section or in violation of any of the provisions thereof, or of the rights of the city or town acquired thereunder to maintain the same, he shall suffer the penalty provided for the injury or destroying of ornamental or shade trees in the seventh section of the forty-sixth chapter of the General Statutes, and the penalty in such case shall accrue to the town or city.

Act in force when accepted by city or town.

Section 3. This act shall not be in force in any town or city until it shall be accepted by a majority of the legal voters in such town at a meeting legally called therefor, or by the city council.

Section 4. This act shall take effect upon its passage.

Approved May 16, 1867.

Chap. 243 An Act concerning reports of private charitable institutions.

Be it enacted, &c., as follows:

Society or institution aided by state shall report doings to board of charities.

Section 1. Every private society or institution for charitable purposes when aided by a grant of money from the state treasury, shall cause to be annually prepared and forwarded to the board of state charities, a report of all its proceedings, income and expenditures, properly classified for the year ending on the thirtieth day of September; which report shall state the sum appropriated by the state, the sum expended under said appropriation, the whole number and the average number of beneficiaries, the number and salary of officers and employees, and such other information as the board of state charities may require.

SECTION 2. The report provided for in the preceding Report, if in writing writing to be in section may be either in writing or in print. If in writing, writing, to be in on fifteenth Octive shall be sent in to the board of state charities on or before tober, if in print, on first Novemthe fifteenth day of October, and if in print, on or before the ber. first day of November, in each year; and for the present For 1867, how year shall be held to apply to all appropriations made or ply. expenses incurred between the thirtieth day of September in the year eighteen hundred and sixty-six, and the thirtieth day of September in the year eighteen hundred and sixty-

Section 3. This act shall take effect upon its passage.

Approved May 16, 1867.

An Act concerning the milford and woonsocket railroad Chap. 244 COMPANY.

Be it enacted, &c., as follows:

Section 1. The Milford and Woonsocket Railroad Com-May increase pany is hereby authorized to increase its capital stock by the capital stock. addition of such number of shares not exceeding two hundred and fifty shares of one hundred dollars each, as the directors of said corporation may from time to time determine.

Section 2. The chairman of the board of selectmen or, Town of Millord, in his absence, the treasurer of the town of Milford, shall how may attend meeting of corhave authority to represent said town as a stockholder at poration. any meeting of the said company.

Section 3. This act shall take effect upon its passage.

Approved May 16, 1867.

An Act to amend the harbor lines in the harbor of glou- Chap. 245 CESTER.

Be it enacted, &c., as follows:

Section 1. The harbor line of the harbor of Gloucester Lines defined.

is hereby altered, as follows: commencing at a point on the present harbor line, two hundred and twenty-six feet from monument Λ ; thence in a straight line north-easterly three hundred and two feet to a point thirty feet from where the present harbor line touches the south-west corner of the present wharf of George H. Rogers; thence in a straight line north-easterly three hundred and thirteen feet to a point thirty feet south-easterly from where the said harbor line touches the present wharf of said Rogers; thence two hundred and eighty feet to a point twenty feet from the point where the said harbor line touches the salient angle of the present wharf of said Rogers; thence one hundred and forty-five feet to the point where the said harbor line touches the north-easterly corner of the present wharf of said Rogers.

Repeal.

All acts and parts of acts inconsistent with this act, are hereby repealed.

Section 3. This act shall take effect upon its passage.

Approved May 16, 1867.

Chap. 246 An Act to incorporate the springfield safe deposit company. Be it enacted, &c., as follows:

Corporators.

Purpose.

Section 1. Chester W. Chapin, John B. Stebbins, James D. Brewer, their associates and successors, are hereby made a corporation by the name of the Springfield Safe Deposit Company, for the purpose of receiving on deposit for safe keeping, government securities, stocks, bonds, coin, jewelry, plate, valuable papers and documents, and other property of every kind, and of collecting and disbursing the interest or income upon such of said property received on deposit as produces interest or income, and of collecting and disbursing the principal of such of said property as produces interest or income, when it comes due, upon terms to be Privileges and re- prescribed by the corporation; with all the powers and privileges, and subject to the duties, restrictions and liabilities set forth in the sixty-eighth chapter of the General Statutes, and in all the general laws which now are or hereafter may be in force relating to such corporations.

Sections of ch. 57

G. S., to apply as

to insurance companies.

Section 2.

G. S., shall apply same as to banks. fifth, seventy-sixth and seventy-seventh sections of the fiftyseventh chapter of the General Statutes shall apply to, and be in force against this company, in the same manner and to the same extent as they apply to and are in force against Sections of ch. 58 banks; and sections thirteen, fourteen, seventeen, nineteen, twenty, twenty-one, twenty-seven, twenty-eight and twentynine of the fifty-eighth chapter of the General Statutes shall apply to and be in force against this company, in the same manner and to the same extent as they apply to and are in force against insurance companies.

The seventy-third, seventy-fourth, seventy-

Capital stock.

be same as of insurance stock.

Conditions of operation of company.

Section 3. The capital stock of said corporation shall be two hundred thousand dollars, with the privilege to increase Investment shall the same to three hundred thousand dollars; and said capital stock shall be invested in the manner provided by law for investing the capital stock of insurance companies.

> Section 4. The company shall not go into operation until one-half of its capital stock has been paid in, in cash, and a certificate from the insurance commissioner has been obtained, authorizing the company to go into operation; and said commissioner shall make the examination in the same manner as he is now required to do in the case of insurance companies by section thirty of chapter fifty-eight of the

General Statutes, upon payment into the treasury of any fees which are or may be prescribed to be paid by insurance companies in similar cases.

Section 5. Said corporation shall be entitled to purchase May hold real and hold real estate, not exceeding in value one hundred estate. thousand dollars.

Section 6. This act shall take effect upon its passage.

Approved May 16, 1867.

An Act to authorize albert t. stearns to extend his wharves $\it Chap.~247$ IN DORCHESTER.

Be it enacted, &c., as follows:

SECTION 1. Albert T. Stearns is hereby authorized to May extend on extend his wharves on the Neponset River in the town of Neponset River. Dorchester, towards the harbor line now established, to such line within the same as may be directed by the harbor commissioners: provided, that all things done under this grant Provisos: harbor shall be subject to the determination and approval of the approve. board of harbor commissioners, as provided by section four of chapter one hundred and forty-nine of the acts of the year eighteen hundred and sixty-six; and provided, that this Shall not impair grant shall in no wise impair the legal rights of any person. Section 2. This act shall take effect upon its passage.

Approved May 16, 1867.

AN ACT IN RELATION TO MARRIAGE CONTRACTS.

Chap. 248

Be it enacted, &c., as follows:

Section 1. No marriage contract heretofore made between Contract of parparties, both of whom are now living, or which may be here- or made hereafter made shall be invalid as between the parties thereto after, not to be and their heirs and personal representatives by reason of record. the failure to record the same as required by section twentyeight of chapter one hundred and eight of the General Statutes.

Section 2. This act shall take effect upon its passage.

Approved May 18, 1867.

An Act relating to probate courts in the county of Chap. 249 FRANKLIN.

Be it enacted, &c., as follows:

SECTION 1. The probate court heretofore held at Charle- Shall be held in mont shall hereafter be held at Shelburne Falls on the fourth burne Falls and Tuesday of May in each year. And the probate court now is June at Orange; matters required by law to be held at Lock's Village in Shutesbury, returnable to be shall hereafter be held at Orange on the third Tuesday of June in each year; and all processes and matters returnable to the court at Charlemont on the fourth Tuesday of May may

be heard and acted upon at the court herein established, to be held at Shelburne Falls on said fourth Tuesday of May; and all processes and matters returnable to the court at Lock's Village in Shutesbury on the second Tuesday of July, may be acted upon at any of the courts to be held at Orange next after said second Tuesday of July.

Repeal of § 36 ch. 117 G. S.

Section 2. So much of section thirty six of chapter one hundred and seventeen of the General Statutes, as requires the holding of a probate court at Charlemont, and at Lock's Village in Shutesbury, is hereby repealed.

Section 3. This act shall take effect upon its passage.

Approved May 18, 1867.

Chap. 250

AN ACT CONCERNING THE ACKNOWLEDGMENT OF DEEDS. Be it enacted, &c., as follows:

Notary public may take. Section 1. The acknowledgment of deeds may be made before any notary public in this Commonwealth.

Such former acts of notaries to be valid.

Section 2. All acknowledgments of deeds heretofore made in this Commonwealth before a notary public duly commissioned and qualified, shall be deemed and taken to be legal and valid.

Section 3. This act shall take effect upon its passage.

Approved May 18, 1867.

Chap. 251

AN ACT TO ESTABLISH THE CITY OF HAVERHILL. Be it enacted, &c., as follows:

City established.

Section 1. The inhabitants of the town of Haverhill shall continue to be a body politic and corporate under the name of the city of Haverhill, and as such shall have, exercise and enjoy all the rights, immunities, powers and privileges, and shall be subject to all the duties and obligations now incumbent upon and pertaining to the said town as a municipal corporation.

Government.

Section 2. The administration of all the fiscal, prudential and municipal affairs of the said city, with the government thereof, shall be vested in one municipal officer styled the mayor, one council of six, to be called the board of aldermen, and one council of eighteen, to be called the common council; which boards, in their joint capacity, shall be denominated the city council; and the members thereof shall be sworn to the faithful performance of their respective duties. A majority of each board shall constitute a quorum for the transaction of business. And no member of either board shall receive any compensation for his services.

Quorum of city council.

Section 3. It shall be the duty of the selectmen of said town, as soon as may be after the passage of this act and its acceptance, as herein provided, to divide said town into six

Division of town into wards.

wards, to contain as nearly as conveniently may be an equal number of voters, which division may be revised by the city council within two years from the passage hereof. The city Revision of lines. council shall, once in five years and not oftener, alter, if needful, the boundaries of said wards, in such manner, however, as to preserve, as far as possible, an equal number of voters in each ward.

Section 4.

On the first Monday of December, annually, Annual election

there shall be chosen by ballot in each of said wards, a warden, clerk, and three inspectors of elections, who shall be different persons, residents in the ward, who shall hold their offices one year and until others are chosen and qualified in their stead. Said wardens shall preside at all ward meetings, Ward meetings, how organized. with the power of moderators of town meetings; and if at any meeting the warden is not present, the clerk shall preside until a warden, pro tempore, is chosen by ballot; if both the warden and clerk are absent, the senior in age of the inspectors present shall preside, until a warden, pro tempore, is thus chosen; and if all said officers are absent, any legal voter in said ward may preside until a warden, pro tempore, is chosen. When any ward officer is absent or neglects to perform his duty, his office shall be filled, pro tempore. The clerk shall record all the proceedings and certify the Clerk and invotes, and deliver to his successor in office all such records of. and journals, together with all other documents and papers held by him in his said capacity. The inspectors shall assist the warden in receiving, assorting and counting the votes. All said officers shall be sworn to a faithful discharge of Ward officers their duties; said oath to be administered by the clerk to the warden, and by the warden to the clerk and to the inspectors, or to either of said officers by any justice of the peace for the county of Essex; certificates of such oaths shall be made by the clerk upon the ward records. All Warrants for meetings of citiwarrants for meetings of the citizens for municipal purposes zens, how issued. to be held either in wards or in general meeting, shall be issued by the mayor and aldermen, and shall be in such form and served and returned in such manner and at such times as the city council shall direct.

The mayor and aldermen are authorized, Mayor and alder-Section 5. when no convenient ward room for holding ward meetings meeting of citiof the citizens of either of the wards of the city can be had zens of any ward in other ward. within the territorial limits of such ward, to appoint and direct in the warrants for calling the ward meetings of such wards, the said meetings to be held in some convenient and proximate place within the limits of any other of the wards of said city; and for such purposes the place so assigned for

the meeting of such ward shall be deemed and taken to be included in and part of said ward, as though the same was within the territorial limits thereof.

Mayor, how chosen, and tenure of office. Section 6. The mayor shall be elected by the qualified voters of the city at large, voting in their respective wards, and shall hold his office for the municipal year next following his election, and until another shall be chosen and qualified in his place.

Aldermen.

Section 7. Six aldermen, one alderman being selected from each ward, shall be elected by the qualified voters of the city at large, voting in their respective wards, who shall hold their offices for one year from the first Monday of January next following their election, and until a majority of the new board are elected and qualified in their places.

Common councilmen.

Section 8. Three common councilmen shall be elected by and from the voters of each ward, who shall at the time of their election be residents of the wards respectively in which they are elected, and shall hold their offices for one year from the first Monday of January next following their election.

Election shall be first Monday in December, annually.

Section 9. On the first Monday of December annually, the qualified voters in the several wards shall give in their votes by ballot for mayor, aldermen and common councilmen, in accordance with the provisions of this act; and all the votes so given shall be assorted, counted, declared and recorded in open ward meeting by causing the names of persons voted for, and the number given for each to be written in the ward record at length. The clerk of the ward within twenty-four hours thereafter shall deliver to the persons elected members of the common council, certificates of their elections respectively, signed by the warden and clerk and a majority of the inspectors of elections, and shall deliver to the city clerk a copy of the record of such elections, certified in like manner: provided, however, that if the choice of members of the common council shall not be effected on that day in any ward, the meeting in such ward may be adjourned from time to time, to complete such election. The board of aldermen shall as soon as conveniently may be examine the copies of the records of the several wards, certified as aforesaid, and shall cause the person who shall have been elected mayor to be notified in writing of his election; but if it shall appear that no person has received a majority of the votes, or if the person elected shall refuse to accept the office, the board shall issue warrants for a new election, and the same proceedings shall be had in all respects as are herein before provided for the choice of mayor, and from

Certificates of choice of councilmen and of record to city clerk.

Proviso: failing to elect may adjourn to other day.

Aldermen shall notify mayor elect.

Proceedings in case of failure to elect or of refusal to accept.

time to time shall be repeated until a mayor shall be chosen and shall accept said office. In case of the decease, resig-vacaucy in office nation or absence of the mayor or of his inability to perform council may fill. the duties of his office, it shall be the duty of the board of aldermen and the common council respectively, by vote, to declare that a vacancy exists, and the cause thereof; and thereupon the two boards shall meet in convention and elect a mayor to fill such vacancy; and the mayor thus elected shall hold his office until the inability causing such vacancy shall be removed or until a new election. If it shall appear Failure to elect that the whole number of aldermen have not been elected, aldermen; prothe same proceedings shall be had as are herein before provided in regard to the choice of mayor. Each alderman Notice to persons shall be notified in writing of his election, by the mayor and elected. aldermen for the time being.

The oath prescribed by this act shall be administered to Oath to mayor, the mayor by the city clerk, or by any justice of the peace how administered.

for the county of Essex. The aldermen and common councilmen elect, shall on the Aldermen and first Monday of January at ten o'clock in the forenoon, meet when and how in convention, when the oath required by this act shall be sworn. administered to the members of the two boards present, by the mayor or by any justice of the peace for the county of Essex; and a certificate of such oath having been taken records of oath. shall be entered on the journal of the mayor and aldermen, and of the common council by their respective clerks.

And when it shall appear that a mayor has not been Failure to elect elected previously to the first Monday of January aforesaid, mayor before first Monday in the mayor and aldermen for the time being, shall make a January; proceedings. record of that fact, an attested copy of which the city clerk shall read at the opening of the convention to be held as aforesaid.

After the oath has been administered as aforesaid, the two organization of boards shall separate, and the common council shall be common council. organized by the choice of a president and clerk, to hold their offices respectively, during the pleasure of the common council; the clerk to be under oath faithfully to perform the duties of his said office.

In case of the absence of the mayor elect on the first city council shall Monday of January, or if a mayor shall not then have been of absence or elected, the city council shall organize itself in the manner non-election of mayor, who may herein before provided, and may proceed to business in the after be sworn. same manner as if the mayor were present; and the oath of office may at any time thereafter in convention of the two boards be administered to the mayor and any member of the city council who may have been absent at the organization.

Aldermen may choose president

keep records.

Vacancy in board.

Mayor; office and duties defined.

May, with board appointing, remove officer.

May call special meetings of boards.

Shall inform and advise.

Shall preside ϵx officio.

Salary of mayor.

In the absence of the mayor, the board of aldermen may choose a presiding officer, pro tempore, who shall also preside Each board shall at the joint meetings of the two boards. Each board shall keep a record of its own proceedings and judge of the elections of its own members; and in case of failure of election or in case of vacancy declared by either board, the mayor and aldermen shall issue their warrants for a new election.

Section 10. The mayor shall be the chief executive officer of the city. It shall be his duty to be active and vigilant in causing the laws and regulations of the city to be enforced and to keep a general supervision over the conduct of all subordinate officers. And he may, when in his opinion the public good may require, remove, with the consent of the appointing power, any officer over whose appointment he has, in accordance with the provisions of this charter, exercised the power of nomination.

He may call special meetings of the boards of aldermen and common council, or either of them, when in his opinion the interests of the city require it, by causing notices to be left at the usual place of residence of each member of the board or boards to be convened.

He shall, from time to time, communicate to both boards such information and recommend such measures as the business and interests of the city may, in his opinion, require. He shall preside in the board of aldermen and in conven-

tion of the two boards, but shall have a casting vote only. His salary for the first five years, under this charter, shall be fixed by the city council, but shall not exceed the sum of five hundred dollars per annum. Afterward it shall be such as the city council shall determine. It shall be payable at stated periods, but shall not, at any time, be increased or diminished during the year for which he is chosen. receive no other compensation.

Section 11. The executive power of said city generally mayor and alder- and the administration, with all the powers heretofore vested in the selectmen of Haverhill, shall be vested in and may be exercised by the mayor and aldermen as fully as if the same were herein specially enumerated.

The mayor and aldermen shall have full and exclusive power to appoint a constable or constables, and a city marshal and assistants, with the powers and duties of constables, and all other police officers, and the same to remove at pleasure. And the mayor and aldermen may require any person who may be appointed marshal or constable of the city to give bonds for the faithful discharge of the duties of the office,

Executive powers vested in men.

May appoint city marshal and other police.

May require bonds of marshal or constable.

with such security and to such amount as they may deem reasonable and proper, upon which bonds the like proceedings and remedies may be had as are by law provided in case

of constables' bonds, taken by the selectmen of towns.

The mayor and aldermen shall have the care and super-city property, intendence of the city buildings, and the custody and man-men shall have agement of all city property, with power to let or to sell what erre and disposal. may be legally let or sold, and to purchase property, real or personal, in the name and for the use of the city when its interests or convenience may, in their judgment, require it. And the mayor and aldermen shall, as often as once a year, Annual report of cause to be published, for the use of the inhabitants, a particular account of the receipts and expenditures, and a erty and debts. schedule of city property and of the city debts.

Section 12. In all cases in which appointments are Appointments by directed to be made by the mayor and aldermen, the mayor men, how made; shall have the exclusive power of nomination, being subject, eligibility. however, to confirmation or rejection by the board of aldermen; and no person shall be eligible, by appointment or election, to any office of emolument, the salary of which is payable out of the city treasury, who, at the time of such appointment or election, shall be a member of the board of aldermen, or of the common council. All sittings of the sittings not exmayor and aldermen, of the common council, and of the equive to be public. city council, shall be public when they are not engaged in executive business.

SECTION 13. The city council shall, annually, as soon after Treasurer, city their organization as may be convenient, elect by ballot, in con-clerk and other officers, how vention, a treasurer and collector of taxes, city clerk, one or chosenmore superintendents of highways, a city solicitor, city auditor and city physician, who shall hold their offices respectively for the term of one year, and until their successors shall be chosen and qualified: provided however, that either Proviso: may be of the officers named in this section may be removed at any removed for cause.

time by the city council for sufficient cause. Section 14. The city council shall, annually, in the month Engineer of fire of December, elect by joint ballot, in convention, a chief department and assistants, how engineer of the fire department, and as many assistant engi-chosen. neers, not exceeding eight, as they may deem expedient, who shall hold their offices for the term of one year from

the first Monday of January next ensuing, and until their successors are chosen and qualified.

The compensation of the foregoing officers mentioned in Pay of officers this and the two preceding sections shall be fixed by concurrent vote of the city council.

City clerk, functions and duties.

Section 15. The city clerk shall also be clerk of the board of aldermen, and shall be sworn to the faithful performance of his duties. He shall perform such duties as shall be prescribed by the board of aldermen; and he shall perform all the duties and exercise all the powers incumbent by law upon him. He shall deliver to his successor in office, as soon as chosen and qualified, all journals, records, papers, documents or other things held by him in his capacity of city clerk.

City conneil may appoint other officers.

Section 16. The city council shall, in such manner as they shall determine, elect or appoint all other subordinate officers, for whose election or appointment other provision is not herein made, define their duties and fix their compensation.

Shall guard custody and payment of money from treasury. Section 17. The city council shall take care that no money be paid from the treasury unless granted or appropriated, and shall secure a just and proper accountability by requiring bonds with sufficient penalties and sureties from all persons entrusted with the receipt, custody or disbursement of money.

Overseers of poor, number of and ex officio members.

Mayor to be of board, and chairman ex officio.
Election and tenure.

The board of overseers of the poor in the Section 18. eity of Haverhill, shall consist of six members, residents of the city. The mayor, president of the common council and city marshal shall be ex officio members of the board. mayor shall be ex officio chairman of the board. council shall annually elect by joint ballot in convention in the month of January, three persons to be members of said board, and to hold their offices for the year next ensuing, and until others shall be elected and qualified in their stead. But no more than one of the three members so to be elected shall be eligible from any one ward of said city. Vacancies occurring in the board may be filled by joint ballot of the city council at any time, the member so elected to hold office only for the unexpired term of the member who has ecased to hold office. The city council may at any time remove members of the said board from office for cause. The board shall be organized annually on the third Monday in January.

Eligibility.

Vacancies in board, how filled.

Removals for

Organization.

Assessors of taxes, how chosen; tenure and

pay.

Section 19. The city council shall elect by joint ballot in convention, three persons to be assessors of taxes, one person to be elected in each year, to hold office for the term of three years from his election, whose compensation shall be fixed by the concurrent vote of the city council. The persons so chosen shall, with the mayor, constitute the board of assessors, and shall exercise the powers and be subject to the liabilities and duties of assessors in towns. The mayor shall

be ex officio chairman of the board. In case of a vacancy in vacancy, how said board of assessors, such vacancy shall be filled by the choice of another assessor in the manner aforesaid, to serve for the unexpired term for which the member whose place he fills was to have held his office. All taxes shall be assessed, Taxes, how asapportioned and collected in the manner prescribed by the sessed. general laws of the Commonwealth: provided, however, that Proviso. the city council may establish further or additional provisions for the collection thereof.

Section 20. The qualified voters of each ward, at their Assistant asrespective annual ward meetings for the choice of officers, chosen and dushall elect by ballot, one person in each ward, who shall be a ties. resident of said ward, to be an assistant assessor; and it shall be the duty of the persons so chosen to furnish the assessors with all necessary information relative to persons and property taxable in their respective wards; and they shall be sworn. shall be sworn to the faithful performance of their duty.

SECTION 21. The qualified voters of each ward shall elect School committee, how chosen; by ballot three persons in each ward who shall be residents tenure and dutents. of the ward, to be members of the school committee, one per- ties; mayor to be chairman. son to be chosen in each ward at their respective annual meetings for the term of three years; and the persons so chosen shall, with the mayor, constitute the school committee, and have the care and superintendence of the public schools. The mayor shall be ex officio chairman of the board. All the School moneys, rights and obligations of the town of Haverhill in relation powers and obligations of town to the grant and appropriation of money to the support of concerning, vested in city. schools, and the special powers and authority heretofore conferred by law upon the inhabitants of the school districts in said town to raise money for the support of schools therein, shall be merged in the powers and obligations of the city, to be exercised in the same manner as over other subjects of taxation; and all grants and appropriations of money for the support of schools, and the erection and repair of schoolhouses in said city, shall be made by the city council, in the same manner as grants and appropriations are made for other city purposes.

Should there fail to be a choice of members ward failing to Section 22. of the school committee or assistant assessors in any ward on or assistant assessors the day of the annual ward meeting, the meeting shall be sors, meeting may adjourn. adjourned from time to time until the elections shall be completed.

Section 23. The city council shall have power to lay out city council sidewalks, and fix the width, height and grade of the same, may lay out sidewalks and and require all persons owning land abutting on such side-require abutters to pave walks; walks, to pave the walks with brick, stone or concrete, and person failing,

recover expense.

city may do, and to keep the same in good repair, as they may direct, the city first setting the curbstones and paving the gutters; and in case any person owning land as aforesaid shall neglect or refuse to comply with the requirements of the city council after receiving due notice of such requirements the city council shall have power to cause said sidewalks to be paved and kept in good repair according to said requirement, and may recover of said owner, by an action on the case in the name of the city, the expense of paving and keeping the same in good repair. The city council shall have the same powers in relation to the laying out, acceptance, altering or discontinuing of streets and ways, and the assessment of damages which selectmen and inhabitants of towns now have by law, all petitions and questions relating to the same, however, being first acted on by the mayor and aldermen. son aggrieved by any proceedings of the mayor and aldermen, or of the city council under this provision, shall have all the rights and privileges now allowed in appeals from the decisions of selectmen or the inhabitants of towns. council shall also have authority to cause drains and common sewers to be laid down through any street or private lands, paying the owners such damage as they may sustain thereby, said damage to be assessed in the same manner and upon the same principles as damages are assessed in the laying out of town ways, and to require all persons to pay a reasonable sum for the privilege of opening any drain into said public drain or common sewer; and also to require that private drains shall be conducted into the public drain or sewer, in case the said city council shall judge the same necessary or proper for the health and cleanliness of the city.

Party aggrieved, may appeal.

City council. powers in rela-

tion to streets and ways.

Council may cause drains and sewers laid, pay damages, assess sums for entry in sewer, and control private drains.

May regulate inspection of lum-ber, hay and fuel, protect birds, etc.

May also make by-laws subject to approval of mayor.

Proviso.

into or exposed in the city for sale, and shall have the same powers as the town had in reference to the suspension of the laws for the protection and preservation of useful birds, and of all other laws, the operation or suspension of which is subject to the action of the town thereon. The city council may also make all such salutary and needful by-laws as towns, by the laws of this Commonwealth, have power to make and establish, and to annex penalties,

Section 24. The city council may make by-laws with

suitable penalties, for the inspection and survey, measure-

ment and sale of lumber, wood, hay, coal and bark, brought

not exceeding twenty dollars for the breach thereof, which by-laws shall take effect and be in force from and after the time therein respectively limited, without the sanction of any court, but subject to the approval of the mayor: provided, however, that all laws and regulations in force in the

town of Haverhill shall, until they shall expire by their own limitation, or be revised or repealed by the city council, remain in force; and all fines and forfeitures for the breach of any by-law or ordinance shall be paid into the city

treasury.

Section 25. All fines, forfeitures and penalties accruing Fines, forfeitfor the breach of any by-law of said city, or of the ordinances ures, etc., how recovered. of the city council, or of any order of the mayor and aldermen, shall be prosecuted for by the city solicitor, and recovered before the police court of Haverhill in the manner prescribed by law; reserving however to the party prosecuted the right of appeal to the superior court. If any person refuses to recognize with sureties to prosecute his appeal, or to pay the fine imposed upon him, the same proceedings shall be had as under like circumstances in any criminal prosecution.

Section 26. All elections of national, state, county and Election of nadistrict officers who are voted for by the people, shall be held county and disat meetings of the citizens qualified to vote at such elections trict officers. in their respective wards, at the time fixed by law for these elections respectively.

Section 27. Prior to every election, the mayor and alder-Mayor and aldermen shall make out lists of all the citizens of each ward men to make qualified to vote in such elections, in the manner in which annually, and deliver to clerks selectmen of towns are required to make out lists of voters; of wards. and for that purpose they shall have full access to the assessors' books and lists, and are empowered to call for the assistance of the assessors and assistant assessors and other city officers; and they shall deliver the lists so prepared and corrected to the clerks of the several wards to be used at such elections; and no person shall be entitled to vote whose name is not borne on such list. A list of the voters of each Lists to be ward shall be posted in one or more public places in each posted. ward: provided, however, that any person whose name shall Name omitted, not be borne on the list of the ward in which he is entitled tered. to vote, when it shall be placed in the hands of the clerk of said ward, shall have the right to have his name entered thereon at any time thereafter before the closing of the polls, upon presenting to the ward officers a certificate, signed by the mayor or city clerk, setting forth his right to have his name so entered.

SECTION 28. General meetings of the citizens qualified to General meetings vote may from time to time be held to consult upon the of citizens. public good, to instruct their representatives, and to take all lawful means to obtain redress for any grievances, according to the right secured to the people by the constitution of this

How to be warned.

And such meetings may and shall be duly Commonwealth. warned by the mayor and aldermen, upon the request in writing, setting forth the purposes thereof, of fifty qualified

Powers board of health of town vested in city conneil.

Section 29. All power and authority now vested by law in the board of health for the town of Haverhill, or in the selectmen thereof, shall be transferred to and vested in the city council, to be by them exercised in such manner as they may deem expedient.

Fire department, powers over vested in mayor and aldermen.

Section 30. The act entitled "An Act to establish a fire department in the town of Haverhill," passed the ninth day of April in the year one thousand eight hundred and fortyone, shall continue in force; and all the power and authority now vested in the selectmen of Haverhill in relation to the fire department in that town shall be transferred to and vested in the mayor and aldermen. But the city council shall have power to establish fire limits within the city, and from time to time change or enlarge the same; and by ordinance they shall regulate the construction of all buildings erected within said fire limits, stipulating their location, size and the materials of which they shall be constructed, together with such other rules and regulations as shall tend to insure the same from damage by fire.

Council may change fire limits and shall control erection of buildings in.

Jurors: mayor and aldermeu and submit to council.

A list of jurors shall be prepared by the Section 31. shall prepare list mayor and aldermen in the manner now required of selectmen, and the list shall be submitted to the common council The mayor and alderfor concurrent action or amendment. men and city clerk shall have the powers in regard to drawing jurors and other matters in relation to them now Venires for jurors vested in selectmen and town clerks. Venires for jurors to be returned from said city shall be served on the mayor and aldermen.

how served.

Representatives in general court, warrants for election.

Section 32. The mayor and aldermen shall annually issue their warrants for calling meetings for the election of the whole number of representatives to the general court to which the said city is by law entitled, such number to be specified in said warrants.

Aqueduct company, power over vested in coun cil.

The power and authority vested in the town of Haverhill, by the seventy-third chapter of the acts of the year eighteen hundred and sixty-seven, to purchase or otherwise take the property belonging to the Haverhill Aqueduct Company, shall be vested in and may be exercised by the city council.

Legislature may amend this act.

Nothing in this act contained shall be so Section 34. construed as to restrain or prevent the legislature from

amending or altering the same whenever they shall deem it

expedient.

Section 35. On the first Monday in December in the year First election of one thousand eight hundred and sixty-seven, the qualified to be held. voters of the city, voting at large in their respective wards, shall give in their votes for six aldermen, one alderman being selected from each ward, whose term of office shall be as follows, viz.: the aldermen thus elected for wards num- Terms of office bered by the selectmen in their division of the town accord-defined. ing to section three of this charter, one, three and five, shall hold their offices respectively for the term of two municipal years next following their election; and the aldermen thus elected for the wards numbered as aforesaid, two, four and six, shall hold their offices respectively for the term of one municipal year next following their election; and all elections of aldermen after said first Monday of December, shall be for the term of two years from the first Monday of January next following their election, except elections to fill vacancies, in which case, the elections shall be for the unexpired terms only.

SECTION 36. On the first Monday of December in the year Common counone thousand eight hundred and sixty-seven, the qualified election of. voters in each ward of the city shall elect three common councilmen, who shall, at the time of their election, be residents of the wards respectively in which they are elected, whose terms of office shall be as follows, viz.: at said election, Terms of office wards numbered by the selectmen as aforesaid, two, four and defined. six, shall elect two common councilmen each for the term of two municipal years, and one common councilman each for the term of one municipal year next following their election; wards numbered one, three and five, shall, at the same time, elect one common councilman each for the term of two municipal years, and two common councilmen each for the term of one municipal year next following their election; and all elections of common councilmen, after said first Elections there-Monday of December, shall be for the term of two munici- after to be for two years. pal years from the first Monday of January next following their election; except elections to fill vacancies, in which vacancies, how case the election shall be for the unexpired term only.

SECTION 37. All acts and parts of acts inconsistent with Acts inconsistent this act are hereby repealed: provided, however, that the herewith repealed: provisos. repeal of the said acts shall not affect any act done, or any right accruing or accrued or established, or any suit or proceeding had or commenced in any civil case before the time when such repeal shall take effect; and that no offence committed, and no penalty or forfeiture incurred under any

act hereby repealed, and before the time when such repeal shall take effect, shall be affected by the repeal; and that no suit or prosecution pending at the time of the said repeal for any offence committed, or for the recovery of any penalty or forfeiture incurred under said acts, shall be affected by such repeal: and provided, also, that all persons who, at the time of the said repeal taking effect, shall hold any office under the said acts, shall continue to held the same until the organization of the city government contemplated by this charter shall be completely effected.

Selectmen of town in November current year shall issue warrants for meetings to organize new government

For the purpose of organizing the system of Section 38. government hereby established, and putting the same in operation in the first instance, the selectmen of the town of Haverhill for the time being shall, on some day in the month of November of the present year, issue their warrants seven days at least previous to the second day of December of the present year, calling meetings of the said citizens at such place and hour as they may deem expedient, for the purpose of choosing a warden, clerk and inspectors for each ward, and all other officers whose election is provided for in the preceding sections of this act; and the transcripts of the records in each ward, specifying the votes given for the several officers aforesaid certified by the warden and clerk of the ward at said first meeting, shall be returned to said selectmen, whose duty it shall be to examine and compare the same: and in ease such elections shall not be completed at the first meeting, then to issue new warrants until such elections shall be completed, and to give notice thereof, in manner before provided, to the several persons elected. And at said first meeting, a list of voters in each ward, prepared and corrected by the selectmen for the time being, shall be delivered to the clerk of each ward, when elected, to be used as herein before provided.

Lists of voters thereat, how furnished.

Selectmen to appoint meeting of officers chosen and notify same.

thereafter as in § nine.

After the choice of the city officers as aforesaid, or a majority of both boards, the selectmen shall appoint a place for their first meeting, and shall by written notice left at the place of residence of each member, notify them thereof. Annual elections And after this first election of city officers, and this first meeting for the organization of the city council according to the provisions of section nine of this act, as provided for in this section, the day of holding the annual elections, and the day and hour for the meeting of the city council for the purpose of organization, shall remain as provided in said ninth section of this act.

It shall be the duty of the city council, immediately after First duty of city the first organization, to carry into effect the several provi-council. sions of this act.

Section 39. The selectmen of the town of Haverhill for Town numbering the time being shall, within six months from the passage 12,000 within six months may achereof, cause a census of the inhabitants of said town to be centact: if not it to be void. taken and returned, and if it shall appear from said census that there are twelve thousand inhabitants in said town, then this act shall be submitted to said inhabitants for their acceptance, as hereinafter provided; otherwise it shall be of no effect.

But it shall be void unless the inhabitants of the town of shall be void, Haverhill, at a legal meeting called for that purpose, shall, also, unless people by a vote of a majority of the voters present, voting thereon as hereinafter provided, determine to adopt the same: all How to be acted the sections of this act, except the thirty-fifth and thirtysixth, shall be voted for or against upon one ballot; and sections thirty-five and thirty-six shall be voted for or against on one ballot; and if sections thirty-five and thirtysix shall be accepted upon such vote, then sections seven and eight of this act shall be void, and sections thirty-five and thirty-six shall stand in place of sections seven and eight: provided, the other parts of said act shall be adopted by said inhabitants. At said meeting the polls shall be kept Meeting, term of open not less than six hours; and the selectmen shall and officers. preside in said meeting, and in receiving said ballots shall use the cheek lists in the same manner as they are used in elections of state officers.

Section 40. This act shall go into operation from and after its passage. Approved May 18, 1867.

An Act to authorize the town of arlington to sell certain Chap. 252 LAND.

Be it enacted, &c., as follows:

Section 1. The town of Arlington may sell the land May sell training situated in said town, known as the training field, excepting field, excepting tion made public such portion on the easterly side thereof as has been laid out way. as a public way from Main Street to Spy Pond.

Section 2. This act shall take effect upon its passage.

Approved May 18, 1867.

An Act in further addition to an act providing for the more speedy completion of the troy and greenfield rail-ROAD AND HOOSAC TUNNEL.

Be it enacted, &c., as follows:

For the further prosecution and completion of the Troy Further approand Greenfield Railroad and Hoosac Tunnel, and for the priation for work and for interest

to be raised ungovernor and council to approve use.

on scrip; money payment of interest upon such scrip as has been or may be der ch. 214, 1863; issued during the progress of the work, there is hereby appropriated the sum of six hundred thousand dollars in addition to the sums heretofore appropriated, such sum for the purposes aforesaid to be raised in the manner provided in chapter two hundred and fourteen of the acts of the year eighteen hundred and sixty-three, the expenditure of the same not to be made without the approval of the governor and council. Approved May 18, 1867.

Chap. 254

An Act concerning the challenging of jurors.

Be it enacted, &c., as follows:

In criminal cause Commonwealth may challenge

In all cases of trial by jury, in addition to the challenges now provided for, the Commonwealth in a criminal cause shall, before the trial commences, be entitled to challenge peremptorily two of the jurors from the panel called to try the cause. Approved May 20, 1867.

Chap. 255 An Act to authorize the treasurer and receiver-general OF THE COMMONWEALTH TO ISSUE REGISTERED BONDS.

Be it enacted, &c., as follows:

May, as directed by governor and council, issue in lieu of coupon bonds now cut or authorized.

Section 1. The treasurer and receiver-general of the Commonwealth is hereby authorized, upon such terms and under such regulations as the governor and council may prescribe, to issue, in pieces of not less than one thousand dollars, registered bonds in exchange for, and in lieu of, any coupon bonds, which have been, or may hereafter be, issued under any law of the Commonwealth; such registered bonds, with the exception of the coupons, to be in conformity with all laws authorizing the issue of the coupon bonds for which the same are to be exchanged. He shall mutilate and retain the bonds so received in exchange. The state auditor shall certify all such registered bonds; and he, as well as the treasurer, shall keep a register of the dates, numbers and amount of the same, to whom issued, when payable, and what bonds were received in lieu therefor.

Bonds so exchanged. Auditor to certify issue, and keep duplicate register.

> Section 2. The treasurer and receiver-general of the Commonwealth shall transfer all coupon bonds of this Commonwealth now holden in the several trust funds, to registered bonds as provided in this act.

Treasurer to transfer coupon to registered bonds.

> The treasurer and receiver-general of the Section 3. Commonwealth is also authorized, under the terms and regulations provided in the first section of this act, to issue for all mutilated, defaced or indersed bonds, presented to him, other bonds of like or equivalent issues in substitution therefor.

May substitute new issue for certain bonds.

> Section 4. This act shall take effect upon its passage. Approved May 20, 1867.

An Act concerning the construction of highways. Be it enacted, &c., as follows:

Chap. 256

Section 1. When in the laying out, widening or relocat- Town, under ing any highway the county commissioners of any county county sioners, shall shall require the making of any culvert, cattle pass or other construct culpassage way through or under the highway as the commis- or other way. sioners shall direct the same to be made and worked, said commissioners may order and require the town in which such highway is located, to construct such culvert, cattle pass or other passage way, and the town shall construct the same as a part of the highway. And the county commissioners may county may rere-imburse to said town out of the county treasury, such imburse town. portion of the cost of the same, if any, as justice and equity may in their judgment require.

Section 2. This act shall take effect upon its passage.

Approved May 20, 1867.

An Act to amend the first section of the eighty-second Chap. 257 CHAPTER OF THE GENERAL STATUTES, IN RELATION TO QUAILS AND

Be it enacted, &c., as follows:

Section 1. Whoever between the first day of January Penalty if person and the first day of September, takes, kills or destroys any of takes or kills from January to the birds called quails or snipes, shall forfeit five dollars for first September. every such bird killed.

Section 2. This act shall take effect upon its passage.

Approved May 20, 1867.

An Act concerning the taking of shell-fish in the town of Chap. 258 BARNSTABLE.

Be it enacted, &c., as follows:

Section 1. The provisions of the thirteenth and nine- g. s. s3, §§ 13, teenth sections of the eighty-third chapter of the General 19, extended to north and harbor Statutes, are hereby extended to the north shore of the town shores. of Barnstable, and the shores of Barnstable harbor.

Section 2. This act shall take effect upon its passage.

Approved May 20, 1867.

An Act ceding to the united states jurisdiction over certain $\it Chap.\,259$ LANDS IN WATERTOWN.

Be it enacted, &c., as follows:

Section 1. Jurisdiction is hereby granted and ceded to Lands for addithe United States over all that certain lot or tract of land, tion to arsenal. with the buildings thereon, situate in the town of Watertown, purchased by the United States as an addition to the arsenal. and described as follows: commencing at the north-eastern Lines defined. angle of the arsenal grounds, thence extending along Arsenal Street two thousand three hundred and fifty feet; thence

to a point distant two thousand three hundred and twenty feet, measured along the shore of Charles River, from the south-eastern angle of the arsenal premises; thence along the said river to the south-eastern angle aforesaid.

United States may occupy and fill certain flats of state; harbor commissioners to direct.

The United States government is hereby authorized to occupy and fill such flats belonging to the Commonwealth, and to place in or over tide-water such structures as may be necessary for the purposes for which the land before described is to be used, and upon such terms and conditions as shall be prescribed by the harbor commissioners.

Plan to be filed by U.S. within

This act shall be void unless a suitable plan Section 3. year, or act void. of the premises, or such portion or portions thereof as may be purchased by the United States, be deposited in the office of the secretary of this Commonwealth, within one year from the passage of this act.

Jurisdiction of current with United States.

The Commonwealth shall retain and does Section 4. state over premises for service of retain concurrent jurisdiction with the United States in and process to be con- over the premises aforesaid, so far as that all civil and criminal processes issuing under the authority of this Commonwealth may be executed on said premises, and in any buildings erected or to be erected thereon, in the same way and manner as if jurisdiction had not been granted as aforesaid; and exclusive jurisdiction shall revert to and revest in the Commonwealth of Massachusetts, when the said premises shall cease to be used for the purposes declared.

Reversion to state defined.

Section 5. This act shall take effect upon its passage.

Approved May 20, 1867.

Chap. 260 An Act to change the name of the trustees of the nautical BRANCH OF THE REFORM SCHOOL.

Be it enacted, &c., as follows:

Shall be called the Massachusetts Nautical School.

The corporation called the Trustees of the Section 1. Nautical Branch of the State Reform School, shall hereafter be known by the name of the Massachusetts Nautical School.

Section 2. This act shall take effect upon its passage.

Approved May 20, 1867.

Chap. 261

An Act to incorporate the trustees of the cusiman library. Be it enacted, &c., as follows:

Corporators.

Section 1. Imla K. Brown, William Dwight, Silas N. Brooks, their associates and successors, are hereby made a corporation by the name of the Trustees of the Cushman Library, for the purpose of maintaining and managing a free public library in the town of Bernardston, and of controlling and managing any property that may come into their hands

Purpose.

as trustees, agreeably to a vote of the town or to the terms of any devise, bequest or donation in behalf of said town or of said library; with all the powers and privileges and Privileges and resubject to all the duties, liabilities and restrictions set forth strictions. in all general laws which now are or may hereafter be in force relating to such corporations.

Section 2. Said corporation may make by-laws, not may make byinconsistent with the laws of this Commonwealth, for its government and for the election and admission of associates and successors, agreeably to the provisions of the gift of said Cushman library and of the will of Henry W. Cushman.

SECTION 3. Said corporation may hold real and personal May hold estate. property for the purposes herein mentioned to an amount not exceeding twenty-five thousand dollars.

Section 4. This act shall take effect upon its passage.

Approved May 20, 1867.

An Act to authorize harvey t. Litchfield to extend his Chap. 262 WHARF IN HINGHAM.

Be it enacted, &c., as follows:

SECTION 1. Harvey T. Litchfield is hereby authorized to May extend presconstruct a wharf upon his flats in the harbor of Hingham ent wharf 450 in extension of his present wharf, known as Cushing's Wharf, not exceeding the width thereof, toward the channel, and not more than four hundred and fifty feet beyond his present wharf: provided, that all things done under this grant shall Provisos: harbo be subject to the determination and approval of the harbor to approve. commissioners, as provided in the fourth section of chapter one hundred and forty-nine of the acts of the year eighteen hundred and sixty-six; and provided, that this grant shall in no wise impair the legal rights of any person; and provided, wharf shall conthat if a harbor line shall be hereafter established by law in form to any fu-ture harbor line. the harbor of Hingham, no part of said wharf shall be maintained beyond said line, but shall be reduced within the same at the expense of the proprietors thereof, and with no claim upon the Commonwealth for loss or damage sustained thereby.

Section 2. This act shall take effect upon its passage.

Approved May 20, 1867.

An Act concerning the payment of salaries. Be it enacted, $\S c.$, as follows:

Chap. 263

SECTION 1. So much of section thirty-six of chapter fifteen Shall be paid of the General Statutes as provides for the quarterly payment monthly. of salaries, is hereby repealed; and all salaries payable from the state treasury shall be paid monthly, on the first day of each month.

Section 2. This act shall take effect upon its passage. Approved May 24, 1867. $Chap.\ 264$ An Act concerning the rights of shareholders in coöperative ASSOCIATIONS.

Be it enacted, &c., as follows:

May hold value of \$20 exempt from attachment and execu-

Shareholders in cooperative associations organized under the provisions of chapter two hundred and ninety of the acts of the year eighteen hundred and sixty-six, may hold shares therein not exceeding, in the aggregate, the par value of twenty dollars, which shall be exempt from attachment and from being taken on execution.

Section 2. This act shall take effect upon its passage.

Approved May 24, 1867.

Chap. 265

An Act for the preservation of the records of town PROPRIETARIES.

Be it enacted, &c., as follows:

County commissioners to have made copies of books deemed of value, and de-posit in registry of deeds.

Section 1. The county commissioners of the several counties are hereby authorized and required to have made, under their direction, copies of such books of records of proprietors, or town proprietaries, within their respective counties, as in their judgment ought to be preserved and perpetuated; such copies to be deposited in the registry of deeds for the county or division of a county to which such records relate, to be there kept by the respective registers of deeds as other books of records are kept by them.

Employés to be sworn and to certify copies.

Pav.

Section 2. The persons employed by said commissioners to make such copies shall be sworn to the faithful discharge of their duty, and shall certify the copies made by them as The compensation of such persons shall be fixed by said commissioners, and shall be paid out of the county treasury.

Copies from same by register to be evidence.

Copies from the copies made, certified and Section 3. deposited as before provided, duly certified by the register of deeds, shall be admitted in evidence in any court in the same manner as copies from the registry of deeds are now admitted.

Section 4. This act shall take effect upon its passage.

Approved May 24, 1867.

Chap. 266 An Act to amend chapter two hundred and nineteen of the ACTS OF THE YEAR EIGHTEEN HUNDRED AND SIXTY-SIX, CONCERNING THE MILITIA.

Be it enacted, &c., as follows:

Act as printed in supplement to G. S. amended.

Section 1. Chapter two hundred and nineteen of the acts of the year eighteen hundred and sixty-six, is hereby amended in the following named sections, and in the several portions and lines thereof, as the same are printed and published in the supplement to the General Statutes of this Commonwealth, in manner following, to wit:

In section fourteen, by inserting after the word "sixty," in Number of com-

the twenty-second line thereof, the word "four."

In section twenty-seven, by striking out all between the Militia, how crword "designate," in the ninth line, and the word "To," in ganized, § 27. the twenty-eighth line thereof, and inserting instead the following words:

"The quartermaster-general shall be also chief of ordnance Quartermaster-

and commissary-general of subsistence.

To each division there shall be one major-general, whose Division officers. staff shall consist of an assistant-adjutant-general, who shall also be chief of staff, with the rank of colonel; one assistantinspector-general, with the rank of lieutenant-colonel; one medical-director, who shall be a surgeon and shall have the rank of colonel; one assistant-quartermaster, with the rank of lieutenant-colonel; two aids-de-camp, one engineer of division, and one judge-advocate, who shall be a justice of the peace, each with the rank of major.

To each brigade there shall be one brigadier-general, whose Brigade officers. staff shall consist of one assistant-adjutant-general, with the rank of lieutenant-colonel; a medical-director of brigade, with rank of lieutenant-colonel; one assistant-inspectorgeneral, with rank of major; one assistant-quartermaster, one aid-de-camp, and one judge advocate who shall be a

justice of the peace, each with the rank of captain.

To each regiment there shall be one colonel, one lieuten- Regimental offiant-colonel, and one major; also one adjutant and one regimental quartermaster, each with the rank of first lieutenant; one regimental surgeon, with the rank of major; one regimental chaplain, to be borne on the field and staff-roll next after the surgeon; one regimental assistant-surgeon, with the rank of first lieutenant; one sergeant-major and one quartermaster-sergeant, one commissary-sergeant, one hospitalsteward, and one drum-major.

To each separate battalion there shall be one major; also Battalion officers. one adjutant, one battalion-quartermaster, and one assistantsurgeon, each with the rank of first lieutenant; one sergeant-major, one quartermaster-sergeant, and one hospitalsteward."

In section thirty-two, by striking out all between the word Appointment of "following," in the second line, and the word "No," in the fifteenth line thereof, and inserting instead the following words: "The staff of the commander-in-chief by the commander-in-chief, the staff of a major-general commanding a division by the major-general, the staff of a brigade commander by the brigadier-general commanding the brigade, the regimental staff by the colonel of the regiment, the bat-

talion staff and the staff officers of the cadet companies by their respective commanding officers."

Non-commissioned officers, § \$3. In section thirty-three, by striking out all between the words "non-commissioned," in the first line, and "Non-commissioned," in the fifth line thereof, and inserting instead the following: "staff shall be appointed in manner following; that of a regiment by the commander of a regiment, that of a battalion and of the companies of eadets by their respective commanders."

Commissioned officers, § 35.

In section thirty-five, by inserting between the words "appointed" and "Every," in the third line thereof, the words "unless upon valid objection shown upon hearing granted."

Pisqualification t∋ office, § 36. In section thirty-six, by inserting between the words "crime" and "shall," in the second line thereof, the words "or who has been dishonorably discharged from the service of the United States or the militia of this Commonwealth."

Electors, notice to, § 41.

In section forty-one, by striking out the word "ten," in the first line, and inserting instead the word "four."

E'ections, notice of, § 44. In section forty-four, by inserting at the end of the first paragraph thereof, after the word "forty-one," the words "or at any adjournment of a meeting so notified, not exceeding four days."

Plurality of offices, § 47. In section forty-seven, by adding at the end thereof the words "but such officer may continue to serve until his successor is qualified in his stead."

Discharges by commander-inchief, § 57. In section fifty-seven, by inserting between the words "disbanded" and "in," in the fifteenth line thereof, the words "or when it shall appear that such officer has heretofore been dishonorably discharged from the service of the United States or the militia of this Commonwealth; "also, by inserting between the words "discharged" and "Every," in said fifteenth line, the words "and all staff officers may be discharged, upon the request in writing of their commanding officers, by the commander-in-chief."

Uniform, arms, and equipments, how held, § 72.

In section seventy-two, by striking out all after the word "Commonwealth," in the second line thereof, and inserting instead the words "to be used for military purposes only; and such as shall not have been properly expended in such use, shall be returned when called for by proper authority."

Issue of, § 73.

In section seventy-three, by striking out the word "fifty." in the eighth line thereof, and inserting instead the words "forty-eight officers."

Property, how kept, § 75.

In section seventy-five, by striking out from the second line the words "except uniforms."

In section seventy-six, by striking out all after the word Roll, and receipt "of," in the first line thereof, and inserting instead the foleerty, § 76. lowing words: "every officer, non-commissioned officer and soldier, to return to the armory or other place of deposit each article of military property of the Commonwealth issued to, and received by him for use in the military service, and not properly expended, within three days after such tour of duty, or forthwith upon order of his commanding officer. And the possession of any article of such property by the person to whom it was issued, not being in the armory or designated place of deposit, shall be deemed and taken to be prima facie evidence of embezzlement of such article of property by the person to whom it was issued, and he shall be liable to be punished therefor upon conviction."

In section seventy-seven, by inserting between the words care of articles, Every" and "non-commissioned," in the first line thereof, § 77. the word "officer;" also by striking out the word "preservation," in the fourth line thereof, and inserting instead the word "return." Also by striking out the words "withdrawing from his company," in the sixth line thereof, and inserting instead the words "leaving the military service."

In section seventy-eight, by striking out all the words injury to unitherein before the word "any," in the fourth line thereof, form, etc., or failure to return, and inserting instead the words "Whoever shall wilfully or § 78. maliciously destroy, injure or deface." Also by striking out the word "withheld," in the seventh line, and the word "or," which precedes the word "destroyed" in the same line, and inserting after the said word "destroyed" the words "or defaced." Also by adding at the end of said section the words "and he shall be imprisoned in the house of correction until such fine is paid, or until he shall be discharged therefrom by process of law."

In section eighty, by striking out all after the word "Any," Accountability of officer for, § 80. in the first line, and inserting instead of the words so stricken out, the following: "officer receiving public property for military use, shall be accountable for the articles so received by him, and shall not be honorably discharged from the service until he has returned to the adjutant-general a receipt from his successor in command, or a proper accounting officer, for the articles issued to him, in good order and condition, reasonable use and wear thereof excepted, or shown to the adjutant-general, by satisfactory proof, that any article not so accounted has been properly expended in the service, or defaced, injured, lost or destroyed, without any default or neglect on his part; and if lost or wilfully defaced or destroyed through the misconduct of any person, that

reasonable efforts have been made by him to recover or prosecute for the same. And in addition, he shall be liable to make good to the Commonwealth all such property so defaced, injured, destroyed or lost by any neglect or default on his part, and for the recovery of which he has made no reasonable effort, to be recovered in an action of tort in the name of the Commonwealth."

Camp equipage and ammunition; supply of, custody, and accountability for, § 82.

In section eighty-two, by inserting between the words "detachment" and "such," in the fourth line thereof, the words "upon his requisition duly approved." Also by striking out the word "equipage," in the sixth line, and inserting instead thereof the word "property." Also by inserting between the words "same" and "to," in the seventh line thereof, the words "which shall not have been properly expended." Also by striking out from said section all after the word "issued," in the ninth line, and inserting in place thereof the words "together with a correct list of the same, and it shall be the duty of every officer having property delivered to him upon his requisition, or receiving the same, on the first days of March, June, September and December, annually, to make to the chief of the department from which such property shall have been issued, a full return of all property so received by him, and for which he is by law accountable: and each commanding officer of a company, for making such returns and for the responsibility of property for which he is held accountable, shall receive the sum of twenty-five dollars annually, to be paid only upon the certificate of the quartermaster-general and chief of ordnance, that all the required returns have been made and the property under his charge accounted for." In section eighty-six, by striking out all after the word

Discharge or death of officer, § 86.

Rent of armories, claims for, § 96. "upon," in the fourth line thereof, and inserting instead the words "complying with the provisions of law relating to the accounting for public military property." In section ninety-six, by inserting after the word "com-

In section ninety-six, by inserting after the word "company," in the fourth line thereof, the words "of infantry, and not exceeding six hundred dollars for one company of artillery or cavalry."

Orders of governor or commissioned officer, how distributed, § 99.

In section ninety-nine, by striking out the words "by the division inspector," in the second line, and inserting in place thereof the word "and." Also, by striking out the words "the brigade-major," in the third line thereof, and inserting instead the words "their respective assistant-adjutants-general." Also, by inserting at the end of said section the words "when any such order shall be transmitted by tele-

graph, a copy thereof shall be immediately forwarded by mail."

In section one hundred and one, by striking out the words Notice, service "if for military duty, and ten days previous thereto, if for and proof of, 101. election of officers," in the fifth and sixth lines of said section.

In section one hundred and five, by striking out all between Target practice, the words "manœuvre," in the third line, and "The," in the twenty-second line, and inserting instead thereof the words "and also for target practice, and for this purpose the quartermaster-general is hereby authorized to issue upon the requisition of the commanding officers of such companies respectively the necessary ammunition." Also, by striking Monthly drill. out from the twenty-third and twenty-fourth lines of said section the words "and the monthly drills, or any of them."

In section one hundred and six, by striking out the word Annual encamp-"October," in the fifth line, and inserting in place thereof the word "September."

In section one hundred and seven, by striking out all Distance to parades, \$107. before the word "no," in the third line thereof.

In section one hundred and eight, by striking out the Encampment to word "three," in the first line thereof, and inserting instead fast five days, the word "five."

In section one hundred and nine, by striking out all Company rollafter the word "officer," in the third line thereof, and inserting instead the word "thereof."

In section one hundred and twelve, by striking out the Inspection at enwords "brigade-majors and inspectors," in the first line campment, § 112. thereof, and inserting instead the words "assistant-inspecttors-general under the orders of their respective commanding officers."

In section one hundred and fourteen, by inserting after Bounds of the word "parade," in the second, fifth and sixth lines grounds, § 114. thereof, the words "or encampment."

In section one hundred and eighteen, by striking out from Penalty for abthe eighth and ninth lines thereof, the words "at any com- sence at company or squad pany or squad drill, as provided in section one hundred and drill repealed, five of this act, one dollar."

In section one hundred and nineteen, by striking out the Deficiency in word "two," in the fifth line thereof, and inserting instead arms and equipments, § 119. the word "five." Also, by striking out the word "one," in the last line thereof, and inserting instead the word "three."

In section one hundred and twenty, by striking out the Loaded arms at words "with ball, slug or shot or so," in the third line parade, 120. thereof, and inserting instead the word "or."

Certain offences named in §§ 118, 119, 120, 121, 122, 123, 124; proceedings prescribed, § 124.

In section one hundred and twenty-four, by adding, at the end thereof, the words following: "For any offence mentioned in this and the six preceding sections, the offender shall be carried before the judge-advocate of the division or brigade, if present on the field, without unnecessary delay, and a trial of such offence had before such officer, who shall have concurrent jurisdiction with other magistrates of the cause and person. All the proceedings incident to such trial, with right of appeal, shall be the same as those in like cases before trial justices, but no warrant need be issued to bring the offender before the judge-advocate."

Rosters and orderly books, § 125.

In section one hundred and twenty-five, by striking out therefrom all before the word "and," in the second line thereof, and inserting instead the words "The assistantadjutant-general of each division and brigade."

Company returns of encampment, § 128.

In section one hundred and twenty-eight, by striking out all after the word "correct," in the second line thereof, and inserting instead the words following: "triplicate returns of their several companies, which shall certify the manner in which such company, on each of the days of encampment, performed the duties required by law. He shall deliver one of such returns to the inspecting officer on duty in camp, and another to the commander of his regiment or battalion, and send the third direct to the adjutant-general within ten days after said tour of camp duty. The returns of companies attached to divisions or brigades, and not to regiments, shall be sent to the commanding officers of divisions or brigades, respectively, and consolidated and transmitted by them to the adjutant-general."

Return by master of band, § 131.

In section one hundred and thirty-one, by striking out the words "that the duty was well and faithfully," in the eighth line thereof, and inserting instead the words "the manner in which said duty was."

Regimental roll of officers, § 132.

In section one hundred and thirty-two, by striking out the words "brigade-major or," in the sixth line. Also, by inserting after the word "camp," in the same line, the words "and every commanding officer of regiment or battalion shall, within ten days after each tour of camp duty, forward to his commander a consolidated return of his whole command."

Return of camp duty, § 133. In section one hundred and thirty-three, by striking out the word "Brigade-majors," in the first line of said section, and inserting in place thereof the words "assistant-adjutants-general." Also, by striking out the word "brigademajor," in the twelfth and thirteenth lines, and inserting instead the word "assistant-adjutant-general."

In section one hundred and thirty-four, by striking out § 134. the word "brigade-majors," in the fourth line thereof, and inserting instead the words "assistant-adjutants-general."

In section one hundred and thirty-five, by striking out the Roll of officers' word "November," in the second line thereof, and inserting return, § 135. instead the word "December."

In section one hundred and thirty-nine, by striking out Person ordered the word "soldier," in the first line thereof, and inserting out in case of invasion or riot, instead the word "person." Also, by striking out from the \$139. second line thereof the words "armed and equipped." Also by striking out the words "fifty dollars," in the fourth line thereof, and inserting instead, after the word "company," the words "or officer to whom he is ordered to report, one hundred dollars to be paid into the treasury of the Common-

In section one hundred and forty-one, by striking out the Bodies of troops word "corps," in the eleventh line thereof, and inserting so ordered, § 141. instead the word "company."

wealth." Also by striking out all after the word "leave,"

in the fifth line of said section.

In section one hundred and forty-two, by striking out the Penalties for rewords "And a non-commissioned officer or soldier," in the seventh line thereof, and inserting instead the words "Any person." Also by striking out the words "an officer or soldier," in the tenth line thereof, and inserting the word Also by striking out the word "fifty," in the eleventh line thereof, and inserting instead the words "five

In section one hundred and forty-four, by inserting after camp duty, pay the word "officers," in the first line, the words "except staff of officers for, officers of companies." Also by inserting after the word "officers," in the fourth line, the words "except non-commissioned staff officers of companies."

In section one hundred and forty-five, by striking out the Assistant adjuwords "Division-inspectors, brigade-majors or inspectors," tant-general, added pay, § 145. in the first line thereof, and inserting instead the words "Assistant-adjutants-general of divisions and brigades."

In section one hundred and forty-six, by striking out the other officers and words "for attendance at monthly drills, as provided in this soldiers, pay for annual May paact, fifty cents per month," in the fourth and fifth lines rade, § 146. thereof. Also, by striking out all between the words "dollars" in the thirteenth line and "Every," in the fourteenth line. Also, by striking out the words "and that the several sums therein named have been paid," in the thirty-ninth and fortieth lines thereof, and by adding at the end of said section the words "The treasurer of each city and town shall annually, on or before the thirty-first day of December, pay

into the treasury of the Commonwealth all sums so drawn for the payment of military services which shall then remain unpaid to the person performing the service. Any neglect to pay over such unpaid moneys by such treasurers shall be punished by a fine double the amount remaining unpaid in each case."

Minimum of company, § 182.

In section one hundred and eighty-two, by inserting between the words "of" and "privates," in the first line thereof, the words "officers, non-commissioned officers and." Also by inserting at the end of said section, the word "eight."

If of less than forty-eight, may be disbanded, § 183.

In section one hundred and eighty-three, by striking out the words "this act," in the second line thereof, and inserting instead the word "law." Also, by inserting between the words "of" and "privates," in the fourth line thereof, the words "officers, non-commissioned officers and." Also, by inserting after the word "forty," in the fifth line thereof, the word "eight."

Commander of regiment, battalion or company may order officers for drill.

Section 2. The commanding officer of every regiment, battalion or detached company, may order out the commissioned and non-commissioned officers under his command, for elementary drill, two separate days between the middle of May and the middle of July, in each year, at such place as he shall deem most convenient; and if the place of any such commissioned or non-commissioned officer, in any company, shall be vacant from any cause, it shall be the duty of the commanding officer of such company to detail from the enlisted men under his command, a number sufficient to make up the complement of commissioned and non-commissioned officers to which by law his company is entitled.

Pay for travel in attending.

And each person so ordering and so ordered, that shall attend any such drill, shall receive for his necessary travel, to and from the place of drill, the sum of five cents per mile, not exceeding forty miles in all.

Forf-iture for unnecessary nonattendance.

Section 3. Every commissioned and non-commissioned officer or private, unnecessarily neglecting to attend, at the time and place appointed for drill, as aforesaid, shall forfeit and pay the sum of three dollars for every such neglect, to be recovered by any commissioned officer, in and for the use of his regiment, battalion, or detached company.

Sums due for travel shall be certified by officer to adjutantgeneral. Section 4. The amount to which each person is entitled for travel, as aforesaid, shall be certified to the adjutant-general, under oath, by the commanding officer of each regiment, battalion, or detached company, and the same shall be paid from the treasury of the Commonwealth, as follows, viz.: That portion for travel of commissioned officers, non-com-

Payment.

missioned officers and enlisted men of companies, to the commanding officers thereof, and that portion for travel of field and staff officers of regiments or battalions, to the commanding officers thereof respectively, to be by them paid over to the parties entitled thereto.

Section 5. Every officer, non-commissioned officer and officers and priprivate of a company who shall be present during the whole term of annual term of the annual encampment, and there perform all the encampment to duties required by law, shall receive, in addition to the com-extra. pensation provided in section one hundred and forty-six of the act to which this is an amendment, the sum of one dollar, to be applied towards defraying the general expenses of his company; the manner of making the return and pay-roll, the mode of payment by eities and towns, and the re-imbursement by the state, shall be the same as now provided by law for services at the May inspection and the annual encampment.

Section 6. Sections forty-six, one hundred and ten, one Repeal §§ 46, 110, hundred and seventy-seven, and one hundred and seventy-1866, and other eight of said chapter two hundred and nineteen of the acts parts inconsistent.

of the year eighteen hundred and sixty-six, and all other provisions of said chapter inconsistent with this act of amendment are hereby repealed.

Section 7. This act shall take effect upon its passage.

Approved May 24, 1867.

An Act relating to insurance companies.

Be it enacted, &c., as follows:

Section 1. The provisions of all general laws relating to Foreign compainsurance companies, chartered, incorporated or associated nies, laws relating to extended in, or under the laws of, any foreign country, are hereby to all. extended to all companies, associations and individuals, formed or associated in foreign countries, and doing an insurance business in this state, whether incorporated or not.

Section 2. The annual statements required of insurance Annual reports, companies doing business in this state shall hereafter be filed when filed with insurance comin the office of the insurance commissioner on or before the missioner. fifteenth day of January in each year, made out for the year ending on the preceding thirty-first day of December: pro- Proviso: compsvided, that the statements of companies of foreign countries countries. shall be filed in the month of November in each year, made out at the home office for the preceding calendar year; and supplementary annual statements of the business and condition of their American branches shall also be filed within the time, and made out for the period required of companies in the United States. The time herein prescribed for filing said

Chap. 267

Time may be extended for cause shown.

statements may be extended by the commissioner in favor of any company for good cause shown, but not beyond the first day of the month next after the date herein specified for filing the statement.

Commissioner may revise inquiries.

Section 3. The commissioner is hereby authorized to amend and revise the forms of statements now prescribed by law, and to propose such additional inquiries as are necessary to elicit a full exhibit of the business and standing of the various insurance companies doing business in this Common-Any company neglecting to make returns in the manner and within the time authorized and prescribed in this act shall forfeit one hundred dollars for each day's neglect: and every company that wilfully makes false statements shall be liable to a fine of not less than five hundred nor more than one thousand dollars. Any new business done by any company or its agents in this state, after neglect to make the prescribed returns, shall be deemed to be done in violation of law.

Penalties for fail- wealth.
ure of return or
false statement.

manner

Home companies,

New business after neglect of

return, how deemed.

tion of.

Section 4. Every insurance company incorporated in this Commonwealth shall pay into the treasury, for the examination required by the thirtieth section of the fifty-eighth chapter of the General Statates, the sum of thirty dollars. Every insurance company not incorporated in this Commonwealth, applying for admission to do business therein, shall pay into

applying for admission to do business therein, shall pay into the treasury, for filing copy of its charter or deed of settlement, the sum of thirty dollars; for filing statement preliminary to admission, and for filing each annual statement after

admission, the sum of twenty dollars.

nies, fee for filing papers and returns.

Foreign compa-

Officer or agent of foreign company, before acting, shall have liceuse of commissioner.

Same shall be in force until April unless revoked; may be renewed.

Section 5. No officer, agent or sub-agent of any insurance company not incorporated in this Commonwealth shall act or aid in any manner in transacting the business of insurance of or with such company, or placing risks or effecting insurance therein, without first procuring from the insurance commissioner a certificate of authority so to do, for each company for which he proposes to act, which shall state in substance that such company is duly authorized to do business in this state under the laws thereof, and that such agent or other. person has duly complied with the laws relating to the agents. of such companies. The commissioner, upon being satisfied of the facts to be stated therein, shall grant such certificate, which shall continue in force until the first day of April next after the date thereof, unless sooner revoked by the commissioner for non-compliance with the laws aforesaid, and shall be renewed on said day and annually thereafter, so long as the company and its agents continue to comply with said For such certificate, so granted, and for each renewal

Fee for.

thereof, the company named therein shall pay into the treasury the sum of two dollars. Whoever violates the pro- Penalty for viovisions of this section shall be punished by a fine not exceed-

ing five hundred dollars for each offence.

Section 6. For each copy of a paper filed in the office of Fees for filing the insurance commissioner there shall be paid at the rate papers by conof twelve cents a page, and for certifying the same, the sum
missioner. of one dollar. Said fees shall be collected by the commissioner and paid into the treasury.

Section 7. So much of the seventy-first section of the Publishing by fifty-eighth chapter of the General Statutes as requires the 6.8.58, § 71; publication of a copy of the statement therein referred to, is repeal.

hereby repealed.

SECTION 8. There shall be allowed and paid to the com- valuation of life missioner out of the moneys received, as compensation for policies, compensation for sation of commisthe valuation of life policies, the sums due for actuarial and sioner and clerks for. clerical assistance employed in making such valuation. The balance then remaining unexpended, to an amount not exceeding fifteen hundred dollars, shall be allowed and paid for the actuarial services of the commissioner: provided, Proviso. however, that in the amounts allowed and paid, during the current year, for actuarial and clerical assistance, shall be included the amount due for the clerical assistance employed by the predecessors of the present commissioner, being the amount actually paid into the treasury on policies whose valuation has been finished and footed up by them and has been used in completing the valuation of the last year.

Section 9. The commissioner shall report annually to commissioner the legislature all the receipts and expenditures of his shall give a bond and report redepartment, and shall give bond with sufficient sureties to eights and paybe approved by the treasurer in the sum of ten thousand dollars for the faithful discharge of all the duties of his office.

Section 10. All acts and parts of acts inconsistent herewith are hereby repealed. Approved May 24, 1867.

An Act to establish certain harbor lines in cape cod harbor Chap. 268 IN PROVINCETOWN.

Be it enacted, &c., as follows:

Section 1. No wharf, pier or other structure in the Limitation of ex town of Provincetown, shall ever hereafter be extended into tension. and over the tide-waters of said harbor, beyond the line hereinafter described.

Section 2. The harbor line begins at a point in said Cape Harbor lines Cod harbor three hundred and sixty-three feet north-defined. westerly from the centre of Long Point light-house, (said

point lying in the range between said light-house and monument C.) and runs in a straight line south-westerly one thousand nine hundred and eighty-three feet to a point distant five hundred and sixty feet north-westerly from monument A; thence on an arc of a circle, of nine hundred and forty feet radius, south-westerly and westerly, for a distance of one thousand three hundred and twenty feet, to a point in the range from the steeple of the new Methodist church in Provincetown to monument B, and nine hundred and sixty feet therefrom; thence on an are of a circle of three thousand seven hundred and seventy-five feet radius, northwesterly and northerly, for a distance of six thousand and ninety feet to a point in the range from Long Point lighthouse to monument C, and two thousand one hundred and fifty-eight feet therefrom; thence on an arc of a circle of nine thousand nine hundred and thirty-three feet radius, north-easterly and easterly, for a distance of ten thousand one hundred and seventy-five feet, to a point in the range of Long Point light-house and monument D, and three thousand four hundred and sixty-five feet therefrom.

Monuments designated.

The above-mentioned monuments, marked respectively A, B, C, D, are granite posts, and have the letters H. L. inscribed thereon.

Section 3. This act shall take effect upon its passage.

Approved May 24, 1867.

Chap, 269 An Act to amend an act for supplying the city of worcester WITH PURE WATER.

Be it enacted, &c., as follows:

City may borrow money and issue additional " Water Scrip " to defray cost.

Amount of new issue authorized.

Section 1. For the purpose of defraying all costs and expenses incurred or to be incurred under the authority of chapter one hundred and four of the acts of the year eighteen hundred and sixty-four, the city council of the city of Worcester shall have authority to borrow from time to time such sums of money, and to issue notes, bonds or certificates therefor to be denominated on the face thereof "Worcester Water Scrip," as they shall deem necessary to an amount not exceeding two hundred and fifty thousand dollars, in addition to the amount authorized by the act aforesaid, upon the same terms and conditions, and with the same authority in regard to interest and the sale of said scrip, and the payment of the principal thereof, and the appropriation and assessment of money for the payment of the principal and the interest of the moneys so borrowed as contained in section five of the act aforesaid.

Section 2. This act shall take effect upon its passage.

Approved May 24, 1867.

An Act to authorize the extension of the Western Railroad Chap. 270 TO THE CITY OF BOSTON, AND FOR OTHER PURPOSES.

Be it enacted, &c., as follows:

Section 1. The Boston and Woreester and Western Rail-Boston & Worroad Corporations, at any time within the period of four tern Cos. may months from the passage of this act, at meetings duly called unite. to consider the question of consolidation, may, by vote of a majority in interest of the stockholders present and voting at such meetings, agree to unite and consolidate the said corporations, upon terms to be fixed by commissioners to be Terms of union. appointed by the supreme judicial court, unless said corporations shall otherwise agree upon such terms as hereafter provided; and such votes so passed by said corporations respectively, shall be effectual to unite and consolidate the said corporations within the intent and meaning of this act.

If within three months from the passing of such votes, S. J. Court may said corporations shall not agree upon the terms of such considerations of such considerations. solidation, either of said corporations may petition the rations do not agree. supreme judicial court for the appointment of three commissioners, to fix and determine what sum shall be paid out of the funds of the said consolidated corporation to the stockholders of either of said original corporations, as the same existed at the time of such consolidation, in order to equalize the value of the stock of said corporations; and upon Award of comdue notice said court shall appoint such commissioners, the firmed by court award of whom, or a major part of whom, being made and to be final. confirmed by said court, shall be final; and the court shall enter such order or decree as may be found needful to carry into effect such award so confirmed. Said corporations shall Corporations to continue distinct and separate after the passage of the votes until terms are fixed. aforesaid, so far as may be necessary to make the settlement, or otherwise fix the terms of consolidation above provided, and carry into effect the award of said commissioners, and the decree of the court confirming the same.

Section 2. If the Boston and Worcester Railroad Com-B. & W. Co. pany neglects or refuses to pass said vote to unite and con-union, Western solidate said corporations as aforesaid, the Western Railroad Co. may establish terminal depot in Corporation is hereby authorized and required to establish, Boston and extend its road to. on or near tide-water in or near the city of Boston, before the first day of May, in the year eighteen hundred and sixtyeight, a terminal depot for the accommodation of its merchandise and other traffic, with power to take the land necessary therefor; and is further authorized to extend its railroad from a convenient point at or near the present terminus of its line in the city of Worcester, by some direct and feasible route, to said terminal depot; and for these

remain distinct

Proviso: limitation of time.

G.S. 63 to apply. purposes shall have all the powers and privileges, and be subject to all the duties, restrictions and liabilities set forth in the sixty-third chapter of the General Statutes, and in all general laws that now are or hereafter may be in force relating to railroad corportions: provided, however, that said extension road shall be located within eighteen months and constructed within one year thereafter.

Or may purchase other road to form continuous line from Albany to Boston.

Or may unite with same.

Other company may sell to or unite with Western Co.

Corporation so formed to have functions and obligations of Cos. in severalty.

Section 3. In place of locating and constructing a new line of road from Worcester to Boston, as provided in the preceding section, said corporation may, within six months, purchase the road, property and franchise, or so much of the road and franchise of any railroad company, having a line of road terminating in Boston, as may be necessary and convenient to form with its own road a first class continuous line of railroad from Albany to Boston; or said corporation may unite and consolidate its stock with the stock of such company; and any such company may, within six months, sell a portion of its road and franchise, or the whole of its road, property and franchise to, or unite and consolidate its stock with the stock of said Western Railroad Corporation, upon such terms and conditions as may be agreed upon and approved by a majority in interest of the stockholders of each of said corporations present and voting at meetings duly called for that purpose.

If any such consolidation takes place as is Section 4. provided in the first and third sections of this act, the corporation so formed shall have, hold, possess and enjoy all the powers, privileges, rights, franchises, property, claims, demands and estates, which, at the time of such union may be held and enjoyed by either of the said existing corporations, and be subject to all the duties, restrictions, obligations, debts and liabilities to which, at the time of the union, either is subject in severalty, and all suits at law or in equity, and all proceedings before any tribunal which may be pending, to which either corporation shall be a party, may be prosecuted and defended by the company hereby authorized, in the same name, in like manner and with the same effect as might have been done had such union not All claims, contracts, rights and causes of action, of or against either corporation, at law or in equity, may be enforced by suit or action, to be commenced and prosecuted by or against the corporation formed as aforesaid. And the said existing corporations shall continue corporations for the purpose of prosecuting or defending any suit or proceeding at law or in equity, or otherwise now pending,

Corporations uniting to be single in suits ont of state.

or which may hereafter be brought by or against either of them out of this Commonwealth.

SECTION 5. The first meeting of the corporation hereby First meeting of authorized, shall be called by the presidents of the two cor-new company, how called. porations composing its parts, or either of them; and of the time and place of said meeting ten days' notice shall be given by publication in two newspapers in the city of Boston, one in the city of Worcester, one in the city of Springfield, one in the town of Pittsfield, and two in the city of Albany, in the state of New York; and at the said meeting, persons stockholders of holding stock in either of the component corporations, shall both may vote. be entitled to vote in like manner as they would have been had these corporations been convened separately. The offi- officers to act till cers respectively of the said corporations shall continue to new Co. is organexercise, in behalf of the said united corporations, all the rights and powers which they now exercise, till the united corporation shall be organized.

Section 6. After the organization of the corporation, companies to formed as aforesaid, each of the said existing corporations continue for pershall continue, for the purpose of perfecting the said union, and doing all such acts and things, if any, as may be necessary therefor, and shall execute all such transfers, assignments and conveyances as the corporation, formed as aforesaid, may deem necessary or expedient to vest in itself any property, estates, contracts, rights or claims, if any there be, which do not vest in it by virtue or authority of this act.

Section 7. The corporation, formed as aforesaid, shall be Title of new comcalled the Boston and Albany Railroad Company, and shall pany have power to take and hold additional lands necessary for May hold addithe enlargement of its depot accommodations, compensation tional lands. therefor to be determined as is provided by law, and may have an amount of capital stock equal to the authorized Capital stock. capital of the two corporations, and shall be authorized to increase said capital stock by adding thereto from time to time an amount not exceeding three millions of dollars.

Section 8. The time and place of the annual meeting of Annual meeting. the consolidated corporation, authorized by this act, shall be fixed by the by-laws. The number of directors shall not Directors. exceed thirteen, five of whom shall be the directors chosen on behalf of the state. The present directors of the Western Railroad Corporation, chosen by the legislature, shall be and continue directors of the corporation, formed as aforesaid, during the terms for which they were respectively chosen; and upon the expiration of their respective terms, new directors shall be chosen in their stead, in the same way as directors of the Western Railroad Corporation are now chosen,

Commissioners sinking fund of Western Co.

and in case of any vacancy occurring during the recess of the legislature, the same may be filled as provided by law.

The treasurer of the Commonwealth and the Section 9. treasurer of the corporation authorized by this act, for the time being, shall be the commissioners of the sinking fund of

the Western Railroad Corporation.

Section 10. In case the Western Railroad Corporation shall decide to approach its terminal depot in Boston over the whole or a part of the road of any other corporation, whether by the purchase of the whole or a portion of said road and franchise, or by a union and consolidation of the capital stock of the two corporations, said Western Railroad Corporation, or the Boston and Albany Railroad Company, as the case may be, is hereby authorized to locate, construct, maintain and use so much new road as may be necessary to connect its existing line of road with the line of such other road, and also with its terminal depot in Boston.

Section 11. If, in the location and construction of any part of the road approaching its terminal depot in Boston, said corporation finds it necessary or expedient to cross any navigable water, it is hereby authorized so to do, in such places and manner, and upon such terms, and subject to such conditions as shall be prescribed by the harbor commis-

sioners.

Section 12. If the Western Railroad Corporation decides to connect its existing line of road with the terminal depot aforesaid in Boston, without consolidating its stock with the stock of any other railroad company, said Western Railroad Corporation shall on the first day of December, in the year one thousand eight hundred and sixty-seven, assume the name of the Boston and Albany Railroad Company, and may for the purposes of this act, from time to time, increase its capital stock, by adding thereto an amount not exceeding five millions of dollars.

Section 13. Before any sale of the new shares authorized to be created by this act, the directors of said corporation shall give notice in writing of such authorized increase, to the treasurer of the Commonwealth and to the other stockholders, and within thirty days after such notice the Commonwealth and the other stockholders may take at the par value thereof their proportion of such increased shares, according to the number of shares in such capital stock owned by them severally at the date of such increase. if any shares then remain unsold, the said corporation may dispose of the same at not less than the par value thereof.

Western Co. or new corn, may reach depot in Boston over other Co.'s road and may connect with same by new road.

Company may cross navigable waters.

Harbor commissioners to approve.

If convecting only with other road, shall take name of Boston & Albany R. R. Co. and may increase capital stock.

Shall give notice of increase before issue of new shares.

Stockholders may take new shares according to number they then held.

Shares not so taken.

Section 14. When notice of any such increase of capital State treasurer stock shall be given to the treasurer of the Commonwealth, may take by direction of govthe governor, with the advice and consent of the council, is end counhereby authorized to instruct the treasurer to take the proportion of shares to which the Commonwealth may be entitled, or any part thereof; and the governor, with the advice and consent of the council, may draw his warrant on the treasurer in payment therefor; and such temporary loans May effect loan are hereby authorized to be obtained by the treasurer as may for payment of same. be necessary for the payment of the amounts thus drawn for.

Section 15. Neither the Western Railroad Corporation Transportation of nor the Boston and Albany Railroad Company shall charge, freight by Westdemand or receive, or be entitled to charge, demand or co.; restrictions of charges for. receive for the transportation by it of freight to any station upon its road, a greater sum than is at the time received by it for the transportation of the like class and quantity of freight from the same original point of departure to a station at a greater distance on its road in the same direction: provided, that the sum received in any case for the trans- Proviso. portation of joint freight shall not be taken as the standard for charges on local freight.

The Boston and Albany Railroad Company B. & A. Co. shall Section 16. shall furnish, on every part of its line of road from Boston to furnish present the state line, accommodations or facilities for local travel dations. and business not less than are now furnished by either of the corporations consolidated under the provisions of this act: provided, that such travel and business continue equal in Proviso. amount to what the same now are.

Section 17. The Commonwealth may at any time pur-commonwealth chase of the Boston and Albany Railroad Company its road franchise and and all its franchise, property, rights and privileges, by pay-property of Co. ing therefor such sum as will re-imburse it the amount of capital paid in to the several corporations composing it, and to the Boston and Albany Railroad Company, with a net profit thereon of ten per cent. a year, from the times of the payment thereof by the stockholders of said corporations respectively, to the time of the purchase.

Section 18. If any such consolidation takes place, as is consolidation provided in the first section of this act, the corporation so under first section to authorize formed shall have the authority to establish on or near tide-taking land for terminal depot. water, in or near the city of Boston, a terminal depot for the accommodation of its merchandise and other traffic, with power to take the land therefor; and is further authorized to May extend road extend its railroad from a convenient point on its line by to same. some direct and feasible route to said terminal depot; and Duties, Habilities for these purposes shall have all the powers and privileges, and restrictions.

May purchase any road terminating in Boston, for connection with depot.

Or may unite with same.

Such companies may sell to or unite with.

Provisos: other depot lands not to be taken without consent.

in Chelsea.

Rights of Co. in relation to flats.

and be subject to all the duties, restrictions and liabilities set forth in the sixty-third chapter of the General Statutes, and in all general laws that now are or may hereafter be in force relating to railroad corporations. Said corporation may purchase the road, property and franchise, or so much of the road and franchise of any railroad company, having a line of road terminating in Boston as may be necessary and convenient to make a connection with said terminal depot; or said corporation may unite and consolidate its stock with the stock of such company; and any such company may sell a portion (or the whole) of its road, property and franchise to, or unite and consolidate its stock with, the stock of said corporation, upon such terms and conditions, as may be agreed upon and approved by a majority in interest of the stockholders of such company and said corporation, present and voting at meetings duly called for such purpose: provided, that nothing in this act contained shall authorize said corporation to enter upon or take or interfere with any lands already occupied for depot purposes by any railroad corporation terminating in Boston, unless the consent of such corporation is Nor certain lands first obtained: provided further, that no land shall be taken under this act within twenty feet of "Union Park," so called, in Chelsea.

> Section 19. This act shall give to the said corporation no right to take or use any flats of the Commonwealth, and no right to erect any structure upon or to fill up any flats it may take or purchase, which right was not by law attached to such flats when taken or purchased.

Section 20. This act shall take effect upon its passage.

Approved May 24, 1867.

Chap. 271 An Act to authorize the old colony and newport railway COMPANY TO REMOVE ITS DEPOT IN PLYMOUTH.

Be it enacted, &c., as follows:

May remove five hundred yards S. W. of present station.

Section 1. The Old Colony and Newport Railway Company is hereby authorized to remove its depot in Plymouth to a point not exceeding five hundred yards southwesterly from its present station, and to connect the same by tracks over its own land with the present tracks.

Section 2. This act shall take effect upon its passage.

Approved May 24, 1867.

Chap, 272 An Act to incorporate the Marlborough Aqueduct company. Be it enacted, &c., as follows:

Corporators.

Samuel Boyd, Hugh R. Bean, Thomas Corey, Section 1. their associates and successors, are hereby made a corporation by the name of the Marlborough Aqueduct Company, for the purpose of supplying the inhabitants of the town of Purpose. Marlborough with pure water; with all the powers and Privileges and reprivileges, and subject to all the duties, restrictions and lia-strictions. bilities set forth in all general laws which now are or here-

after may be in force applicable to such corporations.

Section 2. Said corporation for the purpose aforesaid May take waters may take, hold and convey to, into and through said town and land for erecthe waters of Gates Pond, so called, in the town of Marl-tion of dams and reservoirs. borough, and may take and hold, by purchase or otherwise, such land as may be necessary for erecting and maintaining dams and reservoirs, and for laying and maintaining conduits, pipes, drains and such other works as may be necessary for the purity and preservation of said waters, and for collecting, conducting and distributing the same as herein provided. Said corporation shall, within sixty days from shall file in registhe time of taking any land as aforesaid, file in the office of try of deeds, within sixty days, the registry of deeds in the southern district of the county statement of land of Middlesex, a description of the land so taken sufficiently accurate for identification, and a statement of the purpose for which taken, signed by the president of said corporation.

Section 3. Said corporation may build aqueducts and May build aquemaintain the same by any works suitable therefor, may erect etc., and distriband maintain dams, may make reservoirs and hydrants, and ute water. may distribute the water throughout said town by laying down pipes, and may establish the rent therefor. Said cor- Pipes and drains, poration may also, for the purpose aforesaid, carry its pipes where and how and drains over or under any water-course, street, railroad, highway or other way, in such manner as not to obstruct the same, and for like purpose may enter upon and dig up any road, under the direction of the selectmen of the town of Marlborough, in such manner as to cause the least hindrance to the travel thereon.

Section 4. All damages sustained by taking land, water Land or water or water-rights, or by making aqueducts, reservoirs or other damages, how ascertained and works, shall be ascertained, determined and recovered, in recovered. the manner now provided by law in case of land taken for highways.

Section 5. No application shall be made to the county applications for commissioners for the assessment of damages for the taking assessment, when of any water-rights, until the water is actually withdrawn or diverted by said corporation. Any person whose waterrights are thus taken or affected, may apply as aforesaid, at any time within one year from the time when the water is first actually withdrawn or diverted.

SECTION 6. Any person who shall maliciously divert the Penalty for mawater, or any part thereof, of the sources which shall be licious diversion of

water or injury to works.

taken by the said company pursuant to the provisions of this act, or who shall corrupt the same, or render it impure, or who shall maliciously destroy or injure any dam, reservoir, aqueduct, pipe or hydrant, or other property held, owned or used by the said company for the purposes of this act, shall pay three times the amount of actual damage to the said company, to be recovered by any proper action; and every such person, on conviction of either of the malicious acts aforesaid, may be punished by fine not exceeding one hundred dollars, and imprisonment not exceeding six months.

Capital and shares.

Condition of incurring liabilities

Section 7. The capital stock of said corporation shall not exceed fifty thousand dollars, to be divided into shares of one hundred dollars each; and no pecuniary liability shall be assumed by said corporation until one-quarter part of its capital stock has actually been paid in, in cash.

Town of Marlborough may hold stock.

Proviso: if voters

so elect.

Section 8. The town of Marlborough is hereby authorized to subscribe for and hold shares in the capital stock of said company, to the amount of ten thousand dollars: provided, the inhabitants of said town, at a legal meeting duly called for that purpose, shall, by a vote of two-thirds of the legal voters present and voting thereon, vote to subscribe for such shares, in accordance with the terms of this act, to pay for the same out of the town treasury, and to hold the same as town property, subject to the disposition of the town, for public purposes, in like manner as any other property it may possess.

Town may, by loan or tax, raise sums necessary.

Section 9. Said town of Marlborough is hereby authorized to raise, by loan or tax, any sums of money which shall be required to pay its instalments on its subscriptions to said stock, and interest thereon.

May purchase franchise and property.

Section 10. The town of Marlborough may, at any time, purchase the franchise of said corporation, and all its corporate property, at such price as may be agreed upon between the parties; and in case the parties cannot agree upon the price, the supreme judicial court, or any justice thereof, upon application of either party, shall appoint three commissioners to award what sum said town shall pay to said company for such franchise and its corporate property, which award shall be final.

Failing to agree, S. J. Court may appoint commissioners whose award shall be final.

Section 11. For the purpose of defraying the cost of such property, lands, water and water-rights, as shall be purchased for the purpose aforesaid, the town of Marlborough shall have authority to issue from time to time notes, scrip, or certificates of debt, to be denominated on the face thereof "Marlborough Water Scrip," to an amount not exceeding fifty thousand dollars, bearing interest payable semi-annually,

Town may issue
"Water Scrip"
to defray cost.

and the principal shall be payable at periods not more than Principal and twenty years from the issuing of the said scrip, notes or when payable. certificates respectively; and the said town may sell the same, or any part thereof, from time to time, at public or private sale, for the purpose aforesaid, on such terms and conditions as the said town shall judge proper. Said town is further Town may assess authorized to make appropriations, and assess from time to or same. time such amounts, not exceeding in one year the sum of five thousand dollars, towards paying the principal of the money so borrowed, and also a sum sufficient to pay the interest thereon, in the same manner as money is assessed and appropriated for other town purposes.

SECTION 12. In case the town of Marlborough shall pur-Rights and rechase the property, rights and privileges of the corporation strictions if purestablished by this act, said town shall exercise all the rights, powers and authority, and be subject to all the restrictions, duties and liabilities herein contained, in such manner and by such officers, servants and agents as the town shall, from time to time, ordain, appoint and direct. And said town Town shall be shall be liable to pay all damages occasioned by the diversion damages not paid of any water, or the obstruction of any stream, or the flow-by company. ing of any lands for the purposes of said aqueduct, which

shall not have been previously paid by said corporation.

Section 13. This act shall take effect upon its passage.

Approved May 24, 1867.

An Act in relation to the melrose and south reading horse Chap. 273 RAILROAD COMPANY.

Be it enacted, &c., as follows:

Section 1. All the rights, privileges, liabilities, duties and Time for locating restrictions granted to or imposed upon the Melrose and South and constructing Reading Horse Railroad Company by chapter one hundred June 1, 1869. and seventy of the acts of the year eighteen hundred and sixty-three, and all subsequent acts in relation thereto, subject to any modification made by any general law relating to horse railways, are hereby revived, and the time for accepting, locating and constructing said railroad is hereby extended to the first day of June in the year eighteen hundred and sixty-nine.

Section 2. This act shall take effect upon its passage.

Approved May 24, 1867.

AN ACT TO INCORPORATE THE RICE, BARTON AND FALES MACHINE Chap. 274 AND IRON COMPANY.

Be it enacted, $\S c.$, as follows:

Section 1. George M. Rice, George S. Barton, Joseph corporators. E. Fales, their successors and assigns, are hereby made a

Location.

Privileges and restrictions.

corporation by the name of Rice, Barton and Fales Machine and Iron Company, for the manufacture and sale of machinery, steam-boilers and castings in the city of Worcester; with all the powers and privileges, and subject to all the duties, restrictions and liabilities set forth in all general laws which now are or hereafter may be in force in relation to manufacturing corporations.

Capital stock and shares.

Proviso.

Section 2. The whole capital stock of said corporation shall not exceed the sum of six hundred thousand dollars, and shall be divided into shares of one hundred dollars each, and it may hold real and personal estate necessary for the purposes aforesaid, not exceeding that amount: provided. however, said corporation shall not go into operation until the sum of one hundred and fifty thousand dollars of its capital stock shall be paid in, in cash.

Section 3. This act shall take effect upon its passage.

Approved May 24, 1867.

Chap. 275 An Act concerning limitations of actions for flats and great ponds of the commonwealth.

Be it enacted, &c., as follows:

G. S. 154, § 12; application defined.

Section 1. The provisions of section twelve of chapter one hundred and fifty-four of the General Statutes, shall not apply to any property, right, title or interest of the Commonwealth below high-water mark or in the great ponds.

Section 2. This act shall take effect upon its passage.

Approved May 27, 1867.

Chap. 276 An Act fixing the salary of the secretary of the board of education.

Be it enacted, &c., as follows:

Salary, travel, and how paid. Section 1. The secretary of the board of education shall receive an annual salary of three thousand dollars, and also the sum of four hundred dollars in full compensation for travelling expenses to be paid out of the moiety of the school fund applicable to educational purposes.

Section 2. The salary herein before provided shall be

paid from the first day of January last.

Section 3. This act shall take effect upon its passage.

Approved May 27, 1867.

Chap. 277 An Act in relation to the school committee of the city of charlestown.

Be it enacted, &c., as follows:

Shall consist of number as fixed by city council.

Section 1. From and after the present municipal year the school committee of the city of Charlestown shall consist of such number of persons, divisible by three, as has been or may hereafter be determined by the city council,

who shall be elected in the manner now provided by law. Mayor and president of conneil The mayor of said city and the president of the common to be members council shall be ex officiis members of the board, and the mayor shall be chairman of the board and shall, if present, preside at all the meetings thereof.

Section 2. All acts and parts of acts in relation to said Repeal. city, which are inconsistent with the provisions of this act, are hereby repealed.

SECTION 3. This act shall take effect from and after its Act to be in force acceptance by a majority of the citizens of said city voting when accepted by thereon, by yea and nay and by ballot, at ward meetings zens voting. duly warned and held for the purpose, at which meetings the polls shall be kept open at least six hours, and the check list shall be used as at the elections of state and city officers.

Approved May 27, 1867.

AN ACT FIXING THE SALARIES OF COUNTY TREASURERS. Be it enacted, &c., as follows:

Chap. 278

Section 1. The treasurers of the several counties of the shall be paid Commonwealth hereinafter named, shall be furnished by the quarterly and furnished office. county with an office in the court house or other county building, and receive in quarterly payments from the treasury an annual salary, in full for all services by them performed, as follows:

For the county of Berkshire, one thousand dollars; for Salaries fixed for the county of Bristol, twelve hundred dollars; for the Berkshire, Bristol, Essex, eighteen hundred dollars; for the county of Essex, eighteen hundred dollars; for the county of Hampden, Nor-folk, Plymouth, of Hampden, one thousand dollars; for the county of Nor-Worcester and Hampshire. folk; thirteen hundred dollars; for the county of Plymouth, one thousand dollars; for the county of Worcester, eighteen hundred dollars; for the county of Hampshire, eight hun-

Section 2. The salaries herein provided shall be paid Shall be from Jan., '67. from the first day of January last.

Section 3. This act shall take effect upon its passage.

Approved May 27, 1867.

An Act concerning the appointment of police officers in cities. $\it Chap.~279$ Be it enacted, §c., as follows:

SECTION 1. The mayor and aldermen of the several cities Mayor and aldermay at any time appoint police officers, with all or any of with powers of the powers of constables, except the power of serving and constables, except on civil proexecuting civil processes, who shall hold their offices during cesses. the pleasure of the mayor and aldermen.

Section 2. This act shall take effect upon its passage.

Approved May 27, 1867.

Chap. 280 An Act to incorporate the central mutual fire insurance COMPANY.

Be it enacted, &c., as follows:

Corporators.

Location.

Section 1. William T. Merrifield, Edward Earle, Philip L. Moen, their associates and successors, are hereby made a corporation by the name of the Central Mutual Fire Insurance Company, in the city of Worcester, for the purpose of making insurance against losses or damage by fire, on the mutual principle; with all the powers and privileges, and subject to all the duties, liabilities and restrictions set forth in all general laws, which now are or hereafter may be in

Privileges and restrictions.

> force relating to such corporations. Section 2. This act shall take effect upon its passage.

Approved May 27, 1867.

Chap. 281 An Act to incorporate the george II. Gilbert Manufacturing COMPANY.

Be it enacted, §c., as follows:

Corporators.

Section 1. George H. Gilbert, Lewis N. Gilbert, Charles D. Gilbert, their associates and successors, are hereby made a corporation by the name of the George H. Gilbert Manufacturing Company, for the purpose of manufacturing silk, woolen or cotton cloths, or any fabric wholly or in part of silk, wool or cotton, in the towns of Ware and Hardwick;

Purpose and location.

Privileges and re- and for this purpose shall have all the powers and privileges, and be subject to all the duties, restrictions and liabilities set forth in all general laws which now are or may hereafter

be in force relating to manufacturing corporations.

May hold real

strictions.

Section 2. Said corporation, for the purposes aforesaid, may hold real estate necessary and convenient for its business, to an amount not exceeding two hundred thousand Capital stock and dollars; and the whole capital stock shall not exceed the sum of six hundred thousand dollars, divided into shares of one hundred dollars each: provided, however, that said corporation shall not go into operation until one hundred and twenty-five thousand dollars of its capital stock shall have been paid in, in cash.

Proviso.

estate.

Section 3. This act shall take effect upon its passage.

Approved May 27, 1867.

 ${\it Chap.\,282}$ An Act to authorize nathan p. Laighton to construct a wharf IN HULL.

Be it enacted, &c., as follows:

May construct between Scull Head and Strawberry Hill and extend to eight feet depth of water.

Section 1. That Nathan P. Laighton is hereby authorized to construct a wharf on his land in Hull, between Scull Head and Strawberry Hill, and to extend the same into tidewaters over any flats being his property, and over any flats of the Commonwealth that may lie in front of his outer line

of flats, to a line where the water is eight feet deep at lowtide; said wharf to be not over one hundred feet in width: provided, that all things done under this grant shall be sub- Harbor commisject to the determination and approval of the board of harbor sioners to approve. commissioners, as provided in the fourth section of chapter one hundred and forty-nine of the acts of the year eighteen hundred and sixty-six; and provided, that this grant shall in no wise impair the legal rights of any person.

Section 2. This act shall take effect upon its passage.

Approved May 27, 1867.

An Act to incorporate the liberty masonic association, in Chap. 283 BEVERLY.

Be it enacted, &c., as follows:

Section 1. John I. Baker, John B. Hill, Edward L. Gid- Corporators. dings, their associates and successors, are hereby made a corporation by the name of the Liberty Masonic Association, for the purpose of erecting a building in Beverly, and maintain- Purpose. ing the same, for the accommodation and purposes of a masonic hall, lectures and any other lawful purpose; with all the powers and privileges, and subject to all the duties, Privileges and rerestrictions and liabilities set forth in all general laws which strictions. now are or hereafter may be in force, so far as applicable to such corporations.

Section 2. Said corporation shall have a capital stock not Capital stock and exceeding fifty thousand dollars, divided into shares of one shares hundred dollars each, and may hold for the purposes aforesaid, real and personal estate not exceeding the amount of Estate. its capital stock: provided, however, that said corporation Proviso. shall incur no liability until ten thousand dollars of its capital stock has been paid in, in cash.

Section 3. This act shall take effect upon its passage.

Approved May 27, 1867.

An Act to aid the construction of the boston, hartford and Chap. 284 ERIE RAILROAD.

Be it enacted, &c., as follows:

Section 1. The treasurer of the Commonwealth is hereby treasurer of authorized and instructed to issue scrip or certificates of commonwealth may issue scrip indebtedness in the name and in behalf of the Commonwealth, and in the manner herein designated, for the sum of don, bearing in the currency cent. three million dollars, which may be expressed in the currency cent. of Great Britain, and may be payable to the bearer thereof in London, and bearing interest of five per cent. per annum, payable semi-annually in London on the first days of January and July; or the whole or any part of said scrip may or may issue in be issued in federal currency, payable in Boston, as the direction based in federal currency payable in Boston.

ton, as directors of Co. may elect.

Shall be redeemable on first Januarv, 1300.

Shall be countersigned by governor.

Treasurer shall deliver to treasurer of company when directed by governor and council.

Purpose: to aid completion of railway from Boston to Fish-

Interest and exchange on portion payable in London.

Conditions of issue of \$100,000 of scrip.

tors of the Boston, Hartford and Erie Railroad Company shall elect when they apply for any issue of said scrip, with warrants for the interest attached thereto; which said scrip or certificates in the currency of Great Britain shall be redeemable in London, and that in federal money at Boston, on the first day of January in the year nineteen hundred, and shall bear date on the first day of January or July which shall next precede the issue of the same. All said scrip shall be countersigned by the governor of the Commonwealth for the time being, and be deemed a pledge of the faith and credit of the Commonwealth for the redemption thereof. The treasurer of the Commonwealth for the time being shall deliver said scrip to the treasurer of the Boston, Hartford and Eric Railroad Company whenever ordered by the governor and council, on the application of the directors of said railroad company, under the provisions of this act, for the purpose of aiding said railroad company to complete its railway Boston to Fishkill, in the state of New York, from the city of Boston to Fishkill, in the state of New York, and for the equipment of the same. The interest on such portion of the scrip authorized by this act as shall be expressed in the currency of Great Britain, and the cost of exchange, shall be paid by the Boston, Hartford and Erie Railroad Company in coin or its equivalent, at the option of the treasurer of the Commonwealth.

Section 2. When it shall be made to appear to the satisfaction of the governor and council and attorney-general that the mortgage to Robert H. Berdell and others, trustees, confirmed by the one hundred and forty-second chapter of the acts of the year eighteen hundred and sixty-six, has been duly executed and recorded; and that all underlying mortgages on that part of said road of said Boston, Hartford and Erie Railroad Company, lying between the foot of Summer Street in the city of Boston and the towns of Southbridge in Massachusetts and Willimantic in Connecticut, have been duly cancelled and discharged; or, that the mortgage debt secured by the underlying mortgages on said railroad between said Summer Street, Willimantic and Southbridge, have been reduced to less than one million of dollars; and that a bond of said Boston, Hartford and Erie Railroad Company conditioned that the franchise and property named and described in said mortgage to Robert H. Berdell and others, trustees, and lying and being between the foot of said Summer Street and the towns of Willimantic and Southbridge, shall be protected from all such uncancelled bonds, which said bond shall be satisfactory to the governor and council and deposited with the treasurer of the Commonwealth; and that said railroad company has properly expended two hundred thousand dollars in construction of new road and in the purchase of equipment; then a portion of said scrip, to the amount of one hundred thousand dollars, shall, upon the terms hereinafter provided, be delivered to the treasurer of said railroad company, on the request of the directors of said railroad company. And when it shall appear to the satisfaction of the conditions of governor and council and commissioners provided for in the stue of second \$100,000 of same sixth section of this act, that an additional expenditure of two hundred thousand dollars has been made in construction of new road and in the purchase of equipment as aforesaid, then another portion of said scrip, to the amount of one hundred thousand dollars, shall be delivered upon the terms expressed in this act, to the treasurer of said railroad company; and so, in like manner, said scrip shall be issued and Issue of whole delivered, until the whole amount hereby authorized shall like manner. have been issued and delivered.

Section 3. No scrip shall be delivered to the treasurer of Before issue of said railroad company until an agreement shall have been to be filed with executed by said company to the Commonwealth in a form state treasurer for compliance approved by the attorney-general of the Commonwealth, and with act by comdelivered to the treasurer of the Commonwealth and conditioned that said railroad company shall comply with the provisions of this act, and shall indemnify and save harmless the Commonwealth from all expenses incurred, or loss or damage on account of said scrip, and that said railroad company shall and will well and truly pay the principal sum of said scrip when the same shall become due and payable, and interest thereon as the same shall fall due; and shall deliver Certain bonds to the treasurer of the Commonwealth before said railroad also shall be decompany shall receive the scrip as aforesaid, as security for upon issue of scrip. the performance of the conditions of said agreement, one hundred and thirty-three thousand three hundred and thirtythree dollars and thirty-three and one-third cents, in the bonds secured by the said mortgage to Robert H. Berdell, and other trustees, to and for every one hundred thousand dollars to be received by said treasurer of the Boston, Hartford and Erie Railroad Company in scrip as herein provided.

Section 4. When said railroad shall have been opened for Road being open use from Boston to the Erie Railway, fifty thousand dollars for use, sum from to be set annually shall be set apart from the net income of said road, apart as sinking fund. and paid to the commissioners hereinafter named in the fifth section of this act, as a sinking fund, to be managed, invested and appropriated as is, or shall be provided by law: pro- Proviso: treasurvided, that whenever in the opinion of the treasurer of the company when Commonwealth for the time being, a sufficient sum shall scrip may be re-

have been set apart to produce, with the accruing interest, an amount equal to the scrip issued under this act, when the same shall fall due, then said company may be relieved from

making further additions to said sinking fund.

Treasurer and auditor of state and treasurer of company to be commissioners of fund.

Shall have care and control of money, funds, etc.

Shall keep record and report to legislature.

Records and papers shall be open to executive and legislature.

Company shall pay commission-

Governor may appoint board of commissioners to inspect work and report to executive.

May fix pay of board by company.

Governor and council and commissioners shall be satisfied of ability of company and other parties to complete road.

Itappearing after issue of scrip that road will not be built

Section 5. The treasurer of the Commonwealth, the auditor of the Commonwealth, and the treasurer of the Boston, Hartford and Erie Railroad Company, for the time being, shall be commissioners of the sinking fund of the said railroad company. Said commissioners shall have the care and management of all the money, funds and securities at any time belonging to said sinking fund, and shall invest the same according to law; but the money not invested and all the securities of said fund shall be in the custody of the treasurer of the Commonwealth. Said commissioners shall keep a true record of all their proceedings; they shall annually, in the month of January, make a report to the legislature, setting forth their proceedings for the year preceding, the amount and condition of said funds, and the income of the several parts thereof for the year; which records and securities, and the books of account belonging thereto, shall, at all times, be open to the inspection of the governor and couneil, or of any committee of the legislature; and said commissioners shall receive for their services, from the Boston, Hartford and Eric Railroad Company, the sum of one hundred dollars each, annually.

Section 6. The governor, with the advice and consent of the council, may appoint three commissioners, one of whom shall be a competent civil engineer, to ascertain, from time to time, the amount of work performed on the line of the railway of the Boston, Hartford and Eric Railroad Company between Boston and the Erie Railway, and the expenditures properly incurred and made for the same; and to advise and inform the governor and council in reference to all matters and things they are called upon to ascertain or verify, under the terms and provisions of this act. governor and council may fix the proper compensation of such commissioners, which shall be paid by said railroad company.

No portion of said scrip shall be issued unless Section 7. it shall be made to appear to the satisfaction of the governor and council, and commissioners, that said railroad company will be able either alone, or with the aid of other parties than this Commonwealth, to complete a line of railway from Boston to Fishkill; and if at any time after any portion of said scrip shall have been delivered to said treasurer of said railroad company, it shall appear to the governor and council, and commissioners, that a through line between Boston in five years, and Fishkill will not be completed within five years from the date of the passage of this act, then no further portion of said serip shall be delivered to the treasurer of said company; and the Commonwealth shall at all times thereafter- State may sell wards and without notice, have power and authority to sell bonds then held. the bonds held as collateral security for the scrip then issued and outstanding.

The governor and council, and the commis- Governor and Section 8. sioners appointed by them shall at all times until the pay- council and com-missioners may ment of the scrip of the Commonwealth, have free access to examine compaall the books and accounts of said railroad company for the purpose of examination.

Section 9. This act shall take effect upon its passage.

Approved May 27, 1867.

An Act in relation to the schooling and hours of labor ${\it Chap.}~285$ OF CHILDREN EMPLOYED IN MANUFACTURING AND MECHANICAL ESTABLISHMENTS.

Be it enacted, &c., as follows:

Section 1. No child under the age of ten years shall be child under ten employed in any manufacturing or mechanical establishment be employed. within this Commonwealth, and no child between the age of Norunder fifteen ten and fifteen years shall be so employed, unless he has three months in attended some public or private day school under teachers year preceding. approved by the school committee of the place in which such school is kept, at least three months during the year next preceding such employment: provided, said child shall have Provisos. lived within the Commonwealth during the preceding six months; nor shall such employment continue unless such Shall so attend child shall attend school at least three months in each and yearly. every year; and provided, that tuition of three hours per Day school, time day in a public or private day school approved by the school strued. committee of the place in which such school is kept, during a term of six months, shall be deemed the equivalent of three months' attendance at a school kept in accordance with the customary hours of tuition; and no time less than sixty Sixty days to be accounted three days of actual schooling shall be accounted as three months, months. and no time less than one hundred and twenty half days of actual schooling shall be deemed an equivalent of three months.

SECTION 2. No child under the age of fifteen years shall child under fifteen not to work be employed in any manufacturing or mechanical establish- over sixty hours ment more than sixty hours in one week.

Section 3. Any owner, agent, superintendent or overseer Penalty if owner of any manufacturing or mechanical establishment, who pany, or parent shall knowingly employ or permit to be employed, any child or guardian violate restrictions.

in violation of the preceding sections, and any parent or guardian who allows or consents to such employment, shall, for such offence forfeit the sum of fifty dollars.

Constable of state to cause en-

It shall be the duty of the constable of the Section 4. forcement of act. Commonwealth to specially detail one of his deputies, to see that the provisions of this act, and all other laws regulating the employment of children or minors in manufacturing or mechanical establishments, are complied with, and to prosecute offences against the same; and he shall report annually to the governor all proceedings under this act; and nothing in this section shall be so construed as to prohibit any person from prosecuting such offences.

Shall report action to governor.

Act of 1866, ch. 273, repealed.

Section 5. Chapter two hundred and seventy-three of the acts of the year eighteen hundred and sixty-six is hereby repealed: provided, this act shall not affect any proceedings now pending.

Section 6. This act shall take effect sixty days from its passage. Approved May 29, 1867.

Chap. 286

AN ACT REGULATING THE SALE OF COAL AND PETROLEUM OILS. Be it enacted, &c., as follows:

Cities and towns of manufacture or sale shall anpoint inspectors and fix pay.

Section 1. The mayor and aldermen of any city, or the selectmen of any town, where oils are manufactured from coal or petroleum, and the mayor and aldermen of any city and the selectmen of any town where oils are sold but not made, and where five or more inhabitants petition for the same, shall appoint annually one or more suitable persons, not interested in the sale or manufacture of said oils, as inspectors thereof, and fix their compensation, to be paid by the parties requiring the services of said inspectors.

Inspector shall be sworn, and when called act promptly with fire-test.

Section 2. Every inspector, before entering upon the duties of his office, shall be duly sworn, and when called upon by any manufacturer, refiner, vendor, purchaser or by any officer mentioned in the sixth section of this act, to test such oils, shall do so with all reasonable despatch, by applying the fire-test, as indicated and determined by G. Tagliabue's pyrometer, or some other instrument equally accurate. Penalty for deceit Any inspector guilty of fraud, deceit or culpable negligence in inspecting such oils, shall be punished by fine not exceeding one hundred dollars, or imprisonment in the county jail or house of correction not exceeding one month, or both, in the discretion of the court.

or negligence.

Section 3. No person shall mix for sale, naphtha and illuminating oils, or shall sell or offer for sale such mixture, or shall sell or offer for sale, except for purposes of re-manufacture, illuminating oils made from coal or petroleum,

If person mix or so sell naphtha and oils, to ignite under 110° heat, except for remaking.

which will ignite at a temperature of less than one hundred and ten degrees Fahrenheit, to be ascertained by the application of Tagliabue's or some other approved instrument; and any person so doing, shall be held to be guilty of a misdemeanor, and shall for each offence, upon conviction thereof, be liable to the same penalties provided in the second section of this act against inspectors; and shall also be Liability for liable therefor to any person suffering damage from the caused. explosion or ignition of such oil thus unlawfully sold, and such oil thus unlawfully sold, or kept or offered for sale, and the casks or packages containing the same, shall be forfeited and sold for the purposes of re-manufacture; one-half of the proceeds of such sale to go to the Commonwealth and the other half to the informer.

SECTION 4. For all the purposes of this act, all illuminat- oils deemed ing oils made from coal or petroleum, having an igniting mixed with naphtha defined. point of less than one hundred and ten degrees Fahrenheit, to be determined in the manner provided in the third section of this act, shall be deemed to be mixed with naphtha.

SECTION 5. Any person who shall sell, or keep or offer for Penalty if person sale naphtha under the name of oil, shall, for each offence, under name of upon conviction thereof, be liable to the same penalties pro- oil. vided, and shall be subject to the same liabilities set forth, in the second and third sections of this act.

SECTION 6. The selectmen of the towns and the mayors, Prosecution for aldermen and police of the cities in which inspectors are act; any officer appointed in conformity with the first section of this act, may cause or any one of said officers, within their respective towns and cities, and the members of the state police, or any of them, shall cause all persons violating any of the provisions of this act to be prosecuted therefor.

Section 7. Chapter two hundred and sixty-two of the Act of 1866, ch. acts of the year eighteen hundred and sixty-six is hereby 262, repealed. repealed.

Section 8. This act shall take effect upon its passage.

Approved May 29, 1867.

An Act to incorporate the gloucester and lanesville rail- Chap. 287 ROAD COMPANY.

Be it enacted, &c., as follows:

Section 1. Cyrus Story, Jotham Taylor, George Barker, corporators. their associates and successors, are hereby made a corporation by the name of the Gloucester and Lanesville Railroad Company; with all the powers and privileges and subject to Privileges and reall the duties, liabilities and restrictions set forth in all gen-strictions. eral laws which now are or hereafter may be in force relating to such corporations.

May locate and operate road in Gloucester.

Section 2. Said company may locate, construct, maintain and operate a railroad with one or more tracks from some convenient point upon the Gloucester Branch Railroad or the Rockport Railroad in the town of Gloucester to some convenient point in the village of Lanesville in the said town of Gloucester.

Shall build drawbridges under county commissioners.

Section 3. Drawbridges shall be established at such points as may be deemed necessary by the county commissioners of Essex county, and their location and manner of construction shall be determined by the said commissioners.

May use Gloucester Branch or Rockport roads.

Said corporation may enter with its road upon the Gloucester Branch Railroad or the Rockport Railroad, and use the same according to law.

May sell franenise or lease ern Company, or nse of rolling stock.

Section 5. Said corporation is hereby authorized to sell property to East- and transfer its franchise, and all its rights and property contract with for under this act, or to lease its road or other property, either for a limited time or perpetually, to the Eastern Railroad Company, or to contract with the Eastern Railroad Company for the use of its rolling stock on such terms as may be mutu-Eastern company ally agreed upon. And in case of such sale the Eastern tal, on purchase. Railroad Company shall and hereby is authorized to increase its capital stock by a sum not exceeding two hundred thousand dollars.

may add to capi-

Capital stock and shares.

Real estate.

Section 6. The capital stock of said corporation shall not exceed two thousand shares of one hundred dollars each, the number of which shall be determined from time to time by a majority of the stockholders, each share counting one vote; and said corporation may purchase and hold such real estate and personal property as may be necessary for the purposes of this act.

Eastern company may hold \$75.-Proviso: twothirds stockholders to vote same.

Section 7. The Eastern Railroad Company may subscribe may note \$15.7 and hold a portion of the capital stock in said corporation not exceeding seventy-five thousand dollars: provided, that two-thirds of the stockholders of the Eastern Railroad Company present and voting at a legal meeting called for that purpose shall vote so to do.

Town of Gloucester may hold \$50,000 of said stock

The town of Gloucester is hereby authorized Section 8. to subscribe for and hold shares in the capital stock of said corporation to an amount not exceeding fifty thousand dollars: provided, that two-thirds of the legal voters of said town present and voting by ballot at a legal meeting called for that special purpose, vote to subscribe for such shares in accordance with the terms of this act. Said town may pay for such shares so voted to be taken out of its treasury, and may hold as other is hereby authorized to raise by loan or tax any and all sums

Proviso: twothirds voters to authorize.

May raise money by loan or tax to pay for same; property.

of money which may be necessary to pay for the same, and may hold or dispose of the same like other town property.

SECTION 9. This act shall take effect upon its passage, and Act when in force shall be void unless said road is located within two years, and when to be and constructed within four years, from the passage of this Approved May 29, 1867.

An Act ceding to the united states jurisdiction over cer- Chap. 288 TAIN LANDS IN FALMOUTH.

Be it enacted, &c., as follows:

Section 1. Jurisdiction is hereby granted and ceded to Land, wharves the United States over a certain parcel of land, shore and and buildings at wood's Hole wharves, with the buildings thereon, lying in the town of ceded. Falmouth, at a place called Wood's Hole, and bounded as Beginning at the outer north-east angle of the steam-boat wharf; thence running north, forty-two degrees west, one hundred and forty feet, to a public road; thence running north, one degree east, two hundred and twentynine feet three inches, to a point in land now or late of one Elihu Fish, of said Falmouth, between high-water and lowwater mark; thence running due east into Little Wood's Hole Harbor; thence southerly and other courses, by the exterior lines of the wharves, to the point of beginning. Said premises being needed for the use of the light-house establishment of the United States.

The United States government is hereby U. S. may occu-Section 2. authorized to occupy and fill such flats belonging to the py and fill flats: Commonwealth, and to place in or over tide-water such sioners to approve. structures as may be necessary for the purposes for which the land before described is to be used, and upon such terms and conditions as shall be prescribed by the harbor commissioners.

SECTION 3. This act shall be void unless a suitable plan Shall file plan of the premises, or such portion or portions thereof as may commonwealth be purchased by the United States, be deposited in the office in year, or act void. of the secretary of this Commonwealth within one year from the passage of this act.

Section 4. The Commonwealth shall retain concurrent state retains jurisdiction with the United States in and over the premises concurrent jurisdiction for service aforesaid, so far, as that all civil and criminal processes of process. issuing under the authority of this Commonwealth may be executed on said premises and in any buildings erected or to be erected thereon, in the same way and manner as if jurisdiction had not been granted as aforesaid; and exclu-exclusive jurissive jurisdiction shall revert to and revest in the Common-revert.

wealth of Massachusetts, whenever the said premises shall cease to be used for the purposes herein before declared. Section 5. This act shall take effect upon its passage.

Approved May 31, 1867.

Chap. 289 An Act to regulate fishing in Merrimack River, and for OTHER PURPOSES.

Be it enacted, &c., as follows:

Penalty for using seine, until April 15, 1871.

Section 1. No person shall fish with a seine in Merrimack River, nor in any manner take or catch shad, salmon or alewives in said river, until the fifteenth day of April in the year eighteen hundred and seventy-one, under penalty of the forfeiture of the seine and of five dollars for each shad or alewife and fifty dollars for every salmon taken: provided, that the fish commissioners shall be allowed from time to time to take such fish as may be required to re-stock the Merrimack or any other river.

Proviso.

Penalty for trespass upon fishway.

Section 2. No person shall fish within four hundred yards of any fish-way on Merrimack River, nor trespass within the limits of the same, under a penalty of fifty dollars.

Commissioners dams.

The fish commissioners are hereby empow-Section 3. may cause erection of ways over ered to cause any tributaries of the Merrimack River to be opened to the passage of shad, salmon and alewives, by directing the proprietors of dams in such tributaries to build suitable fish-ways over their dams.

Towns on river to appoint fishwardens.

The mayor and aldermen of any city and the Section 4. selectmen of any town bordering on the Merrimack River shall appoint one or more suitable fish-wardens and fix their compensation, to see to the execution of the provisions of the first and second sections of this act.

Approved May 31, 1867.

Chap. 290 An Act to incorporate the boston market house company. Be it enacted, &c., as follows:

Corporators.

Section 1. Thomas L. Sturtevant, Thomas Howe, Samuel Hall, junior, their associates and successors, are hereby made a corporation under the name of the Boston Market House Company, for the purpose of erecting and maintaining in the city of Boston a market house for the storage and Privileges and re- sale of provisions or other articles used as food; with all the powers and privileges, and subject to all the duties, liabilities and restrictions set forth in all general laws, which now are or hereafter may be in force, relative to corporations; but nothing in this act contained shall be taken to authorize said corporation to engage in the business of buying, selling or dealing in produce or provisions.

strictions.

Section 2. Said corporation may acquire and hold real May hold real estate in the city of Boston, for the purpose aforesaid, and may have a capital stock not exceeding one million of dollars, Capital stock and shares. divided into shares of one hundred dollars each: provided, that said corporation shall not incur any liability until the Proviso. sum of fifty thousand dollars has been paid in, in eash.

SECTION 3. This act shall take effect upon its passage, and Market house to be built in three shall be void unless said market house shall be built within years. three years thereafter. Approved May 31, 1867.

AN ACT TO INCORPORATE THE BOSTON WHITE FLINT MARBLE Chap. 291 COMPANY.

Be it enacted, &c., as follows:

Section 1. Benjamin Hardinge, Eben Sears, A. L. Fleury, corporators. their associates and successors, are hereby made a corporation by the name of the Boston White Flint Marble Company. for the purpose of dissolving quartz, and manufacturing Purpose. articles of use and ornament from the same, and also for the use and sale of the liquid quartz; with all the powers and Privileges and reprivileges, and subject to all the duties, liabilities and restrictions set forth in all general laws, which now are or hereafter may be in force relating to such corporations.

Section 2. Said corporation shall have its principal office corporate office, in the city of Boston, and the capital stock shall not exceed shares. one hundred thousand dollars, divided into shares of one hundred dollars each, and may take and hold real estate Estate. necessary and convenient for its purposes to the amount of fifty thousand dollars: provided, however, that said corpora- Proviso. tion shall not go into operation or incur any liability until the sum of fifty thousand dollars has been paid in, in cash.

Section 3. This act shall take effect upon its passage.

Approved May 31, 1867.

An Act to incorporate the haskins gold pen manufacturing Chap. 292 COMPANY.

Be it enacted, &c., as follows:

Section 1. Joseph A. Haskins, Ira C. Haskins, Henry A. Corporators. Marsh, their associates and successors, are hereby made a corporation by the name of the Haskins Gold Pen Manufacturing Company, for the purpose of manufacturing pencils and gold pens in the towns of Shutesbury and Amherst; and Location. for this purpose shall have all the powers and privileges, and Privileges and rebe subject to all the duties, liabilities and restrictions, set forth in all general laws which now are or hereafter may be in force, relating to manufacturing corporations.

Section 2. Said corporation may hold for the purpose Real estate. aforesaid, real estate to the amount of twenty-five thousand

Capital stock and dollars; and the whole capital stock of said corporation shall not exceed one hundred thousand dollars, divided into

Proviso.

shares of one hundred dollars each: provided, however, that said corporation shall not go into operation, or assume any liability, until twenty thousand dollars of its capital stock has been paid in, in eash.

Section 3. This act shall take effect upon its passage.

Approved May 31, 1867.

Chap. 293 An Act in addition to an act to incorporate the general THEOLOGICAL LIBRARY.

Be it enacted, &c., as follows:

Funds, how to be applied.

Section 1. All the funds of the General Theological Library, except when otherwise expressly ordered by the donor, shall be applied exclusively to the establishment and maintenance in the city of Boston, of a general theological library of all works pertaining to theology and religious knowledge, and of a reading room for the periodical publications of all religious denominations.

By-laws and all usages of corporation shall be non-sectarian.

Section 2. There shall be nothing sectarian in the bylaws or management of said corporation; but in the election of officers, the purchase of books and periodical works, the use of the library and reading room, and all other matters, the rights and interests of the various religious denominations shall be respected and fairly represented.

Section 3. This act shall take effect upon its passage.

Approved May 31, 1867.

Chap. 294 An Act to authorize the broadway railroad company to INCREASE ITS CAPITAL STOCK.

Be it enacted, &c., as follows:

May add \$100,-000 to capital.

The Broadway Railroad Company is hereby authorized to increase its capital stock by adding thereto a sum not exceeding one hundred thousand dollars. Approved May 31, 1867.

Chap. 295 An Act fixing the salaries of the clerks and assistant-clerks OF COURTS IN CERTAIN COUNTIES.

Be it enacted, &c., as follows:

Clerk to retain salary out of ty treasurer.

Section 1. Each clerk of the courts in the several counfees, and one half ties named herein shall retain out of the fees received for of excess, and pay rest to coun. their official acts and services, and to be accounted for as now provided by law, the sum hereinafter provided for his annual salary, and also one-half of any excess of that sum, for his own use, and pay the residue to the treasurer for the use of the county, and at that rate for any part of a year.

Salaries in Berk-The sums which the clerks in the several shire, Bristol, Dukes, Hamp-den, Middlesex, counties named herein, may retain for their annual salaries, shall be as follows, to wit: The clerk in the county of Berk-

shire, two thousand dollars; Bristol, two thousand dollars; Nantucket, Nor-Dukes county, the whole amount of fees received, and from and Superior the county treasury the sum of three hundred dollars; Court in Suffolk. Hampden, two thousand dollars; Middlesex, twenty-five hundred dollars; Nantucket, six hundred dollars; Norfolk, two thousand dollars; Worcester, twenty-five hundred dollars; Suffolk, the clerk of the superior court for civil business, thirty-five hundred dollars, and of the superior court for criminal business, three thousand dollars.

Section 3. If the fees received by any of the several clerks Fees being less of the several counties in this Commonwealth do not amount than salary, of the several counties in this Commonwealth do not amount clerk to be paid to the salary now established by law or herein provided, then by treasurer. such clerks shall be charged with all the fees whether the same be collected or not, and receive from the county treasurer the difference between the amount of his fees and the salary established by law.

Section 4. There shall be appointed, in the manner now Assistant-clerks provided by law for the appointment of assistant-clerks, an essex and Norassistant-clerk for the county of Essex, with an annual salary of fifteen hundred dollars, an assistant-clerk for the county of Norfolk, with an annual salary of one thousand dollars, which salaries shall be payable quarterly from the treasury of the said counties respectively. Such assistant- Tenure. clerks shall hold their respective offices for the term of three years, subject to removal by the court, and shall perform all Duties. the duties required of that office by the provisions of chapter one hundred and twenty-one of the General Statutes in counties where assistant-clerks are now appointed, and shall be qualifications. subject to the same requirements and qualifications as are now provided by law in the chapter aforesaid.

Section 5. The several assistant-clerks of the counties Middlesex, Sufhereinafter named shall receive annual salaries payable quar- ter. terly from the treasury of each county respectively, as follows: in the county of Middlesex, eighteen hundred dollars; in the county of Suffolk, supreme judicial court two thousand dollars; superior court for civil business two thousand dollars, and in the county of Worcester, eighteen hundred dollars.

Section 6. The salaries provided in this act shall be paid Payment to be from the first day of January in the year eighteen hundred from January, 1867. and sixty-seven.

Section 7. This act shall take effect upon its passage.

Approved May 31, 1867.

Chap. 296

AN ACT CONCERNING TOLL BRIDGES IN ESSEX COUNTY. Be it enacted, &c., as follows:

County commissioners may lay

The county commissioners of the county of Section 1. outforhighways. Essex are hereby authorized and empowered to lay out as and for highways the several bridges across Merrimack River, known as Andover Bridge and Lawrence Bridge, in the city of Lawrence; Haverhill Bridge, between the towns Haverhill and Bradford; Rock's Bridge, between the towns of West Newbury and Haverhill; Essex Merrimack Bridge, between the towns of Amesbury and Newburyport; Newburyport Bridge, between the town of Salisbury and the city of Newburyport; Essex Bridge, between the city of Salem and the town of Beverly, or any of them, as highways, in the manner now provided by law for laying out highways: provided, however, that said county commissioners shall not lay out said Lawrence Bridge as a highway, without first purchasing, or offering to purchase, said Andover Bridge, according to the provisions of chapter two hundred and sixty-five of the acts of the year eighteen hundred and fifty-

Proviso Law. rence Bridge.

Damages to proprietors, how paid.

Section 2. All damages which shall be sustained by the proprietors of any of said bridges by such laying out, shall be awarded and paid in the same manner as is now provided by law for the assessment and payment of damages occasioned by the laying out of highways.

Commissioners may pay proportion for laying out.

Section 3. Said county commissioners may, out of the moneys of said county, pay such proportion of the expense of said laying out said several bridges, or any of them, as in their judgment may be just and equitable.

Shall apportion to towns and county expense for maintaining bridges and raising draws.

Upon the laying out of any of said bridges Section 4. as highways as aforesaid, the said county commissioners shall determine and fix the relative proportions of expense for maintaining, keeping in repair and supporting any of said bridges, and for raising the draws in said bridges, if any, to be borne by said county, and any of the cities and towns lying near to, or contiguous to said bridges, or any of them, as, in their judgment, may be just and equitable, which said proportion of expense so determined upon by said county commissioners, shall become obligatory upon said county and upon said cities and towns as aforesaid, to pay in the manner and at the times prescribed by said county commissioners.

Shall determine passage of street railways over.

Section 5. Said county commissioners shall at all times hereafter determine upon what terms and under what conditions horse railroads may pass on, over and across any of said bridges.

Section 6. The several cities and towns in said county, cities and towns or any of them, may contribute to said county towards the may pay county payment of damages that may be awarded to the proprietors be agreed. of said bridges, such proportion of said damages or such sums as they may see fit, and may make agreements with the said county commissioners as to the amount or proportion, and as to the manner of payment thereof; and they may make such agreements either before or after such damages are awarded.

Section 7. Upon evidence satisfactory to the governor commonwealth and council that any one of said bridges now or hereafter bridge being laid out, goverbelonging to the Commonwealth has been laid out as a high-nor to proclaim free. way according to the provisions of this act, the governor shall by his proclamation declare such bridge free; and Vesture of propthereupon all the property of the Commonwealth in such bridge and in the appurtenances thereto, shall vest in said county and in said cities and towns contributing to the payment of damages in the laying out of such bridge as a highway; and all funds in the treasury of the Commonwealth Funds of in state on account of such bridge, shall be paid over to said county paid commission-commissioners, and by them divided between said county and towns. and said cities and towns in proportion as said county and said cities and towns have paid and contributed towards the expense of laying out such bridge as a highway as aforesaid. Approved May 31, 1867.

An Act concerning the connecticut river and the vermont Chap. 297 AND MASSACHUSETTS RAILROAD COMPANIES.

Be it enacted, &c., as follows:

Section 1. The Connecticut River Railroad Company May agree for and the Vermont and Massachusetts Railroad Company are of part of v. & hereby authorized, by a vote of a majority in interest of the Vermont. stockholders of said corporations, respectively, present and voting at meetings duly called for that purpose, at any time within four months from the passage of this act, to contract and agree, each with the other, for a permanent lease of, or a permanent right of way in common over that part of the Vermont and Massachusetts Railroad lying within the state of Vermont.

Section 2. The Connecticut River Railroad Company is C.R. Co. may hereby authorized to subscribe to the stock, or guarantee guarantee bonds the bonds, to an amount not exceeding two hundred thou- of company char tered to extend sand dollars, of any railroad company which has been, or the through Vt. & N. II. may hereafter be, chartered for the purpose of extending the Connecticut River line through the states of Vermont and New Hampshire: provided, that three-quarters in Provisos.

interest of the stockholders of said Connecticut River Railroad Company, present and voting at meetings duly called for that purpose shall elect so to do; and provided, further, that in ease the Connecticut River Railroad Company and the Vermont and Massachusetts Railroad Company agree concerning a permanent lease of, or a permanent right of way on, that part of the Vermont and Massachusetts Railroad lying in the state of Vermont, no part of the avails or proceeds of such subscription or guarantee shall be expended in the construction or equipment of any part of any railroad in the states of Vermont or New Hampshire south of the town of Brattleborough in the state of Vermont.

C. R. Co. may increase capital stock.

Section 3. The Connecticut River Railroad Company is hereby authorized to increase its capital stock to an amount not exceeding three hundred thousand dollars, to be divided into shares of one hundred dollars each.

Section 4. This act shall take effect upon its passage.

Approved May 31, 1867.

· Chap. 298 An Act relating to the leasing of railroads, and contracts CONCERNING THE OPERATING OF THE SAME.

Be it enacted, &c., as follows:

G. S. 63 § 115, not to authorize without special law.

Section 1. Nothing contained in the one hundred and fifteenth section of the sixty-third chapter of the General Statutes shall be construed to authorize any railroad corporation to contract with any person or persons, or other corporations, for the operation and management of its road, or to contract to assume the management and operation of any other railroad, or to lease its own road, or take a lease of any other railroad without special authority so to do from the legislature: provided, that any such contract which has expired within three months, or shall expire within six months from the passage of this act, may be renewed for a term not exceeding one year.

Proviso.

Section 2. This act shall take effect upon its passage.

Approved May 31, 1867.

Chap. 299 An Act in relation to THE COLLECTION OF TAXES UPON COR-PORATIONS.

Be it enacted, &c., as follows:

Corporations, certain, not act-ing, and waiting dissolution or reduction of capital, without funds or assets to pay state tax, may be relieved on paying ten per cent.

When it is made to appear to the satisfaction of the tax commissioner that any corporation assessed under section eight of chapter two hundred and eighty-three of the acts of the year eighteen hundred and sixty-five is doing no business and has taken actual measures in good faith to procure a legal dissolution of the corporation, or reduction of its capital stock, upon a sworn statement by the treasurer or

other officer of said corporation setting forth the facts and that there is no money in the treasury of said corporation, and if it is made to appear to the satisfaction of said commissioner that there is not sufficient property and assets belonging to any corporation so assessed to satisfy the claim of the Commonwealth for taxes assessed as aforesaid with the costs of collection, said commissioner may in his discretion accept for the Commonwealth a sum in satisfaction and composition of all such assessments due and the interest thereon not less than ten per cent. of the amount of said assessments due from said corporation; and upon said com- Tax commissionmissioner certifying to the treasurer of the Commonwealth reasurer, and the facts of said composition and the amount to be paid company paying sum shall be rethereunder and upon payment thereof by said corporation, lieved. its officers and stockholders shall be absolved and freed from any and all liability to the Commonwealth for the amount of the assessments included in such composition.

Section 2. This act shall take effect upon its passage.

Approved May 31, 1867.

An Act making an appropriation in relation to the state Chap. 300 PRISON.

Be it enacted, $\S c.$, as follows:

Section 1. There is hereby appropriated to be paid out Under Res. 1867, of the treasury of the Commonwealth, from the ordinary provements and revenue, under the provisions of chapter eight of the resolves repairs. of the present year, a sum not exceeding fifty thousand dollars, for the extension, improvement and repair of buildings at the state prison.

Section 2. This act shall take effect upon its passage. Approved May 31, 1867.

AN ACT RELATING TO CONDITIONAL PARDONS.

Chap. 301

Be it enacted, &c., as follows:

Section 1. When a convict sentenced to confinement in it violated, warthe state prison, or any jail or house of correction, is par-denor keeper to arrest and detain doned, or his punishment remitted by the governor with the convict. advice of the council, on conditions to be by the convict observed and performed, and it comes to the knowledge of the warden of the state prison, or keeper of the jail or house of correction, where the convict was confined, that he is abroad in violation of the conditions of his pardon or remission of punishment, such warden or keeper shall forthwith cause him to be arrested and detained, until the case can be examined by the governor and council; and the officer so shall notify govarresting him, shall forthwith give notice in writing to the ernor and council.

governor and council that such convict is arrested and detained.

Executive shall hear case and may remand convict to service of sentence.

Section 2. The governor and council shall, upon receiving such notice, examine the case of such convict, and if it shall appear by his own admission or by evidence that the convict has violated the conditions of his pardon or remission of punishment, the governor with the advice of the council shall order the convict to be remanded and confined for the Period of confine- unexpired term of his sentence. In computing the period of his confinement, the time between the conditional pardon and subsequent arrest, shall be taken to be part of the term Discharge of con- of sentence. If it appears to the governor and council, that the convict has not broken the conditions of his conditional pardon or remission he shall be discharged.

ment how computed.

G, S. 177, & 13, 14, 15, 16 repealed.

Section 3. Sections thirteen, fourteen, fifteen and sixteen of chapter one hundred and seventy-seven of the General Statutes are hereby repealed.

This act shall take effect upon its passage.

Approved May 31, 1867.

Chap. 302 An Act to amend section thirty-four of chapter ninety of THE GENERAL STATUTES IN RELATION TO THE ACQUIRING OF EASE-MENTS.

Be it enacted, &c., as follows:

Owner apprehending acquireland by nonowner, may give

Section 1. Section thirty-four of chapter ninety of the ment of way over General Statutes, is hereby so amended, that when any person shall apprehend that a right or privilege of way or other notice to prevent. easement, by custom, use or otherwise, may be acquired by any person or class of persons, in or over the land of such person, such person may give public notice of his intention to dispute the right of way or other easement in or over the land and to prevent any person from acquiring such right or easement therein, by causing to be posted in some conspicuous place upon the premises a copy of such notice, and such notice so posted for six successive days, shall be deemed to be an interruption of such right and shall prevent the acquiring of any right or easement by use for any length of time Shall be recorded thereafter. The original notice with a certificate by some officer qualified to serve civil process, of the fact that such copy has been posted by him on six successive days, upon the place specified therein, shall, within three months thereafter, be recorded in the registry of deeds in the county or district where the land lies, and shall be conclusive evidence of the posting of such notice, as herein provided.

Posting notice for six days to bar right by use.

in registry of deds.

Section 2. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act to provide for inquests in cases of fire. Be it enacted, &c., as follows:

Chap. 303

SECTION 1. When property is destroyed by fire, and a upon complaint complaint, within thirty days thereafter, is subscribed and entered in court, sworn to by any person before any police court, or any mayor and alder municipal court, or any trial justice, alleging that reasonable men, justice shall grounds exist for believing that the fire was caused by design, and a majority of the mayor and aldermen or selectmen of the city or town respectively in which said property is situated certify in writing, that in their opinion the same is a proper case for investigation, such court or justice shall forthwith issue a warrant to a constable of the place where the property was destroyed requiring him forthwith to summon six good and lawful men of the county to appear before the court, or justice, at a time and place expressed in the warrant, to inquire when and by what means the fire originated; which warrant shall be served and returned in warrant, how the manner prescribed in section three of chapter one hundred and seventy-five of the General Statutes; and the constables and jurors shall be subject to the penalties therein specified for similar neglects. If any person so summoned does not appear, the constable shall by order of the justice or court, return some person from the by-standers to complete the number.

Section 2. The justice or court shall in view of the spot oath of jurors. on which the property was destroyed administer to the persons thus summoned or returned the following oath: "You solemnly swear, that you will diligently inquire and true presentment make, on behalf of this Commonwealth, when and by what means the fire which has here occurred was caused, and that you will return a true inquest according to your knowledge and such evidence as shall be laid before you. So help you, God."

Section 3. The justice or court may issue subpoenas for witnesses, subwitnesses returnable forthwith at a time and place therein attendance of. set forth. Their attendance may be enforced in like manner as if they had been subprenaed in behalf of the Commonwealth.

Section 4. An eath to the following effect shall be $\mathfrak{o}_{\mathtt{ath}}$ of witnesses. administered to such witnesses: "You solemnly swear, that the evidence which you shall give to the inquest, concerning the origin of the fire of which inquiry is now to be made, shall be the truth, the whole truth, and nothing but the truth. So help you, God."

Testimony, how

Section 5. The testimony shall be reduced to writing by the presiding justice, or some person by his direction, and subscribed by the witnesses.

Inquisition of jury, how made and filed.

The jury after hearing the testimony and Section 6. making all needful inquiry, shall draw up and deliver to the justice or court their inquisition under their hands, in which they shall find and certify when and by what means the fire was caused; and said inquisition and testimony thus subscribed shall within one week thereafter, be filed by the magistrate with the clerk of the courts for the county, or in the county of Suffolk with the clerk of the municipal court.

Fees and expenses.

Section 7. The fees of the magistrate and the expenses of the inquisition, shall be the same and be returned, audited, certified and paid in like manner as is provided for coroners' inquests.

Section 8. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap. 304 An Act to authorize the treasurer and receiver-general to ISSUE CURRENCY BONDS.

Be it enacted, &c., as follows:

Troy and Greenfield Railroad and Hoosae Tun- which may hereafter be issued under and by virtue of the nel, scrip for under ch. 226, 1854, may be issued as registered or coupon 5-20 bonds.

Section 1. So much of the scrip of the Commonwealth,

provisions of chapter two hundred and twenty-six of the acts of the year eighteen hundred and fifty-four, and subsequent acts, having relation to the Troy and Greenfield Railroad and Hoosae Tunnel, as the governor and council shall direct, may be issued either as registered or coupon bonds for a term not less than five years nor more than twenty years, and shall bear interest at a rate not exceeding six per cent. per annum, payable semi-annually on the first day of April and October in each year, the principal and interest payable in the lawful money of the United States: provided, however, that such scrip issued for a longer term than five years shall be redeemable at any time after the expiration of five

Redemption of issue for over five

Interest.

years.

Section 2. This act shall take effect upon its passage.

years at the option of the Commonwealth.

Approved June 1, 1867.

 ${\it Chap.}\,305$

AN ACT CONCERNING THE SALARIES OF CERTAIN OFFICERS. Be it enacted, &c., as follows:

Clerks of legislature and sergeant-at-arms.

The clerks of the senate and of the house of representatives and the sergeant-at-arms shall receive an annual salary of twenty-five hundred dollars each, payable as now provided by law, and from the first day of January last.

Section 2. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act to authorize the city of boston to take and hold Chap. 306 LAND FOR A COURT HOUSE FOR THE COUNTY OF SUFFOLK.

Be it enucted, &c., as follows:

SECTION 1. The board of aldermen of the city of Boston Aldermen, as acting as county commissioners for the county of Suffolk, county commissioners of Suffolk, sioners of Suffolk, are hereby authorized and empowered to take and hold by may take. purchase or otherwise, so much land as they may deem necessary, for the purpose of erecting thereon a court house by the city of Boston, for the use of the county of Suffolk,

and for a court house yard for the same.

SECTION 2. The board of aldermen shall, within sixty Shall file descripdays from the time when they shall take any parcel or par-ment in registry cels of land under this act, file in the office of the register of deeds. of deeds for said county, and cause to be recorded, a description of the land so taken, as certain as is required in a common conveyance of land, with a statement of the purpose for which it is taken; which description and statement shall be signed by the mayor of the city; and the city of Mayor to sign. Boston shall be liable to pay all damages, that shall be sus-for damages. tained by any person or persons by reason of the taking of such land as aforesaid; such damages to be ascertained and determined in the manner provided for ascertaining and determining damages in case of the laying out, altering or discontinuing of ways within the city of Boston; but the Act 1866 ch. 174, provisions of chapter one hundred and seventy-four of the not to apply. acts of the year eighteen hundred and sixty-six, shall not be applicable to any proceedings under this act.

Section 3. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act fixing the times of holding probate courts in the Chap. 307 COUNTY OF BARNSTABLE.

Be it enacted, &c., as follows:

Section 1. Probate courts shall be held in each year in the county of Barnstable, as follows: at Barnstable on the Barnstable. second Tuesdays of January, February, March, August and September, and on the third Tuesdays of April, June and September; at Harwich on the second Monday after the Harwich. first Tuesday of May and on the second Monday of October; at Wellfleet on the third Tuesday after the second Monday wellfleet. of October; at Provincetown on Wednesday next after the Provincetown. third Tuesday of May and on Wednesday next after the second Monday of October; and at Falmouth on the third Falmouth. Tuesday in November, instead of the times now provided by law.

This act shall take effect on the first day of July next. Approved June 1, 1867.

Chap.308 An Act to enable the city of boston to abate a nuisance EXISTING THEREIN, AND FOR THE PRESERVATION OF THE PUBLIC HEALTH IN SAID CITY.

Be it enacted, &c., as follows:

City may take lands and property.

Bounds defined.

tion and statement in registry of deeds.

Mayor to sign. Title to vest in Damage, how may be paid.

City shall raise grade of territorv.

Person entitled in land taken may file bill in equity in S. J. Court for damages against city, Water Power Co. or other party.

Section 1. The city of Boston may purchase or otherwise take the lands or any of them in said city, with the buildings and other fixtures thereon, situated and lying within the district bounded on the north-west by the north-westerly line of Columbus Avenue, extended to Church Street; on the north by the line of the southerly side of the passenger station of the Boston and Providence Railroad Corporation, and the same extended to the westerly line of Church Street; on the east by Pleasant Street; on the south-east and south by Tremont Street and the Boston and Worcester Railroad; shall file descrip- and on the west by Ferdinand Street. Said city shall, within sixty days from the time they shall take any of said lands, file in the office of the registry of deeds for the county of Suffolk, a description of the lands so taken, as certain as is required in a common conveyance of lands; and a statement that the same are taken pursuant to the provisions of this act; which said description and statement shall be signed by the mayor of said city; and the title to all land so taken shall vest in the city of Boston, and if any party whose land is taken shall agree with the said city upon the damage done to him by the said taking, the same shall be paid to him by the said city forthwith. And it shall be the duty of the city of Boston, forthwith to raise the grade of said territory so taken or purchased, laying out and filling up the same with good materials, with reference to a complete drainage thereof, so as to abate the present nuisance and to preserve the health of the city, and in no wise to affect injuriously the lands of the Commonwealth or its grantees in the back bay, or the system of drainage therein.

Section 2. Any person entitled to any estate in any part of the land so taken, may at any time within one year from the time when the same shall be taken, as well in his own behalf, as in behalf of all other persons having estates in the land so taken, file a bill in equity in the supreme judicial court, in the county of Suffolk, setting forth the taking of the complainant's land, and the condition of the same in respect to its capacity for drainage, and whether the complainant claims any and what damages against the city of Boston, or the Boston Water Power Company, or any other corporation or person, by reason of any and what wrongful act or omission by their causing a diminution in the value of his land at the time of said taking, and praying an assessment of damages against such parties. And upon the filing Court shall cause of such a bill, the said court shall cause notice of the pen-ants and public dency of said bill to be given to the parties named therein notice to others in interest. as defendants, according to the course of courts of equity, and also public notice thereof, to all persons in whose behalf such bill shall be filed, to appear and become parties thereto, if they shall think fit to do so. Said court shall prescribe Shall determine how such public notice shall be given, and what length of notice and time time shall be allowed for appearing and becoming a party to such suit. Any party failing so to appear and become a Party failing to party within the time prescribed by the court, shall be for- appear shall be barred. ever barred from recovering any damages on account of such Each person so appearing and becoming a party, Person appearshall file a written description of the land in which he claims scription and an estate, together with a plan thereof, so as clearly to dis- plan. tinguish the same from all other lands, and shall also declare what estate he claims therein. If he claims that the value Claims for injury of said lands at time of taking the same was lessened by any ment required. unlawful act or omission of the city of Boston, or the Boston Water Power Company or any other corporation or person, so that the value of the land in its condition when taken, would not be a just compensation for all the estate and rights of the party in and in reference to the same, such party shall also state what such injury is, and how and by whom the same had been, or is, caused, and what right or title of the party is violated, and what amount of damages in gross, is claimed by him, as compensation therefor, from each of the parties defendant.

SECTION 3. Upon the expiration of the time allowed for Court shall apappearance to the said bill, the said court shall appoint three sioners: city commissioners, who shall receive such compensation as the shall pay. said court shall fix, to be paid by the city of Boston.

SECTION 4. It shall be the duty of the said commissioners, Duties of comafter due notice, to hear each of the said parties, including missioners. the said city of Boston, and the said Water Power Company, and other parties named as defendants, and to assess the present value of each parcel of the said land claimed by any party so appearing, with its capacity for drainage in its present condition; and the amount in gross, if any, of damages done to such parcel of land by reason of any unlawful act or omission of the city of Boston, or the Water Power Company, or any other party defendant, affecting its value at the time of said taking.

Section 5. Said commissioners, or the major part of Shall report dothem, shall make report to the said court of their doings, and, upon request, evidence for party.

and when requested by any party, of the evidence touching any exception intended to be taken by him.

Party aggrieved, how may proceed.

Section 6. Any party aggrieved may either except to the report of the said commissioners, and have the exception heard and determined by the said court, according to its course as a court of equity, or may apply to the said court to have proper issues framed and tried by a jury, and proceeded in as in other cases of issues ordered by the said And on the trial of any such issue, the report of the commissioners respecting its subject-matter shall be prima facie evidence of what is therein stated.

Decree and exeention to be given free of other pending claims.

Section 7. When it shall be finally determined what amount of damages any party is entitled to recover against the city of Boston or the Boston Water Power Company, or any other party defendant, a separate decree shall be entered accordingly, and execution therefor shall be issued, without regard to the pendency of the claims of any other party or parties, or of other claims of such complainant.

Costs, if party elect jury.

Section 8. If any party shall elect a jury, he shall recover his legal costs, if the award of the commissioners shall be altered in his favor; otherwise he shall be liable for the legal costs of the other party or parties.

Act not to exempt city from liabilities otherwise.

Section 9. Nothing in this act shall be construed as exempting the city of Boston from any obligation it would otherwise be under, to make compensation to the owners of lands abutting on or near to the territory described in the first section of this act, for any injury it may do to such lands in any acts of raising, filling or draining said territory or any part thereof.

Claim of party against state to be in nature of petition of right.

Section 10. If any party shall allege that the value of his land at the time of the said taking had been diminished by any act or omission of the Commonwealth or its agents or officers for which diminution the Commonwealth ought to make him compensation, he shall make the allegations relating thereto in a separate article of the bill, in the nature of a petition of right against the Commonwealth, and the court shall cause notice thereof to be served upon the attor-Attorney-general ney-general. And the attorney-general shall appear and may make a separate answer thereto; and the commissioners appointed by the court to assess damages under this act, are hereby empowered to make a separate report of the damages, if any, caused to any party by any act or omission, for which the Commonwealth is responsible, and shall, at the request of the attorney-general, report the evidence, together with the grounds of their opinion why the Commonwealth ought to pay the same. And it shall be the duty of the supreme judicial court to instruct the said commissioners on

to appear. Commissioners appointed by court to report.

any matter of law involved in their decision, at the request 8. J. Court to of any party or of the commissioners, and the proceedings sioners in law, shall be conformed as nearly as possible to those in suits in on request. equity. And the final report of the commissioners on the Report to be filed subject of the claims upon the Commonwealth, shall be filed the governor. in court in the cause, and a duplicate thereof transmitted to his excellency the governor. And if in the opinion of the Court may certific reasonable that the Commonwealth hear any part fy costs. court, it is reasonable that the Commonwealth bear any part of the costs or expenses, the same shall be certified with the said report.

Section 11. Said court may make all orders and decrees court may make necessary to carry into full effect the intent of this act, and crees to enforce may at its discretion, at any stage of the proceedings, order act. a party to give security for the payment of damages or costs.

SECTION 12. All legal costs which shall accrue in proceed- Costs accruing, ings under this act, not otherwise provided for, shall be paid how paid. as the said court shall order.

Section 13. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act in addition to an act to amend chapter two hundred Chap. 309 and nineteen of the acts of the year eighteen hundred AND SIXTY-SIX, CONCERNING THE MILITIA.

Be it enacted, &c., as follows:

In addition to the brigade staff officers now authorized by Engineer of brilaw, there shall be one engineer of brigade with the rank of pointed. captain, to be appointed and commissioned in manner now provided for other brigade staff officers.

Approved June 1, 1867.

An Act in addition to an act making appropriations to meet Chap. 310 certain expenditures authorized the present year, and for OTHER PURPOSES.

Be it enacted, &c., as follows:

Section 1. The sums hereinafter mentioned are appro- Appropriations priated to be paid out of the treasury of the Commonwealth authorized. from the ordinary revenue, except in cases otherwise ordered, for the purposes specified in certain acts and resolves of the present year, herein cited, and for other purposes, to wit:

In the resolve, chapter one, in favor of Increase N. Emer- 1. N. Emerton. ton, the sum of fifty-two dollars.

In the resolve, chapter two, in favor of the treasurer of Treasurer Herthe Herring Pond Plantation, a sum not exceeding five hun-tation. dred dollars, payable upon properly approved vonchers filed with the auditor.

In the resolve, chapter three, in favor of the guardian of Guardian Punthe Punkapog Indians, for the benefit of certain members of kapog Indians. said tribe, the sum of five hundred and four dollars.

Treasurer Marshpee District. In the resolve, chapter nine, in favor of the treasurer of the district of Marshpee, the sum of seventy-five dollars, payable from the income of the Massachusetts school fund.

J. Mayhew.

In the resolve, chapter ten, in favor of John Mayhew, the sum of one hundred and forty-nine dollars, payable from the income of the Massachusetts school fund.

B. C. Marchant.

In the resolve, chapter eleven, in favor of Barnard C. Marchant, a sum not exceeding two hundred dollars; and also the sum of one hundred and four dollars, the latter payable from the income of the Massachusetts school fund.

City of New Bedford. In the resolve, chapter twelve, in favor of the city of New Bedford, the sum of one hundred and forty-four dollars and sixty-seven cents.

Alonzo Bond.

In the resolve, chapter thirteen, in favor of Alonzo Bond, the sum of two hundred and thirty dollars.

Philip Doherty.

In the resolve, chapter fourteen, in favor of Philip Doherty, the sum of fifty dollars.

G. W. Copeland.

In the resolve, chapter fifteen, in favor of George W. Copeland, the sum of one hundred and nine dollars and fifty cents.

H. H. Childs.

In the resolve, chapter sixteen, in favor of H. H. Childs, the sum of fifty dollars.

P. Freeman.

In the resolve, chapter seventeen, in favor of Priscilla Freeman, the sum of two hundred and fifty-five dollars.

Supplement to Gen. Statutes.

In the resolve, chapter eighteen, relating to the Supplement to the General Statutes, a sum not exceeding three thousand two hundred dollars, viz.: for the purchase of the existing stereotype plates, the same to be in full payment of all expenses, heretofore accrued in the publication of said Supplement, two thousand five hundred dollars; for the publication of the Supplement for the present year, five hundred dollars; and for editing the same, two hundred dollars: and no part of this expenditure shall be made, except upon proper vouchers filed with the auditor.

Perkins Institution for Blind. In the resolve, chapter nineteen, in favor of the Perkins institution and Massachusetts asylum for the blind, the sum of four thousand dollars.

State library.

In the resolve, chapter twenty-two, in aid of the state library, a sum not exceeding two hundred dollars.

S. C. Howland.

In the resolve, chapter twenty-three, in favor of Solomon C. Howland, a sum not exceeding seven hundred and fifty dollars, payable on vouchers properly approved and filed with the auditor.

Boston and Worcester Railroad. In the resolve, chapter twenty-four, in favor of the Boston and Worcester railroad corporation, the sum of three hundred and eighty-one dollars and sixty cents.

In the resolve, chapter twenty-six, in favor of the Wash- Washingtonian ingtonian home, the sum of six thousand dollars.

In the resolve, chapter twenty-eight, in favor of Eunice H. E. H. McCollum.

McCollum, the sum of one hundred dollars.

In the resolve, chapter twenty-nine, in favor of the Massa- Eye and Ear Inchusetts charitable eye and ear infirmary, the sum of five firmary. thousand dollars.

In the resolve, chapter thirty, in favor of the temporary Asylum for disasylum for discharged female prisoners, the sum of two prisoners. thousand five hundred dollars.

In the resolve, chapter thirty-one, in favor of the Massachu- School for idiotic setts school for idiotic and feeble-minded youth, the sum of youth. six thousand dollars, in addition to the amount heretofore appropriated for the current expenses of said institution; and for the erection and fitting up of an infirmary in con- Infirmary for nection therewith, a sum not exceeding seven thousand dol- same. lars, payable upon properly approved vouchers filed with the auditor.

In the resolve, chapter thirty-three, in favor of the Spring-Springfield field home for friendless women and children, the sum of Home two thousand dollars.

In the resolve chapter thirty-four, in favor of George P. G. P. Cross. Cross, the sum of one hundred dollars.

In the resolve, chapter forty, for improvements near the Arsenal imstate arsenal, a sum not exceeding three hundred dollars.

In the resolve, chapter forty-two, in favor of James R. J. R. Petteugill. Pettengill, the sum of seventy-five dollars.

In the resolve, chapter forty-three, in favor of members of co. A, fourth company A, fourth regiment of infantry, Massachusetts vol- regiment inf. unteer militia, the sum of one hundred and ninety-eight dollars.

In the resolve, chapter forty-five, in favor of the state alms- Almshouse, Monhouse at Monson, a sum not exceeding four thousand five son. hundred dollars.

In the resolve, chapter forty-six, in favor of the state alms- Tewksbury. house at Tewksbury, a sum not exceeding two thousand six hundred dollars, payable upon properly approved vouchers filed with the auditor.

In the resolve, chapter forty-seven, in favor of the state Lunatic hospital lunatic hospital at Northampton, a sum not exceeding three Northampton. thousand dollars,

In the resolve, chapter forty-nine, in favor of Winifred W. Gahegan. Gahegan, the sum of seventy-two dollars.

In the resolve, chapter fifty-one, in favor of the state alms- Almshouse, house at Bridgewater, a sum not exceeding fifteen thousand Bridgewater. dollars.

N. E. Female Moral Reform Society. In the resolve, chapter fifty-two, in favor of the New England female moral reform society, the sum of six hundred dollars.

Boston Station Home. In the resolve, chapter fifty-three, in favor of the Boston station heme, the sum of one thousand dollars.

S. D. Butler. C. Hamilton. In the resolve, chapter fifty-five, in favor of S. D. Butler and Cheney Hamilton, the sum of one hundred and seven dollars and fifty cents.

Robert Cowdin.

In the resolve, chapter fifty-six, in favor of Robert Cowdin, the sum of fifty-four dollars and forty-two cents.

S. F. K. Francis.

In the resolve, chapter fifty-seven, in favor of Sarah F. K. Francis, the sum of one hundred and twenty-eight dollars.

Robert Maybey.

In the resolve, chapter fifty-eight, in favor of Robert Maybey, the sum of forty dollars.

H. A. Davis.

In the resolve, chapter sixty-one, in favor of Henry A. Davis, the sum of two hundred dollars.

Museum Comparative Zoölogy. In the resolve, chapter sixty-two, in favor of the museum of comparative zoology, the sum of ten thousand dollars.

Discharged Soldiers' Home. In the resolve, chapter sixty-three, in favor of the discharged soldiers' home, the sum of ten thousand dollars.

II. L. Whitcomb.

In the resolve, chapter sixty-four, in favor of Harriet L. Whitcomb, the sum of one hundred and twenty-eight dollars. In the resolve, chapter sixty-seven, concerning the state

State arsenal.

In the resolve, chapter sixty-seven, concerning the state arsenal at Cambridge, a sum not exceeding five hundred dollars.

Lunatic hospital, Worcester.

, In the resolve, chapter sixty-eight, in favor of the state lunatic hospital at Worcester, a sum not exceeding fifteen thousand dollars.

Katie Palmer.

In the resolve, chapter sixty-nine, in favor of Katie Palmer, a sum not exceeding one hundred and twenty-eight dollars.

Agricultural report, printing. Res. 1856, 74.

For printing the report of the board of agriculture for the present year, a sum not exceeding one thousand three hundred and eleven dollars and twenty-nine cents, in addition to the amount heretofore appropriated.

H. Haupt & Co., claims.

For expenses incurred under the provisions of chapter ninety-six of the resolves of the year one thousand eight hundred and sixty-six, relating to the claims of Herman Haupt and Company, a sum not exceeding seven hundred and fifty dollars.

Moneys refunded. Acts 1867, 42.

For the payment of moneys to be refunded from the treasury of the Commonwealth under the provisions of chapter forty-two of the acts of the present year, a sum not exceeding fifty-four thousand nine hundred and sixty-six dollars and thirteen cents.

War loan sinking fund. Acts 1865,

For the war loan sinking fund established under the provisions of chapter one hundred and twenty-two of the acts

of the year one thousand eight hundred and sixty-five, a sum not exceeding one hundred and five thousand six hundred and fifty dollars.

For expenses of the state reform school for boys, for the Reform school. year one thousand eight hundred and sixty-six, a sum not G.S. 76. exceeding one thousand and twenty-three dollars and fortythree cents, in addition to the amount heretofore appropriated.

For printing blanks for returns from cities and towns, of Printing blanks, aid rendered to volunteers and their families, a sum not Acts 1866, '67. exceeding five hundred dollars; and for expenses attending the examination of disbursements of aid by cities and towns, a sum not exceeding three thousand dollars.

Of the bounty fund established by chapter three hundred Bounties due, reand thirteen of the acts of the year one thousand eight hundred and sixty-four, there is hereby re-appropriated a sum not exceeding fifty thousand dollars for the payment of bounties remaining due to Massachusetts soldiers, under the provisions of chapters ninety-one and two hundred and fiftyfour of the acts of the year one thousand eight hundred and sixty-three.

Of the union fund established under the provisions of Expenses of war, chapters two hundred and sixteen of the acts of the year Acts 1881, 216, one thousand eight hundred and sixty-one, and one hundred and 1862, 147. and forty-seven of the acts of the year one thousand eight hundred and sixty-two, for the payment of expenses on account of the war, there is hereby re-appropriated a sum not exceeding three thousand dollars.

Of the coast defence loan authorized under the provisions coast defences, of chapter one hundred and eighteen of the acts of the year re-appropriation. one thousand eight hundred and sixty-three, for the payment of expenses connected with the coast defences of Massachusetts, there is hereby re-appropriated a sum not exceeding three thousand dollars.

For armory rents for the present year, a sum not exceed- Armory rents. ing three thousand three hundred dollars, in addition to the Acts 1807, 206. amount heretofore appropriated.

The unexpended balance of the appropriation for militia Monthly drills of bounty in the year one thousand eight hundred and sixty- militia. Acts six, is hereby made applicable to the payment of compensation for monthly drills in the present year, in accordance with the provisions of chapter two hundred and nineteen of the acts of the year one thousand eight hundred and sixtysix.

For clerical assistance in the preparation of the census census, clerks. statistics of the year eighteen hundred and sixty-five, under Res. 1865, 58.

the direction of the secretary of the Commonwealth, a sum not exceeding one thousand five hundred dollars, in addition to the amount heretofore appropriated.

Auditor, clerks. Acts 1867, 167. For such additional clerical assistance as the auditor of accounts may find necessary, a sum not exceeding one thousand three hundred dollars, in addition to the amount heretofore appropriated.

Fees of witnesses. G. S. 15, Acts 1860, 41.

For fees of witnesses summoned before committees of the legislature, a sum not exceeding eight hundred dollars, in addition to the amount heretofore appropriated.

Justices superior court salaries. Acts 1867, 165. For the salaries of the justices of the superior court, a sum not exceeding five thousand five hundred dollars, in addition to the amount heretofore appropriated.

Certain officers at state house. In the act, chapter one hundred and sixty-seven, of the present year, establishing the salaries of certain officers in the departments at the state house, a sum not exceeding seventeen thousand six hundred and fifty dollars, in addition to the appropriations heretofore made.

State lunatic paupers. Res. 1867, 38. For the support and relief of state lunatic paupers in state hospitals, a sum not exceeding twelve thousand dollars, in addition to the amount heretofore appropriated.

Burial state paupers. Acts 1867, 97. For the burial of state paupers, a sum not exceeding three thousand dollars, in addition to the amount heretofore appropriated.

State police. Acts 1865-67, 149, 177. For the compensation and expenses of the state police, a sum not exceeding forty thousand dollars, viz.: for compensation, twenty-six thousand dollars; for travelling expenses, eleven thousand dollars; and for clerical assistance and contingent expenses, two thousand five hundred dollars; these sums to be in addition to the amounts heretofore appropriated.

Agricultural college.

The interest on the agricultural college fund is hereby appropriated to be paid to the treasurer of the Massachusetts agricultural college, in accordance with the provisions of chapter one hundred and eighty-nine of the acts of the present year.

Militia bounty, 1867. Acts 1867, 266.

For militia bounty for the present year, a sum not exceeding four thousand five hundred dollars, in addition to the amount heretofore appropriated.

State prison. Res. 70. For the enlargement of workshops at the state prison, a sum not exceeding two thousand six hundred and sixty-three dollars and fifty four cents, in addition to the amount heretofore appropriated.

The following sums shall be allowed and paid:

Gettysburg soldiers' cemetery.

For expenses of the state commissioner on the soldiers' national cemetery at Gettysburg, a sum not exceeding fifty dollars.

For clerical and professional assistance to legislative com- Assistance to mittees, the same to include service rendered by any clerk in legislature. the employ of the state, without interference with his regular duties, a sum not exceeding five hundred dollars.

For expenses of repair and adjustment of the weights, weights and measures and balances of the state, a sum not exceeding fifty measures, repairs, etc. dollars.

For expenses of ascertaining and defining the boundary Rhode Island line between Massachusetts and the state of Rhode Island, penses of definitions of the state from Burnt Swamp Corner in the town of Wrentham to the ing. easterly line of the state of Connecticut, a sum not exceeding two hundred dollars, subject to the direction and approval of the governor.

For the printing and engraving of state scrip, a sum not Printing state exceeding two thousand dollars, in addition to the amount serip. heretofore appropriated.

Section 2. This act shall take effect upon its passage.

Approved June 1, 1867.

AN ACT CONCERNING THE EDUCATION OF DEAF-MUTES. Be it enacted, &c., as follows:

Chap. 311

Section 1. The governor, with the approval of the board Governor may of education, is hereby authorized to send such deaf-mutes institution or or deaf children between five and ten years of age, as he other school in state, pupils of may deem fit subjects for instruction at the expense of the five to ten years. Commonwealth, to the Clarke Institution for Deaf-Mutes at Northampton, or to such schools or classes as now are or may hereafter be established for the education of deaf-mutes in this Commonwealth.

Section 2. The governor is hereby authorized to draw May draw war-his warrant for such sums as may be necessary to provide for tion and support. the instruction and support of the pupils named in the preceding section, not exceeding for each pupil, the amount which is now or may hereafter be paid by the Commonwealth, for the education and support of deaf-mutes at the American Asylum at Hartford.

Section 3. The education of all deaf-mutes who are now Board of educareceiving or may hereafter receive instruction at the expense tion shall supervise instruction of the Commonwealth, shall be subject to the direction and and report upon annually. supervision of the board of education; and said board shall set forth in their annual report the number of pupils so instructed, the cost of their instruction and support, the way in which the money appropriated by the Commonwealth has been expended, and such other information as said board may deem important to be laid before the legislature.

Governor may ten years.

The governor is hereby authorized to extend Section 4. extend present term of pupils to to ten years, the term of instruction now granted to deafmutes educated at the expense of the Commonwealth.

Additional appropriation.

The sum of three thousand dollars is hereby appropriated for the education of deaf-mutes in addition to the amount heretofore appropriated, to be paid from the treasury of the Commonwealth.

Repeal.

Section 6. All acts and parts of acts inconsistent herewith, are hereby repealed.

Section 7. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap. 312 An Act fixing the salaries of certain officers of the state PRISON.

Be it enacted, &c., as follows:

Warden and deputy, clerk, chaplain, turnkeys and watch men.

The officers of the prison hereinafter named Section 1. shall receive the following annual salaries, viz.: the warden twenty-seven hundred dollars; the deputy-warden seventeen hundred dollars; the clerk fifteen hundred dollars; the chaplain twelve hundred dollars; each turnkey one thousand dollars; each watchman nine hundred dollars; and each assistant-watchman seven hundred dollars; payable in monthly payments by the warden out of the treasury of the prison, and in full for all services. And no other perquisite, reward or emolument shall be allowed to or received by any of them, except that there shall be allowed to the warden and deputy-warden sufficient house room, with fuel and light, for themselves and families. Such salaries shall be paid from the first day of January last.

Perquisites.

Repeal.

All acts and parts of acts inconsistent with Section 2. this act are hereby repealed.

Section 3. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap. 313 An Act to establish Certain Harbor Lines in the Harbor OF LYNN.

Be it enacted, &c., as follows:

Extension of wharves, etc., limited.

Section 1. No wharf, pier or other structure in the city of Lynn, shall ever hereafter be extended into and over the tidewaters of said harbor beyond the lines hereinafter described.

Harbor lines defined.

Section 2. $\frac{1}{2}$ The harbor line begins at a point in said Lynn harbor at the south-easterly corner of the northerly abutment wall of the Eastern Railroad bridge over Saugus river, and runs south-easterly on a straight line, nine hundred and sixty-four feet to a point south-westerly four hundred and sixty-six feet from monument A; thence south-easterly and easterly on an arc of a circle of four hundred and sixty-six

feet radius, of which said monument A is the centre, for a distance of four hundred and thirty feet; thence easterly, on a straight line, one thousand one hundred and seventy-five feet, to a point two hundred and eighty-eight feet distant southerly from monument B; thence easterly and northeasterly, on an are of a circle of two thousand and twentytwo feet radius, for a distance of one thousand two hundred and thirty-nine feet, to a point due east (variation of the compass ten degrees and thirty-eight minutes west,) of monument B, and one thousand one hundred and sixty-five feet distant therefrom; thence north-easterly, on a straight line, four thousand one hundred and fifty-three feet, to a point south-easterly three hundred and fifty feet from monument C; thence easterly and south-easterly, on an are of a circle of one thousand one hundred and eighty-five feet radius, for a distance of two thousand four hundred feet, to a point due west of monument D, and eight hundred and twenty-eight feet therefrom; thence southerly, on an arc of a circle of eleven thousand three hundred and twenty-five feet radius, for a distance of four thousand two hundred and seventythree feet to a point due west of monument E, and eighty feet therefrom. The above-mentioned monuments, marked, respectively, A, B, C, D, E, are granite posts, and have the letters H. L. inscribed thereon.

SECTION 3. Nothing contained in this act shall be con- Construction of strued to give authority to any person to extend or construct act defined. a wharf or pier, or other structure in said harbor.

SECTION 4. This act shall not be construed to affect or Definition conacknowledge the legal rights of any person or corporation to tinued. set up any structure in Lynn harbor, nor to continue any grant heretofore made, but shall be held to revoke any license to do any act therein which by law is revocable.

Section 5. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act ceding to the united states jurisdiction over long Chap. 314 ISLAND IN BOSTON HARBOR.

Be it enacted, &c., as follows:

Section 1. Jurisdiction is hereby granted and coded to Jurisdiction the United States over so much of Long Island in Boston granted. harbor as will be described in the plan provided for in section three of this act, with the buildings thereon, purchased or to be purchased by the United States, for the protection and preservation of Boston harbor, and for purposes of national defence.

Section 2. The United States government is hereby U.S. may hold authorized to occupy and fill such flats belonging to the structures.

Commonwealth, and to place in or over tide-water such structures as may be necessary for the purposes for which the premises are to be used, and upon such terms and conditions as shall be prescribed by the harbor commissioners.

Plan to be filed with secretary of Commonwealth.

Section 3. This act shall be void unless a suitable plan of the premises, or such portion or portions thereof as may be purchased by the United States, be deposited in the office of the secretary of this Commonwealth, within one year from the passage of this act.

Commonwealth to retain concurrent jurisdiction for execution of processes.

Section 4. The Commonwealth shall retain concurrent jurisdiction with the United States in and over the premises aforesaid, so far as that all civil and criminal processes issuing under the authority of this Commonwealth may be executed on said premises and in any buildings erected, or to be erected, thereon, in the same way and manner as if jurisdiction had not been granted as aforesaid; and exclusive jurisdiction shall revert to and revest in the Commonwealth of Massachusetts, whenever the said premises shall cease to be used for the purposes herein before declared.

Exclusive jurisdiction, when to revert.

> This act shall take effect upon its passage. Section 5.

> > Approved June 1, 1867.

Chap. 315 An Act ceding to the united states jurisdiction over parts OF GALLOP'S ISLAND AND POINT ALDERTON IN BOSTON HARBOR. Be enacted, &c., as follows:

Jurisdiction granted.

Jurisdiction is hereby granted and ceded to Section 1. the United States over so much of Gallop's Island and of Point Alderton in Boston harbor as may be required for the construction and protection of the sea-walls to be erected for the security of Boston harbor.

U. S. may hold flats and build structures.

Section 2. The United States government is hereby authorized to occupy and fill such flats belonging to the Commonwealth, and to place in or over tide-water such structures as may be necessary for the purposes for which the premises over which jurisdiction is ceded in section one are to be used, and upon such terms and conditions as shall be prescribed by the harbor commissioners.

Plan to be filed with secretary of Commonwealth.

This act shall be void unless a suitable plan Section 3. of the premises, or such portion or portions thereof as may be purchased by the United States, be deposited in the office of the secretary of this Commonwealth, within one year from the passage of this act.

Commonwealth to retain concurrent jurisdiction for execution of processes.

The Commonwealth shall retain concurrent Section 4. jurisdiction with the United States in and over the premises aforesaid, so far as that all civil and criminal processes issuing under the authority of this Commonwealth may be executed on said premises and in any buildings thereon, or to be erected thereon, in the same way and manner as if jurisdiction had not been granted as aforesaid; and exclu-Exclusive jurissive jurisdiction shall revert to and revest in the Common-diction, when to wealth of Massachusetts, when the said premises shall cease to be used for the sole purpose herein before declared.

Section 5. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act to establish the police court of haverhill. Be it enacted, &c., as follows:

Chap. 316

Section 1. A police court is hereby established in the courtestablished town of Haverhill, under the name of the Police Court of for district of Haverhill, Brad-Haverhill; and the towns of Haverhill, Bradford and Grove-ford and Groveland shall constitute a judicial district under the jurisdiction of said court. Said court shall have the same jurisdiction, Jurisdiction and power and authority, shall perform the same duties and be duties. subject to the same regulations as are provided in respect to existing police courts, except the police court of Worcester and the municipal court of Boston, by the one hundred and sixteenth chapter of the General Statutes, and by all general laws passed in amendment thereof, applicable to the several police courts of the Commonwealth; and all provisions of Provisions of law law relating to criminal and civil proceedings, the taxation of costs, the payment of fines, the expenses of court, the accounting and settling with county and town for money paid into court as forfeitures or otherwise, and all other returns and requirements of law applicable to the several police courts of the Commonwealth, except those before mentioned, shall apply to the police court of Haverhill hereby established.

Section 2. Said court shall consist of one standing jus- Justices, appoint tice and two special justices, to be appointed, commissioned ment of and qualified, pursuant to the constitution and laws of the Commonwealth.

Section 3. A clerk of said court shall be appointed and clerk. commissioned by the governor, who shall faithfully perform all services by law required of the clerks of like courts in this Commonwealth.

Section 4. Either of the justices of said court may issue Warrants, issue warrants in all proper cases. No justice of the peace shall of. Fees for. hereafter be allowed any fees for warrants issued within said district, or elsewhere for offences committed in said district; and all warrants so issued shall be made returnable before Returns. said court.

SECTION 5. A court shall be held by said standing justice court to be held in said town of Haverhill in some suitable place to be fur- in Haverhill.

Rules.

Special justice, when to hold court.

Salary of standing justice.

Special justices.

Clerk.

Pending causes within district.

Act, when in force.

nished by said town, twice each week, and as much oftener as is deemed necessary for criminal business; and once each week, and oftener if said justice shall see fit, for civil business. Said justice shall have power to make all proper rules for the conduct of the business of said court. In case of the sickness, interest, absence or other disability of the standing justice, one of said special justices shall hold said court.

Section 6. The standing justice of said court shall receive an annual salary of twelve hundred dollars, to be paid from the treasury of the Commonwealth. The compensation of the special justices shall be such as is provided by law in similar cases. The clerk of said court shall receive an annual salary of six hundred dollars, to be paid out of the treasury of the Commonwealth.

Section 7. All proceedings, duly commenced before any trial justice or justice of the peace for the county of Essex within said district, before this act shall take effect, shall be prosecuted and determined as if this act had not been passed.

Section 8. This act shall take effect, so far as the appointing, commissioning and qualifying the standing justice, special justices and clerk of said court are concerned, upon its passage; and it shall take full effect in thirty days from its passage.

Approved June 1, 1867.

Chap. 317

An Act concerning fares on the middlesex railroad. Be it enacted, §c., as follows:

Limitation of fares to five cents repealed.

Provisos: aldermen of Charlestown to approve increase.

Company may receive six cents under U. S. law.

Aldermen may revoke assent given to increase. Section 1. So much of the act entitled an act to incorporate the Middlesex Railroad Company, passed in the year eighteen hundred and fifty-four, as provides that the rate of compensation for transporting persons or property shall not exceed five cents for each passenger, is hereby repealed: provided, that the rates of fare upon said railroad shall never exceed five cents for each passenger, unless with the assent of the board of aldermen of the city of Charlestown; and provided, that this act shall not prohibit said company from receiving six cents fare for each passenger as now provided by the United States law which authorizes such companies to add one cent to their rates of fare, so long as said law remains in force; and provided, further, that the said board of aldermen may at any time revoke any assent given as aforesaid to increase the rate of fares on said railroad.

Section 2. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act to incorporate the north adams and bennington Chap. 318 RAILROAD COMPANY.

Be it enacted, &c., as follows:

Section 1. William W. Freeman, Edwin F. Jenks, Syl- Corporators. vander Johnson, their associates and successors, are hereby made a corporation by the name of the North Adams and Bennington Railroad Company; with all the powers and priv- Privileges and reileges and subject to all the restrictions, duties and liabilities strictions. set forth in all general laws, which now are or hereafter may

be in force, relating to such corporations.

Said company may locate, construct and May locate and operate a railroad, commencing at some convenient point in from point in the town of Adams, and thence running north-westerly to Adams to Vermont line. the line of the state of Vermont, there to connect and unite with a railroad chartered by the state of Vermont from the town of Bennington to the state line of Massachusetts.

SECTION 3. The capital stock of said company shall be Capital stock. fixed at an amount not less than three hundred thousand dollars, nor more than five hundred thousand dollars: said May purchase company may purchase and hold such real and personal estate as may be necessary for the purposes for which it is

incorporated.

Section 4. This act shall be void unless the said railroad Limitations of is located within two years and constructed within four years from the passage hereof.

Section 5. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act to authorize the milford and woonsocket railroad Chap. 319 COMPANY TO LEASE ITS ROAD.

Be it enacted, &c., as follows:

Section 1. The Milford and Woonsocket Railroad Com- May lease to or pany is hereby authorized to lease its railroad to, or to unite unite unite ton, Hartford itself with, the Boston, Hartford and Eric Railroad Com- and Eric Company, upon such terms as may be agreed upon, and after the same shall have been approved and accepted by a majority of the stockholders of said corporations, respectively, at legal meetings thereof called for that purpose.

Section 2. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act to authorize the grand hotel branch railroad com- Chap. 320 PANY OF DORCHESTER TO EXTEND ITS RAILROAD.

Be it enacted, &c., as follows:

Section 1. The Grand Hotel Branch Railroad Company May extend from of Dorchester is hereby authorized to extend its railroad to point on from the terminus at Bowdoin Street, in the town of Dor- Adams street.

strictions.

chester, described in the act of incorporation, across said street to a convenient point on Adams Street, at or near Lin-Privileges and re- den Street; with all the powers and privileges, and subject to all the restrictions, duties and liabilities set forth in all general laws which now are or hereafter may be in force, relating to railroad corporations.

Limitations of time.

Section 2. This act shall be void unless said extension is located within two years and completed within five years from the passage hereof.

Section 3. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap. 321 An Act to aid the construction of the Williamsburg and NORTH ADAMS RAILROAD.

Be it enacted, &c., as follows:

Treasurer of Commonwealth may issue registered or coupon bonds for, payable in London or Boston on first January, 1900.

The treasurer of the Commonwealth is hereby Section 1. authorized and instructed to issue scrip or certificates of indebtedness, either as registered or coupon bonds, in the name and in behalf of the Commonwealth, and in the manner herein designated, for the sum of one million dollars, which may be expressed in the currency of Great Britain, and may be payable to the bearer thereof in London, and bearing interest at five per cent, per annum payable semiannually in London on the first days of January and July; and said interest with the cost of exchange shall be paid by the Williamsburg and North Adams Railroad Company, in coin or its equivalent, at the option of the treasurer and receiver-general of the Commonwealth; or the whole or any part of said scrip may be issued in federal currency payable in Boston, which said scrip or certificates in the currency of Great Britain shall be redeemed in London, and that in federal money at Boston, on the first day of January in the year nineteen hundred, and shall bear date on the first day of January or July which shall next precede the issue of the same. Shall be counter. All said scrip shall be countersigned by the governor of the Commonwealth for the time being, and be deemed a pledge of the faith and credit of the Commonwealth for the redemp-Shall be delivered tion thereof. The treasurer of the Commonwealth for the time being, shall deliver said scrip to the treasurer of the Williamsburg and North Adams Railroad Company, when ordered by the governor and council, on the application of the directors of said railroad company, under the provisions of this act, for the purpose of aiding in the completion of said railroad, and for the equipment of the same. Section 2.

signed by governor.

under order of governor and council, on ap-plication of directors.

> When it shall be made to appear to the satisfaction of the governor and council that the Williamsburg and North Adams Railroad Company has properly expended

Upon approved expenditure of \$200,000 by company, \$100,000

two hundred thousand dollars in the construction of its road, of scrip may be then a portion of said scrip to the amount of one hundred thousand dollars, shall upon the terms hereinafter specified, be delivered to the treasurer of said railroad company. And Same of other when it shall appear to the satisfaction of the governor and pany, \$100,000 council that an additional expenditure of two hundred thou-issue. sand dollars has been made in the construction of said road as aforesaid, then another portion of said scrip to the amount of one hundred thousand dollars shall be delivered upon the terms expressed in this act to the treasurer of said railroad company, and so in like manner said serip shall be issued Balance authorand delivered until the whole amount hereby authorized shall delivered. have been issued and delivered.

SECTION 3. The Williamsburg and North Adams Railroad Company shall Company shall, before the delivery of any of the scrip pro- of its franchise vided for in this act, make, execute and deliver to the treas- and property to treasurer of Com urer and receiver-general of the Commonwealth, in manner mouwealth for and form to be approved by the attorney-general, a bond serip. secured by a first mortgage deed of the road, franchise and property of said company, conditioned that said company shall and will well and truly pay the principal sum of said scrip when the same shall become due and payable, and interest thereon as the same shall fall due, and to indemnify and save harmless the Commonwealth from all expenses incurred or loss or damage on account of said scrip.

Section 4. When said railroad shall have been opened Shall set apart for use from Williamsburg to North Adams, twenty thousand nual income as dollars annually shall be set apart from the net income of sinking fund, under & five of said road and paid to the commissioners hereinafter named act. in the fifth section of this act, as a sinking fund to be managed, invested and appropriated as is or shall be provided by law: provided, that when, in the opinion of the treasurer of Proviso. the Commonwealth for the time being, a sufficient sum shall have been set apart to produce, with the accruing interest, an amount equal to the scrip issued under this act, when the same shall fall due, then said company may be relieved from making further additions to said sinking fund.

Section 5. The treasurer of the Commonwealth, the audi- Treasurer and tor of the Commonwealth, and the treasurer of the Williams-auditor of state burg and North Adams Railroad Company for the time being, company to be commissioners of shall be commissioners of the sinking fund of the said rail-fund and manage road company. Said commissioners shall have the care and management of all the moneys, funds and securities, at any time, belonging to said sinking fund, and shall invest the same according to law; but the money not invested and all the securities of said fund shall be in the custody of the

of proceedings ally to legislature.

Books of to be open to executive or legislature.

Pay of commissioners.

Governor to anpoint commis-

Compensation.

Conditions of first issue of scrip, and limitation of time for completion of road.

Commonwealth may foreclose mortgage.

Governor and council to have access to books and accounts.

Shall keep record treasurer of the Commonwealth. Said commissioners shall of proceedings and report annu. keep a true account of all their proceedings; they shall annually, in the month of January, make a report to the legislature, setting forth their proceedings for the year preceding; the amount and condition of said fund, and the income of the several parts thereof for the year; which records and securities and the books of account belonging thereto, shall at all times be open to the inspection of the governor and council, or of any committee of the legislature; and the said commissioners shall receive for their services, from the Williamsburg and North Adams Railroad Company, the sum of forty dollars each, annually.

Section 6. The governor, with the advice and consent of point commissioners the council, shall appoint three commissioners, one of whom progress of work. shall be a competent civil engineer, to ascertain from time to time, as the governor and conneil shall direct, the amount of work performed on the line of the railway of the Williamsburg and North Adams Railroad Company, and the expenditures properly incurred and made for the same, and to advise and inform the governor and council in reference to all matters and things they are called upon to ascertain or verify under the terms and provisions of this act. The governor and council shall fix the proper compensation of such commissioners, which shall be paid by said railroad company.

> Section 7. No portion of said serip shall be issued unless it shall be made to appear to the satisfaction of the governor and council, that said railroad company will be able either alone or with the aid of other parties than this Commonwealth to complete a line of railway from Williamsburg to North Adams; and if at any time after any portion of said scrip shall have been delivered to said treasurer of said railroad company, it shall appear to the governor and council, and commissioners, that a railroad will not be completed between Williamsburg and North Adams within three years from the date of the passage of this act, then no further portion of said scrip shall be delivered to the treasurer of said company; and the Commonwealth may enter upon and take possession of said road and all its property, and foreclose forthwith and without equity of redemption the mortgage held under the third section of this act.

> Section 8. The governor and council, and the commissioners appointed by them, shall at all times until the payment of the scrip of the Commonwealth, have free access to all the books and accounts of said railroad company, for the purpose of examination.

Section 9. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act for the relief of the town of truro. Be it enacted, &c., as follows:

Chap. 322

Section 1. The county commissioners for the county of County com'rs Barnstable are hereby authorized to aid the town of Truro may aid for maintenance of out of the county treasury, in the maintenance and repair road from High Head to Provof the road extending from High Head, in said town of incetown line. Truro, to the line between the towns of Truro and Provincetown, in such manner and to such extent as said commissioners may judge equitable and expedient; and the resi- one commissiondence of one of said commissioners in said town of Truro ent of town. shall not disqualify him from acting under the provisions of this act.

Section 2. Said commissioners may at any time, of their May change locaown motion, without petition therefor, change the location to and order repairs upon no-of any portion of said road and re-locate the same and order tice to town. specific repairs on the same; first giving such notice to the selectmen of the town of Truro as may be practicable when they are required to act.

Section 3. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act in relation to the fire department of the city of Chap. 323 SALEM.

Be it enacted, &c., as follows:

Section 1. The city council of the city of Salem may city council may establish a fire department for said city, to consist of so establish, and prescribe apprescribe apmany engineers and other officers, and so many enginemen pointment and tenure, duties and other members, as the city council, by ordinance, shall, and pay from time to time, prescribe; and said city council shall have authority to make such provisions in regard to the time and mode of appointment, and the occasion and mode of removal of either such officers or members, to make such requisitions in respect to their qualifications and period of service, to define their office and duties, to fix and pay such compensation for their services, and in general to make such May make reguregulations in regard to their conduct and government and lations for government, and the management and conduct of fires and persons attending at fires, subject to the papelling appriled for the broad-fires. ing at fires, subject to the penalties provided for the breach of the city by-laws, as they shall deem expedient: provided, Proviso. the appointment of enginemen, hosemen and hook and ladder men, shall be made by the mayor and aldermen exclusively.

SECTION 2. The powers and duties, or any of them, men- Powers and dutioned in the preceding section, may be exercised and carried ties of council, how exercised into effect by the said city council, in any manner which they may prescribe, and through the agency of any persons or any board or boards to whom they may delegate the same.

Engineers and officers, author-ity defined.

The engineers or other officers of the department, so appointed as aforesaid, shall have the same authority in regard to the prevention and extinguishment of fires and the performance of other offices and duties now incumbent upon fire-wards, as are now conferred upon fire-wards by the General Statutes or the special acts relating to the city of Salem now in force. They shall also have authority, in compliance with any ordinance of said city, to make an examination of places where shavings and other combustible materials are collected or deposited, and to require the removal of such materials, or the adoption of suitable safeguards against fire. And the city council are hereby authorized to make suitable ordinances upon this latter subjectmatter, under the penalties provided for in the city charter.

Approved June 1, 1867.

Chap. 324 An Act to authorize the city of boston to build a high-WAY OVER CERTAIN TIDE-WATERS.

Be it enacted, &c., as follows:

Board of aldermen may lay out streets between certain wharves.

Section 1. The board of aldermen of the city of Boston is hereby authorized to lay out a street or streets, over tidewaters, between Lewis, Commercial, Mercantile, City, Long, Central, India and Rowe's Wharves, or either of them: provided, that nothing in this act shall be construed as ceding or yielding any right, title or interest the Commonwealth may have in any lands or flats which lie within said street or streets, or shall be cut off from the harbor by the same.

Proviso: shall not affect Commonwealth's rights.

Compensation for displacement of tide-water, how made.

Such compensation shall be made for all displacement of tide-water, caused by anything done under this act, as the harbor commissioners shall determine, and be made in the manner required by chapter one hundred and forty-nine of the acts of the year eighteen hundred and sixty-six.

Attorney-general shall examine rights, and report.

Section 3. It shall be the duty of the attorney-general to commonwealth's examine into the right and title of the Commonwealth in all lands and flats which would lie within and be cut off from the harbor by the building of such street or streets, and report his opinion thereupon to the next legislature.

Approved June 1, 1867.

Chap. 325

AN ACT TO INCORPORATE THE STEVENS LINEN WORKS. Be it enacted, &c., as follows:

Corporators.

Section 1. Henry H. Stevens, Moses T. Stevens, George Stevens, their associates and successors, are hereby made a corporation by the name of the Stevens Linen Works for the purpose of manufacturing linen, cotton, woolen or silk goods,

Purpose.

or any fabric wholly or in part of linen, cotton, woolen, silk or jute, in the town of Dudley; and for this purpose shall Privileges and rehave all the powers and privileges, and be subject to all the duties, restrictions and liabilities set forth in all general laws which now are or may hereafter be in force relating to manufacturing corporations.

Section 2. Said corporation, for the purposes aforesaid, May hold real may hold real estate necessary and convenient for its busi-estate. ness, to an amount not exceeding five hundred thousand dollars; and the whole capital stock shall not exceed the sum capital stock of one million dollars, divided into shares of one hundred and shares. dollars each: provided, that said corporation shall not go roviso. into operation until three hundred thousand dollars of its capital stock shall have been paid in, in eash.

Section 3. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act to incorporate the united states metallurgic com- Chap. 326 PANY.

Be it enacted, &c., as follows:

Section 1. James D. Whelpley, Jacob J. Storer, Horatio Corporators. R. Storer, their associates and successors, are hereby made a corporation by the name of the United States Metallurgic Company, for the purpose of erecting, maintaining and oper- Purpose. ating works for the reduction of metals and other products from ores and minerals according to the patented method of said James D. Whelpley and Jacob J. Storer, and of manufacturing and selling to others, machinery to be used in such reduction; with all the powers and privileges, and subject to Privileges and all the duties, restrictions and liabilities set forth in all gen-restrictions. eral laws, which now are or may hereafter be in force relating to manufacturing corporations.

Section 2. Said corporation may establish its capital capital stockand stock at an amount not exceeding three hundred thousand dollars, divided into shares of one hundred dollars each, and may hold real estate to an amount not exceeding two hun-Real estate. dred thousand dollars.

Section 3. Said corporation shall not commence business conditions of until the sum of one hundred thousand dollars shall have commencing business. been paid in as actual eash capital, over and above the said patent rights of said James D. Whelpley and Jacob J. Storer, or the moneys or values paid therefor.

Section 4. This act shall take effect upon its passage.

Approved June 1, 1867.

 ${\it Chap.\,}327$ An Act to change the name of the grover and baker sewing MACHINE COMPANY AND FOR OTHER PURPOSES.

Be it enacted, &c., as follows:

Name established.

Estate.

Section 1. The Grover and Baker Sewing Machine Company shall hereafter be called and known by the name of the Grover and Baker Manufacturing Company.

Capital stock and shares.

The capital stock of said corporation shall be Section 2. fifteen hundred thousand dollars, divided into shares of one hundred dollars each, and it may hold real and personal estate necessary and convenient for its business not exceeding that amount; and it shall have the right, in addition to the right heretofore granted, to manufacture any parts neces-

May manufacture any parts of its machines. sary for the construction of its sewing machines.

Section 3. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap.328

AN ACT TO INCORPORATE THE TURKISH BATH COMPANY. Be it enacted, &c., as follows:

Corporators.

Section 1. John P. Jones, George F. Adams, Artemas Newell, their associates and successors, are hereby made a corporation by the name of the Turkish Bath Company, for the purpose of establishing and carrying on Turkish baths; Privileges and re- with all the powers and privileges, and subject to all the duties, liabilities and restrictions, contained in all the general laws, which are now or hereafter may be in force and applicable to such corporations.

strictions.

Estate.

Proviso.

shares.

Said corporation, for the purposes aforesaid, may hold real and personal estate to the amount of one hun-Capital stock and dred thousand dollars; and the whole capital stock shall not exceed one hundred and fifty thousand dollars, to be divided into shares of one hundred dollars each: provided, however, that said corporation shall not incur any liability, until the sum of twenty thousand dollars has been paid in, in cash. Section 3. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap. 329 An Act to incorporate the pneumatic dispatch company of MASSACHUSETTS.

Be it enacted, &c., as follows:

Cornorators.

John A. Andrew, Thomas Russell, William Section 1. Claffin, Charles R. Train, their associates and successors, are hereby made a corporation by the name of the Pneumatic Dispatch Company of Massachusetts; and the said corporation is hereby authorized and empowered to locate, construct and finally complete pneumatic tubes, with ears or trucks to run therein, to be operated by the pneumatic system of propulsion, for the purpose of conveying letters, parcels, mails,

May locate and construct tubes and running stock.

Purpose.

merchandise and property, in and between such cities and towns within the counties of Suffolk, Norfolk, Middlesex and Essex as they may elect; with all the powers and privileges, Privileges and and subject to all the duties, restrictions and liabilities, contained in the sixty-eighth chapter of the General Statutes, and in that part of the sixty-third chapter of said statutes relating to railroad corporations, and in all general laws which are now or may be hereafter in force respecting railroad corporations, and subject to the control of the mayor Shall be subject and aldermen of the city of Boston and the county commissioners of the said counties in all matters pertaining to the men of Boston, and county comlocation of said tubes: provided, that said tubes shall not be missioners. Proviso: same located within the limits of said city of Boston nor in either shall approve loof said counties without the consent in writing of the said cation. mayor and aldermen and county commissioners respectively.

SECTION 2. The capital stock of the corporation shall be Capital stock and five hundred thousand dollars, in shares of one hundred shares. dollars each: provided, that it shall be competent for the Increase of capicorporation at a regular or stated meeting or meetings, by a vote of the majority of the stockholders, to increase the capital stock from time to time, to an amount not exceeding one million of dollars: provided further, that the sum of one condition of hundred thousand dollars shall be paid in, in cash, before operation. the company shall go into operation.

Approved June 1, 1867.

An Act to incorporate the springfield atheneum and Chap, 330 GALLERY OF ARTS.

Be it enacted, &c., as follows:

Section 1. William Stowe, Samuel Bowles, Albert D. Corporators. Briggs, Frederic H. Harris and Charles O. Chapin, their associates and successors, are hereby made a corporation by the name of the Springfield Athenaum and Gallery of Arts, for the purpose of constructing a hall, in the city of Spring- Purpose. field, for public use, and a room to be used as a depository for pictures and other objects of art; with all the powers Privileges and reand privileges, and subject to all the duties and liabilities set strictions. forth in all general laws which now are or may hereafter be in force concerning corporations, so far as applicable.

Section 2. The capital stock of said corporation shall be capital stock and one hundred thousand dollars, to be divided into shares of shares. one hundred dollars each.

Said corporation may hold real estate to an May hold real Section 3. amount not exceeding seventy-five thousand dollars.

Section 4. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap. 331 An Act to incorporate the boston temperance hall association.

Be it enacted, &c., as follows:

Corporators.

Purpose.

Section 1. Hubbard W. Swett, Samuel W. Hodges, James H. Roberts, their associates and successors, are hereby made a corporation by the name of the Boston Temperance Hall Association, for the purpose of purchasing or building and holding a building in the city of Boston, for the meetings of temperance organizations and the promotion of the general interests of temperance; with all the powers and privileges, and subject to all the duties, liabilities and restrictions, set forth in all general laws which now are or may hereafter be in force, so far as applicable to said corporation.

Privileges and restrictions.

Capital stock and

May hold estate

Proviso.

Section 2. Said corporation shall have a capital stock not exceeding two hundred thousand dollars, to be divided into shares of ten dollars each, and for the purposes aforesaid may hold real and personal estate, not exceeding the amount of the capital stock: provided, that said corporation shall incur no liability, until twenty thousand dollars of its capital stock has been paid in, in cash.

Section 3. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap. 332 An Act in addition to an act concerning the pittsfield library association.

Be it enacted, &c., as follows:

Name changed to

May hold estate and use income.

Corporate privileges and restric-

May receive aid from town, as public library.

tions.

The name of the Pittsfield Library Association is hereby changed to the Pittsfield Athenaum; and said corporation may hold real and personal estate, exclusive of books, to an amount not exceeding one hundred and fifty thousand dollars, the use and income of which shall be appropriated exclusively to literary, scientific and educational purposes. Said corporation shall have all the powers and privileges, and be subject to all the duties, restrictions and liabilities set forth in all general laws which now are or may hereafter be in force concerning such corporations, and have power to receive the same aid and support from the town of Pittsfield that a public library is by the general laws of this Commonwealth authorized to receive.

Approved June 1, 1867.

Chap. 333 An Act to incorporate the trustees of the episcopal theological school.

Be it enacted, &c., as follows:

Corporators.

Section 1. Edward S. Rand, Robert C. Winthrop, J. P. Putnam, Amos A. Lawrence, James S. Amory, their associates and successors, are hereby made a corporation by the name of the Trustees of the Episcopal Theological School, with power to establish and maintain in or near the city of

Cambridge, a seminary or institution with such preparatory Purpose and loschools as they may think fit for the promotion of learning cation. and piety, instruction in biblical science and literature, and for the education of young men for the ministry of the Protestant Episcopal church, with power to confer theological degrees. And said corporation shall have all the powers Privileges and reand privileges, and be subject to all the duties, liabilities and strictions. restrictions set forth in the sixty-eighth chapter of the General Statutes, and all general laws which now are or may hereafter be in force, so far as applicable to corporations established for literary or charitable purposes.

Section 2. The number of the said trustees shall be five, Trustees, vacanand in case of any vacancy caused by the death, resignation or removal of any trustee, a new trustee shall be elected by the surviving or remaining trustees; and any trustee May be removed. may be removed from office by the unanimous vote of all the remaining trustees. Said trustees may appoint such Trustees may apofficers as they think fit for the management of the affairs instructors, preof the corporation, and they shall appoint all professors, seribe duties, tenure and pay. lecturers, tutors and instructors in the said school, prescribe their duties, and fix their salaries and tenure of office.

Section 3. Said corporation may hold for the purposes Corporation aforesaid real and personal estate to an amount not exceeding may hold estate. five hundred thousand dollars.

Section 4. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act to incorporate the clarke institution for deaf ${\it Chap.}\,334$ MUTES.

Be it enacted, &c., as follows:

two hundred thousand dollars.

Section 1. Osmyn Baker, William Allen, junior, Lewis corporators. J. Dudley, Julius H. Seelye, George Walker, Gardiner G. Hubbard, Theodore Lyman, Horatio G. Knight, Joseph A. Pond, William Claffin, James B. Congdon, Thomas Talbot, their associates and successors, are hereby made a corporation by the name of the Clarke Institution for Deaf Mutes, in the town of Northampton; with authority to establish Shall locate in classes of instruction for deaf persons and deaf mutes in two May establish other suitable localities in this Commonwealth; with all the classes elsewhere. Corporate privipowers and privileges, and subject to all the duties, restric-leges and restrictions and liabilities set forth in all general laws which now are or hereafter may be in force in relation to such corporations.

Section 2. Said corporation may hold for the purposes May hold estate. aforesaid, real and personal estate not exceeding in value

Section 3. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap. 335 An Act to authorize the eastern railroad company to construct a double track, and for other purposes.

Be it enacted, &c., as follows:

May take land for tracks to state line in Salisbury.

Provisos.

Section 1. The Eastern Railroad Company is hereby authorized to take as much land within the limits prescribed by the original act of its incorporation and the acts in addition thereto, as may be necessary for the proper construction and security of two sets of tracks commencing at their passenger depot in the city of Boston and extending to the state line in the town of Salisbury: provided, that the land so taken, together with what has been heretofore taken for said railroad, shall not exceed what said corporation was authorized to take by said act of incorporation and the acts in addition thereto, and that said corporation shall pay all damages occasioned by such taking, as provided in the sixtythird chapter of the General Statutes; and provided, further, that nothing in this act shall authorize the taking of, or location over, any land owned or used for railroad purposes by, or covered by the location of any other railroad corporation; nor the taking of any flats, or the widening of any bridge not now authorized by law, between Causeway Street in the city of Boston and the street leading from the city of Charlestown to the city of Cambridge, known as Prison Point Bridge; and provided further that no land shall be taken for said purpose within twenty feet of "Union Park," so called, in the city of Chelsea; and provided further that this act shall not authorize the Eastern Railroad Company to lay a double track upon any part of the so called Saugus Branch Railroad, from Malden to Lynn.

May straighten road in Salem. Section 2. Said Eastern Railroad Company is hereby authorized to straighten its railroad in the city of Salem, between the tunnel and Beverly Bridge, by diverging northerly from the line of said railroad as it is now laid, not exceeding two hundred feet, and adding the intervening land to their present location; with all the powers and privileges, and subject to all the duties, liabilities and restrictions contained in the sixty-third chapter of the General Statutes.

May make solid portion of bridge over Miller's River.

Section 3. Said railroad company is hereby authorized to render that portion of their pile structure over Miller's River, between the extension of the southerly line of the Fitchburg Railroad as located in accordance with chapter two hundred fifty-nine of the acts of the year eighteen hundred fifty-five, and the main land in the town of Somerville, more safe and convenient by filling up and making said bridge solid. And the Fitchburg Railroad Company is authorized to fill up and make solid that portion of its loca-

Fitchburg Company may make tion between the easterly end of its solid bridge over Miller's solid portion of River and the west side of said Eastern Railroad bridge: said river. provided, that the improvements named in this section shall Proviso: harbor be done under the direction and with the approval of the approve. harbor commissioners: and compensation shall be made for tide-water displaced by such filling, according to the provisions of the act of the year eighteen hundred sixty-six, chapter one hundred forty-nine, section four.

SECTION 4. The said Eastern and Fitchburg Railroad Eastern and

Companies are also jointly authorized to locate and construct Fitchburg companies may connecting track between their railroads near their present town.

Fitchburg companies may connect at Charlestown. intersection in the city of Charlestown, and shall pay all damages therefor according to law: provided, however, that Proviso: harbor such connection shall be located and constructed as may be commissioners to approve. directed by the harbor commissioners appointed under chapter one hundred forty-nine of the acts of the year eighteen hundred sixty-six.

SECTION 5. Nothing contained in this act shall be so con- Construction of strued as to permit either the Eastern or Fitchburg Railroad Companies to apply to the supreme judicial court to appoint commissioners under the provisions of the statutes of the Commonwealth, or to authorize either of said companies to use the road of the other. Approved June 1, 1867.

An Act requiring the boston and providence railroad com- Chap. 336 PANY TO ERECT A STATION HOUSE IN ROXBURY.

Be it enacted, &c., as follows:

Section 1. The Boston and Providence Railroad Com-Shall erect and pany is hereby required to erect a new station house and to Heath Street for maintain the same on said railroad on New Heath Street, so use of passengers. called, in the city of Roxbury, reasonably commodious for Requirements. the use of passengers, together with sufficient platforms, and containing a ticket office and separate apartments for men and women; and said company is hereby authorized to take May take land such land as may be necessary for the erection of said for purpose. station house with proper approaches thereto, under the provisions of the statutes authorizing railroad corporations to take land for the construction of railroads; and said May remove company is further authorized to remove its present Roxbury present station. station to a point at or near Ruggles Street in said Roxbury.

Section 2. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap. 337 An Act to provide for the maintenance of the newburyfort BRIDGE.

Be it enacted, &c., as follows:

Treasurer of Commonwealth may accept bridge of proprietors and release corporation from support of same when charter expires.

Proviso: shall have certificate that bridge is in good repair.

Bridge not delivered in good repair, attorney-general to file complaint to compel corporation to duty.

Shall require same of Eastern Railroad Company.

Upon acceptance of act mayor Newburyport shall appoint trustees of bridge.

Term of office.

Vacancies.

Selectmen of Salisbury shall appoint one.

Treasurer of Commonwealth upon notice to, may execute quitclaim deed to trustees.

The treasurer and receiver-general, in the name, and to the use of this Commonwealth, is hereby authorized to accept the bridge and franchise now elaimed by the Proprietors of the Newburyport Bridge, which by the terms of the charter, shall on the expiration thereof, revert to and become the property of the Commonwealth, and be surrendered by the proprietors for the time being in good repair, and to release said corporation from all further liability for the maintenance of said bridge: provided, that said bridge, at the time of its delivery, shall be in good repair, and shall be so certified by the mayor and aldermen of the city of Newburyport, and the selectmen of the town of Salisbury, or a majority thereof. And if at the expiration of the time limited in the charter, the bridge shall not be delivered up in good repair, a bill of complaint shall be filed by the attorneygeneral, in the name of the Commonwealth, in the supreme judicial court for the county of Essex, against said corporation and its officers, to compel a specific performance of their duty, in this regard, to the Commonwealth. the duty of the attorney-general, in like manner, to compel a specific performance on the part of the Eastern Railroad Company of their duties and liabilities in respect to said bridge. In the event that this act shall be accepted by Section 2.

of act mayor of the city of Newburyport and the town of Salisbury, as hereinafter provided, the mayor and aldermen of the city of Newburyport, on or before the day of the year when the said charter expires, and in the month of February of each succeeding year, so long as this act shall remain in force, shall appoint two trustees of the bridge, who shall remain in office until their successors shall be duly appointed; and in case of a vacancy from any cause, the same shall be filled for the remainder of the term by a similar appointment. selectmen of the town of Salisbury shall have a similar authority, to be executed in a like manner, to appoint one trustee of the bridge.

> As soon as the bridge shall have been deliv-Section 3. ered up as aforesaid, and the treasurer and receiver-general of the Commonwealth shall have received due notice of the appointment of such trustees, he is authorized to execute to said trustees, in the name and under the seal of the Commonwealth, a deed of quitelaim of the bridge and the fran

chise to said trustees and their successors, to be held by them Trustees may

in trust upon the following conditions, viz.:

First. Said trustees shall cause the said bridge to be kept Conditions: shall in good repair, and at all times safe and convenient for the repair. passage of travellers.

Second. Said trustees shall cause to be kept and main-Shall maintain tained a convenient draw for the passing and repassing of draw.

vessels, by day and by night.

Third. Said trustees, to defray the expenses of repairs, Shall not inmay levy a toll not exceeding the rates now prescribed by crease present law, and enforced by the proprietors of the Newburyport Bridge. But this right to levy a toll shall be subject to the Right to levy, approval of the mayor and aldermen of Newburyport, and of by whom controlled. the selectmen of Salisbury, and shall be within the control of the legislature. The trustees shall erect, at the place shall exhibit where the tolls are collected, a sign which shall expose to foot passengers. view conspicuously the required tolls. Foot passengers shall be exempt from the payment of any toll.

Fourth. Said trustees shall on the first day of January of Shall make aneach year, present to the city council of Newburyport and receipts and exthe selectmen of Salisbury, an account of moneys by them penses. received, and expenses incurred, which account shall be made up to the first day of December next preceding; and copies Accounts allowof said accounts, when allowed, shall be published by the ed; copies to be published. city of Newburyport, three times successively, in some daily

newspaper printed in Newburyport.

Fifth. If the receipts of said bridge shall be found in any Receipts less than year to have been insufficient to pay the expenses, the defi-eiency how supciency shall be made up by the city of Newburyport and the plied. town of Salisbury, Newburyport being liable to the trustees for two-thirds, and the town of Salisbury for one-third thereof.

Sixth. If the receipts of any year shall exceed the expenses, Receipts exceeds such excess shall be invested as a contingent fund, and find to be creshall be allowed to accumulate until the same shall reach ated. the sum of twenty-five thousand dollars, after which time When tolls shall the tolls shall cease, and the income from said fund may be income how applied to the maintenance of the bridge, and if need be, then to apply. the principal. In the event that the cost of maintaining the bridge shall reduce said fund to twenty thousand dollars, the trustees may again levy toll, until said fund shall amount to twenty-five thousand dollars.

Seventh. The city of Newburyport and the town of Salis- Liability of Newbury shall be liable in an action of tort for any accident Salisbury for which may be caused to passengers by any defect in said defects in bridge. bridge, to the same extent in which towns are or shall be

ages.

liable for defects in town ways; Newburyport being liable Actions for dam- for two-thirds, and Salisbury for one-third thereof. In all actions for damages, the city of Newburyport and the town of Salisbury shall be made defendants, and the execution which shall issue may be satisfied against either defendant, who may compel a contribution by the other; but in no event shall any part of the tolls received be applied to the payment of damages.

Toll shall not be used to pay.

Performance of conditions of deed, how enforced.

Section 4. The supreme judicial court, upon the information of the attorney-general, shall have full jurisdiction to enforce the performance of the trusts and conditions of said deed; but this shall not impair the rights or remedies of any person who may be injured by the conduct of any party in the premises, nor the authority of the grand jury to proceed by indictment against any party for any wrongful act or omission. Section 5. This act shall not take effect unless the legal

Act in force when voters of Newburyport and Salisbury accept.

voters of the city of Newburyport and of the town of Salisbury, respectively, shall accept the same at a legal meeting called for the purpose, by a majority of the voters present and voting thereon, which meeting shall be held in said city and town respectively on the third Monday of August next; and the vote shall be expressed by a written or printed ballot,

Meetings.

yea or nay, and the check list shall be used as in the election of town officers. Should the city of Newburyport and the town of Salisbury not accept this act, the governor and council shall, until further legislation is had, keep said bridge open for public travel, as a free or toll bridge.

If not accepted. governor and council to control bridge.

Approved June 1, 1867.

Chap.338

AN ACT CONCERNING BERKELEY STREET, ON THE BACK BAY. Be it enacted, &c., as follows:

Part on Commonwealth lands city of Boston.

Section 1. The commissioners on public lands shall nonwealth lands to be conveyed to eonvey to the city of Boston that part of Berkeley Street that is situate on the Commonwealth's lands in the back bay as the same is now located and completed sixty feet wide; and the said city is authorized to widen the roadway of the said street when authorized so to do by the governor and council,

City, with consent of governor, may widen roadway, without claim for damages by abutters. to the width of eighty feet, without any claim for damages

> by the abutters on said street. Approved June 1, 1867.

Chap. 339

AN ACT CONCERNING RAILROADS.

Be it enacted, &c., as follows:

Shall give to all persons equal ternsportation and use of buildgrounds.

Section 1. Each railroad corporation within the Commonwealth shall give to all persons or companies reasonable and equal terms, facilities and accommodations for the transportation of themselves, their agents and servants, and of any merchandise and other property, upon any railroad

owned or operated by such corporation, and for the use of the depot and other buildings and grounds of such corporation; and at any point where its railroad shall connect with Also, facilities at any other railroad, reasonable and equal terms and facilities connections. of interchange.

SECTION 2. Every railroad corporation offending against Penalty for violathe provisions of this act, shall be liable to a penalty not exceeding two hundred dollars, to be recovered by indictment, and to the party aggrieved, in an action for damages.

Approved June 1, 1867.

An Act fixing the salaries of the county commissioners. Be it enacted, &c., as follows:

Chap. 340

Section 1. The commissioners and special commissioners shall be paid of the several counties of the Commonwealth shall receive from county treasuries, in from the county treasuries of their several counties, in equal January and July in fall for semi-annual payments in January and July, in full payment services and for all their services and travel payable as now provided by travel. law, the following annual salaries: For the county of Barnstable, thirteen hundred dollars. For the county of Bristol, twenty-five hundred dollars. For the county of Berkshire, seventeen hundred dollars. For the county of Dukes county, two hundred and fifty dollars. For the county of Essex, four thousand dollars. For the county of Franklin, twelve hundred dollars. For the county of Hampden, seventeen hundred dollars. For the county of Hampshire, twelve hundred dollars. For the county of Middlesex, forty-eight hundred dollars. For the county of Norfolk, three thousand dollars. For the county of Plymouth, twenty-five hundred dollars. For the county of Worcester, four thousand dollars.

Section 2. All the foregoing salaries shall be paid from shall be from the first day of January last.

January, '67.

Section 3. All acts inconsistent with this act are hereby Repeal. repealed.

Section 4. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act to change the place of meetings of the county commissioners of the county of middlesex, and for other pur-POSES.

Be it enacted, &c., as follows:

Section 1. The meeting of the county commissioners for shall be at Cam-Middlesex county now required to be held on the first Tues-bridge on first Tuesday of day of June in each year at Concord, shall hereafter be held June. at Cambridge in said county.

Jail at Concord discontinued.

Section 2. The county jail at Concord is hereby discontinued.

Section 3. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap. 342 An Act concerning the boston and worcester railroad cor-PORATION AND THE EASTERN AND THE FITCHBURG RAILROAD COMPANIES.

Be it enacted, &c., as follows:

Boston and Worcester corporation may vary location on Chelsea Creek under acts 1866 ch. 278.

The Boston and Worcester Railroad Corpo-Section 1. ration is hereby authorized and empowered to vary the location and direction of any part of that portion of the railroad which said corporation was authorized to locate, construct Line authorized and maintain by chapter two hundred and seventy-eight of the acts of the year eighteen hundred and sixty-six, which is thereby authorized to be located on the southerly side of Chelsea Creek, or between said creek and the commissioners' line of Boston harbor, and to locate, construct and maintain a railroad from said Chelsea Creck to said commissioners' line where and as said corporation shall deem expedient, except upon the lands of the Eastern Railroad Company, and may locate, maintain and construct the same on, along and over Orleans Street, in East Boston, or any part thereof longitudinally or otherwise, if and as said corporation shall desire, and run cars and engines moved by steam power on, along and over said street, subject, however, to the right of the board of aldermen of the city of Boston to make at all times all such rules and regulations as to the rate of speed, the security of the streets and of the crossings and the mode of use of tracks in streets in East Boston as in their opinion public safety and convenience may require: provided, however, that said Boston and Worcester Railroad Corporation shall also have the right to vary the direction and location of any other portion of said railroad authorized by chapter two hundred and seventy-eight of the acts of the year eighteen hundred and sixty-six as provided by the General Statutes of the Commonwealth, and subject to the conditions of said

> chapter last named and the restrictions of this act. the location heretofore filed by said corporation of said railroad between Decatur and Marginal Streets in East Boston is hereby discontinued, to which the Boston and Worcester

> Railroad Corporation assent; but said Boston and Worcester

Railroad Corporation shall not be required to pay any damages occasioned by locating on or taking lands on that part of said location so discontinued, except an indemnity for any injury actually suffered between the filing of such location and the passage of this act; and said Eastern Railroad

Use of road in East Boston, how regulated.

Proviso: Boston and Worcester road may also change other locations under same act.

Former location.

damages.

Liability for

Company shall indemnify and save harmless said Boston and Eastern com-Worcester Railroad Corporation against all claims of any pany, liability of. persons or corporations for damages occasioned by such

taking or by such part of said location.

Section 2. The Eastern Railroad Company is hereby Eastern company authorized and empowered to locate, construct and maintain may construct a railroad from a point in its present location near the Salem sea to Somerville. turnpike road in Chelsea upon and over what is or was formerly the location of the Grand Junction Railroad Company to the present location of the Eastern Railroad near to the Boston and Maine Railroad, in the town of Somerville: provided, however, that in locating, constructing and main- Proviso: shall taining said railroad, said Eastern Railroad Company shall not affect rights not use, interfere with or affect any location, franchise or wordster company without right of the Boston and Worcester Railroad Corporation, consent. which is, or may be, prior to the filing by the Eastern Railroad Company of the location hereby authorized, acquired under said chapter two hundred and seventy-eight of the acts of the year eighteen hundred and sixty-six, or otherwise, without its consent in writing. Either of said corpora-Either corporations may enter with its road upon, and unite the same with, with road conand use any part lying in Somerville, Charlestown, Malden, structed by other. Chelsea or East Boston, of any railroad located, constructed and maintained by the other, at any such point or points as it shall deem expedient, and may draw its ears with its own compensation, engines over the same for such compensation or toll as shall upon disagreement, how fixed. be fixed, if said corporations cannot agree, by commissioners to be appointed as provided by section one hundred and seventeen of chapter sixty-three of the General Statutes, and subject to such reasonable regulations as the Eastern Rail-Regulations. road Company shall prescribe as to its railroad, or as to any railroad located, constructed and maintained between the Salem turnpike road in the city of Chelsea and the Boston and Maine Railroad in the town of Somerville on the said location now or formerly of the Grand Junction Railroad: and as the Boston and Worcester Railroad Corporation shall prescribe as to its own railroad elsewhere: provided, that if Proviso: may be either corporation shall object that the said regulations or revised, if objectany part thereof are, or is unreasonable, the same may, on the application of such corporation, be revised and altered at any time, or from time to time, by commissioners appointed as aforesaid; and provided further that this provision as to Not to impair regulation shall not impair any right, title or interest, or claims for damclaim to compensation or damages of either; and provided Use of tracks. further that if and whenever either shall provide a suitable and sufficient track over or by the side of any part or parts

tables and depots, use of.

Union Park. Chelsea.

Lands in Somerville, certain. Act of 1866, ch. 278, not to authorize taking by Boston and Worcester company.

Nor certain tracks.

Connecting tracks of the Boston and Lowell. the Fitchburg and the Grand Junction railroad companies.

Abutments of bridge: Boston and Lowell and

Locations of Boston and Worcester company, under Act 1866, if inconsistent to be void.

Proviso.

of its railroad for the use of the other, then the right of such other to use the remaining tracks of the former shall, so far as said independent tracks extend, cease and determine ; and side tracks, turn provided further that neither corporation shall have the right to use the side tracks, turn-tables, or depot accommodations of the other without its consent in writing.

> Section 3. No location shall be made under this act within twenty feet of Union Park, so called, in Chelsea.

Section 4. Nothing contained in the two hundred and seventy-eighth chapter of the acts of the year eighteen hundred and sixty-six shall be construed to authorize the taking or holding by the Boston and Worcester Railroad Corporation of any lands or property situated southerly of a line extending from Milk or Bridge Street in Somerville to a point opposite the Asylum Wharf, and drawn parallel to and five feet distant northerly from the north rail of the north track of the Fitchburg Railroad, as it now lies, and nothing therein, nor in any former acts shall be construed to authorize the taking or holding of any portion of the two main tracks of the Fitchburg Railroad, or of any part of the land necessary for running trains thereon, as they are now used. And the connecting track between the Boston and Lowell, the Fitchburg and the Grand Junction Railroad tracks, crossing the Grand Junction Railroad track with switches, shall not in any way be altered, obstructed or impaired, but shall be owned, maintained and used as is provided in chapter one hundred and twenty-eight of the acts of the year eighteen hundred and fifty-seven. And the present abutments of the bridge at the intersection of the Boston and Lowell Railroad Fitchburg roads. with the Fitchburg Railroad shall remain unchanged, and in their present position.

Any portion of the location made by the Bos-Section 5. ton and Worcester Railroad Corporation under the provisions of chapter two hundred and seventy-eight of the acts of the year eighteen hundred and sixty-six, inconsistent with the provisions of section four of this act, is hereby declared void: provided, that the Boston and Worcester Railroad Corporation shall not be called upon to pay for any part of said location which may be declared void. But no right or remedy which the Fitchburg Railroad Company now have under the provisions of chapter two hundred and ninety-six of the acts of the year eighteen hundred and fifty-six and chapter one hundred and twenty-eight of the acts of the year eighteen hundred and fifty-seven and chapter two hundred and seventy-eight of the acts of the year eighteen hundred

and sixty-six, shall be in any way impaired or affected by the provisions of this section.

Section 6. In the exercise of the powers granted by this B. and W. and Eastern Co.'s, act, and in the construction of its provisions, the Boston and powers defined. Worcester Railroad Corporation and the Eastern Railroad Company shall have all the rights and privileges and be subject to all the duties, liabilities and restrictions provided by the General Statutes relating to railroad corporations, and all special statutes not expressly modified by this act.

Section 7. Said Boston and Worcester Railroad Corpo-Locations by ration and the Eastern Railroad Company may make the Boston and Worlocations mentioned in the first and second sections of this ern companies hereunder, to be act any time within one year from the passage hereof.

Section 8. The Eastern Railroad Company is hereby Eastern company required to widen the bridge on the Salem turnpike road in bridge in Chelthe city of Chelsea, where it is crossed by the tracks of the sea. Eastern and Grand Junction Railroads, so that said bridge shall be of uniform width with said turnpike road at that point; and said work shall be done in a manner satisfactory county commisto the county commissioners for the county of Middlesex: sioners to approve. the expense thereof shall be borne in the following propor-Expense, how tions by the following parties, viz.: the Eastern Railroad Company shall contribute one-half thereof, the Boston and Worcester Railroad Corporation two-sixths thereof, and the Boston and Chelsea Railroad Company one-sixth thereof; and when completed, said bridge shall be maintained in equal Bridge, how proportions by the Eastern and Boston and Worcester Rail-If, upon the completion of said work in Expense of road Companies. the manner above prescribed, either the Boston and Worces- be borne. ter Railroad Corporation, or the Boston and Chelsea Railroad Company shall, upon demand by the Eastern Railroad Company, refuse or neglect to pay its proportion of the cost of widening said bridge as aforesaid, the Eastern Railroad Company may recover the same from said corporations, or either of them, in default, with costs, in an action of contract in the supreme judicial court or the superior court for either of the counties of Suffolk or Middlesex.

Section 9. Nothing in this act shall be construed as Acthow conauthorizing either of the railroad corporations named in this strued, as to use of certain flats act to take or use any flats or lands of the Commonwealth and lands. below high-water mark, or to fill up or erect any structure below high-water mark on any land of its own, or of any person, or in any way to interfere with navigation.

Section 10. This act shall take effect upon its passage.

Approved June 1, 1867.

made in year.

Chap. 343 An Act to authorize the city of roxbury to procure a sup-PLY OF WATER.

Be it enacted, &c., as follows:

May contract with Boston or Charlestown for supply, hold necessary estate and erect works.

Section 1. The city of Roxbury is hereby authorized to contract with either the city of Boston or the city of Charlestown for a supply of water, and to take by purchase or otherwise, and hold such land, real estate or water-rights, and erect and maintain such works and structures as may be necessary for the introduction of water either from said city of Boston or from said city of Charlestown, or from any ponds or other sources of supply within the limits of the county of Norfolk, except Jamaica Pond, and the distribution thereof in said city of Roxbury.

May lay pipes, make hydrants and regulate use of water.

Section 2. For the purposes of distribution, said city of Roxbury may lay down pipes to any house or building in said city, the owner or owners thereof having notice and not objecting thereto, and may make and establish public hydrants in such places as may, from time to time, be deemed proper, and prescribe the purposes for which they may be used, and may change or discontinue the same; may regulate the use of the water within and without the said city, and establish the prices of rents to be paid for the use thereof. And the said city may, for the purposes aforesaid, earry and ways and water conduct any aqueducts or other works by them to be made courses and open and constructed, over or under any water-course, or any street, turnpike-road, highway or other way, in such manner as not to obstruct or impede travel thereon, or the free flow of the water therein; and may enter upon and dig up any such land, street, road or way as may be necessary for the purposes of laying down said aqueduets or other works, and for maintaining or repairing the same.

May carry works over or under streets.

Commissioners to superintend works, appointment and direction of.

Terms of office and removals.

Section 3. Three commissioners shall be appointed by the city council, who shall, during their continuance in office, execute and perform, superintend and direct, the execution and performance of all the works, matters and things mentioned in the preceding sections, which are not otherwise specially provided for in this act; they shall be subject to such ordinances, rules and regulations, in the execution of their said trust, as the city council may, from time to time, ordain and establish, not inconsistent with the provisions of this act and the laws of this Commonwealth; they shall respectively hold their said office for the term of three years next after their said appointment, unless the aqueduets and works aforesaid shall be sooner completed; but they, or either of them, after having had an opportunity to be heard in his or their defence, may be removed at any time by a

concurrent vote of two-thirds of each branch of the city council; and in case of a vacancy in the board of commis- vacancies, how sioners, by death, resignation or removal, such vacancy shall filled. be filled by the appointment of another commissioner, in manner aforesaid, who shall hold his said office for the residue of the said term of three years, with all the powers and subject to all the restrictions aforesaid. A major part of Quorum. said commissioners shall be a quorum for the exercise of the powers, and the performance of the duties of the said office; they shall, once in every three months, and whenever shall report required by the city council, make and present, in writing, quarterly. a particular report and statement of all their acts and proceedings, and of the condition and progress of the works aforesaid.

Before the appointment of the commissioners salaries of comaforesaid, the city council shall establish and fix the salaries, missioners, how or compensation, to be paid to the commissioners for their services; and the said salaries of the said commissioners, so established and fixed as aforesaid, shall not be reduced during their continuance, respectively, in said office.

Section 5. Whenever the said office of commissioners office ceasing. shall cease, either by the expiration of the said term of three in city. years from the original appointment, or by the completion of the aqueducts and works mentioned in the preceding sections of this act, all the rights, powers and authority given to the city of Roxbury by this act, shall be exercised by the said city, subject to all the duties, liabilities and restrictions herein contained, in such manner and by such agents as the city council shall from time to time ordain, appoint and direct.

Section 6. The said city of Roxbury shall be liable to city shall be pay all damages that shall be sustained by any persons in liable for damage their property by the taking of any land, water or waterrights, or by the constructing of any aqueducts, reservoirs or other works, for the purposes of this act. And if the Party may apowner of any land, water or water-rights, which shall be ply for assesstaken as aforesaid, or other person who shall sustain damage as aforesaid, shall not agree upon the damages to be paid three years to superior court. therefor, he may apply, by petition, for the assessment of his damages at any time within three years from the taking of the said land, water or water-rights, or sustaining damage as aforesaid, and not afterwards, to the superior court in the county in which the same are situate, unless sooner barred, Proviso. as provided in the seventh section of this act. Such petition Perition, when may be filed in the clerk's office of said court, in vacation or may be filed. in term time, and the clerk shall thereupon issue a summons

of summons.

Service of.

Court may appoint assessors.

Award, accepted by court, to be final.

Proviso: party may have jury.

Party failing to proceed under § 6, city may commence after three months.

Person not anpearing, to be barred.

Party dissatisfied with award under § 6, may have jury trial.

Verdict, when accepted by court to be final.

Damages for water-rights.

Issue and return to the city of Roxbury, returnable, if issued in vacation, to the then next term of the said court, and if in term time, returnable on such day as the said court shall order, to appear and answer to the said petition; the said summons shall be served fourteen days at least before the return day thereof, by leaving a copy thereof, and of the said petition, certified by the officer who shall serve the same, with the mayor or clerk of said city; and the said court may, upon default or hearing of the said city, appoint three disinterested freeholders of this Commonwealth, who shall after reasonable notice to the parties, assess the damages, if any, which such petitioner may have sustained as aforesaid; and the award of the said freeholders, or of the major part of them, being returned into and accepted by the said court, shall be final, and judgment shall be rendered and execution issued thereon for the prevailing party, with costs, unless one of the said parties shall claim a trial by jury, as hereinafter provided.

> Section 7. Whenever any damages shall have been sustained by any persons as set forth in the sixth section of this act, and such persons shall neglect to institute proceedings against the city of Roxbury, according to the provisions of this act, for the space of twelve months, it shall be lawful for the city of Roxbury to commence such proceedings, which shall go on and be determined in the same manner as if commenced by the persons who shall have sustained such damage; and if such persons, on receiving due notice, shall not come in and prosecute the proceedings so instituted, judgment shall be entered against them, and they shall be forever barred from recovering any damages under this act.

> Section 8. If either of the parties mentioned in the sixth section shall be dissatisfied with the amount of damages awarded as therein expressed, such party may, at the term at which such award was accepted, or the next term thereafter, claim, in writing, a trial in said court, and have a jury to hear and determine, at the bar of said court, all questions of fact relating to such damages, and to assess the amount thereof; and the verdict of such jury, being accepted and recorded by the said court, shall be final and conclusive, and judgment shall be rendered and execution issued thereon, and costs shall be recovered by the said parties, respectively, in the same manner as is provided by law in regard to proceedings relating to the laying out of highways.

> No application shall be made to the court for Section 9. the assessment of damages for the taking of any water-rights,

until the water shall be actually withdrawn or diverted by the said city, under the authority of this act.

Section 10. In every case of a petition to the superior City, upon peticourt for the assessment of damages, as provided in the may tender sum sixth, seventh, eighth and ninth sections of this act, the city to or bring same into court. of Roxbury, by any of its officers, may tender to the complainant, or his attorney, any sum that they shall think proper, or may bring the same into court, to be paid to the complainant for the damages by him incurred or claimed in his petition; and if the complainant shall not accept the Petitioner not same, with his costs up to that time, but shall proceed in the may be entitled. suit, he shall be entitled to his costs up to the time of the tender, or such payment into court, and not afterwards; and costs of city. the said city shall be entitled to recover its costs afterwards, unless the complainant shall recover greater damages than were so offered.

For the purpose of defraying all the costs City council may Section 11. and expenses of such lands, estates, waters and water-rights "water scrip" as shall be taken, purchased or held for the purposes mentopay cost of tioned in this act, and of constructing all aqueducts and works necessary and proper for the accomplishment of the said purposes, and all expenses incident thereto, heretofore incurred or that may be hereafter incurred, the city council shall have authority to issue, from time to time, scrip, notes or certificates of debt, to be denominated on the face thereof, "Water Bonds of the City of Roxbury," to an amount not exceeding five hundred thousand dollars, bearing interest at Interest on and a rate not exceeding the legal rate of interest in this Com- cipal. monwealth, which shall be redeemable at a period of time not less than ten, nor more than fifty years from and after the issue of the said scrip, notes or certificates, respectively; and the said city council may sell the same, or any part City may sell or thereof, from time to time, at public or private sale, or pledge scrip. pledge the same for money borrowed for the purposes aforesaid, on such terms and conditions as the said city council shall judge proper; and the said city council may, for the May issue scrip purpose of meeting payments of such interest as may accrue interest. upon any certificate of debt, make such further issue of scrip, notes or certificates of debt as may be necessary therefor.

Section 12. The city council may, from time to time, May pass by-laws pass such by-laws and ordinances as they may deem proper for protection of for the preservation and protection of all or any of the works. works connected with the supplying of the city of Roxbury with pure and wholesome water, under and by virtue of this act: provided, such by-laws and ordinances are not incon- Proviso.

May organize management.

sistent with any laws of this Commonwealth, or with the constitution thereof, subject at any time to be repealed or modified by the legislature; and may also organize a department, with full powers for the management of such works, and the distribution of the said water.

Shall establish water rates.

Section 13. The city council shall, from time to time, regulate the price or rent for the use of the water, with a view to the payment, from the net income and receipts, not only of the semi-annual interest, but ultimately of the principal of said debt so contracted, so far as the same may be practicable and reasonable. And the occupant of any tenement shall be liable for the payment of the price or rent for the use of the water in such tenement; and the owner thereof shall also be liable, if, on being notified of such use, he does not object thereto; and if any person or persons shall use any of the said water, either within or without the said city, without the consent of the city, an action of tort may be maintained against him or them for the recovery of damages therefor.

Occupants and owners shall be liable for payment.

Suit for unauthorized use of

water. Penalty for ma-

liciously divertwater or injury to works.

Further liability for.

City may supply

Boston and other

Proviso.

Cities of Boston or Charlestown may extend works and supply Roxbury. Privileges and restrictions.

Section 14. If any person or persons shall wilfully or ing or corrupting maliciously divert the water, or any part thereof, of any of the ponds, streams or water-sources, which shall be taken by the city pursuant to the provisions of this act, or shall corrupt the same, or render it impure, or destroy or injure any dam, aqueduct, pipe, conduit, hydrant, machinery or other property, held, owned or used by the said city, by the authority and for the purposes of this act, such person or persons shall forfeit and pay to the said city three times the amount of the damages that shall be assessed therefor, to be recovered by any proper action. And such person or persons may, moreover, on indictment and conviction of either of the wilful and malicious acts aforesaid, be punished by fine not exceeding one thousand dollars, and imprisonment not exceeding one year.

Section 15. The said eity of Roxbury is also authorized towns with water to supply with water for the extinguishment of fires or for other purposes, the city of Boston, and the towns through which the line of aqueduct may pass, and for this purpose may creet and maintain such structures as may be requisite and necessary therefor: provided, that such supply to Boston shall not deprive the towns on the line of the aqueduct of a sufficient supply of water.

> Section 16. Said city of Boston or said city of Charlestown is hereby authorized to extend its works into and through said city of Roxbury, for the purpose of supplying the latter with pure water; and to this end, shall have all the rights and privileges, and be subject to all the duties, restric

tions and liabilities which it now has and to which it is now subject under the several acts authorizing it to supply itself with water; subject, however, to such terms and conditions, conditions. not inconsistent with the provisions of said several acts, as may be agreed upon between either of said cities and said city of Roxbury.

Section 17. The provisions of this act shall be void, unless Act void unless submitted to and approved by the voters of said city of Rox- approved by voters of loxbury bury, at meetings held simultaneously for that purpose in within three years. the several wards, within three years from the passage of this act, upon notice duly given at least seven days from the time of holding said meetings.

SECTION 18. If within three years from the passage of city of Boston to this act the territory of the city of Roxbury shall be annexed succeed to rights to and made a part of the city of Boston, then the city of Boston shall succeed to all the rights and privileges hereby within three granted to the city of Roxbury. granted to the city of Roxbury.

Section 19. This act shall take effect upon its passage. Approved June 1, 1867.

AN ACT TO REGULATE FISHERIES. Chap.344

Be it enacted, &c., as follows:

Section 1. The commissioners of fisheries appointed commissioners under chapter two hundred and thirty-eight of the acts of shall inspect the year eighteen hundred and sixty-six, in addition to their dams where fishpowers and duties under said act, are hereby authorized to kept. examine all the dams upon rivers in this Commonwealth over and around which the proprietors are now required by law to keep and maintain fish-ways, and said commissioners shall determine whether said fish-ways are suitable and sufficient for the passage of such fish as are found in said rivers; and if, after inspection, the said commissioners shall find if unsuitable, said fish-ways are unsuitable or insufficient for the passage shall notify proprietors. of fish, or are out of repair, or are not kept open at suitable times, they shall give notice to the proprietors of said dams of any defect in their fish-ways, or that the fish-ways are not kept open the proper time. And said commissioners shall shall direct as to further, in writing, prescribe the times for keeping open and fish-ways. unobstructed said fish-ways, and what repairs may be necessary, and what changes, if any, should be made for improving said fish-ways.

SECTION 2. Any person or corporation who shall neglect Penalty for failor refuse to keep open or maintain any fish-way at the times ure to maintain. prescribed by the commissioners under this act, shall forfeit the sum of fifty dollars for each day's neglect or refusal so to keep open or maintain said fish-way, to be recovered by now recovered.

indictment in the county where said dam, or any part thereof, is situated, one-half to the use of the complainant, and the other half to the use of the Commonwealth.

Appropriation authorized to restock rivers and ponds with fish.

Section 3. There shall be appropriated and paid out of the treasury of the Commonwealth a sum not exceeding ten thousand dollars, to defray the expenses of the commissioners, first, in re-stocking the rivers of Massachusetts with shad, salmon and alewives; second, in re-stocking the ponds in this Commonwealth, for the purpose of propagating black bass and other fish. Approved June 1, 1867.

Chap. 345

AN ACT FIXING THE SALARIES OF SHERIFFS.

Be it enacted, &c., as follows:

Shall be paid from county treasuries quarteriy.

The sheriffs of the several counties of the Commonwealth, hereinafter named, shall receive annual salaries, payable quarterly from the treasury of their respective counties, as follows: of Barnstable, five hundred dollars; of Berkshire, thirteen hundred dollars; of Franklin, eight hundred and fifty dollars; of Bristol, twelve hundred dollars; of Essex, eighteen hundred dollars; of Hampden, twelve hundred and fifty dollars; of Hampshire, one thousand dollars; of Middlesex, twenty-two hundred dollars; of Norfolk, twelve hundred dollars; of Plymouth, nine hundred dollars; of Worcester, two thousand dollars; and the said salaries shall be paid from the first day of January last. Section 2. All acts and parts of acts inconsistent here-

Shall be from January, '67.

Repeal.

with, are hereby repealed.

This act shall take effect upon its passage. Section 3.

Approved June 1, 1867.

Chap. 346 An Act authorizing the sheffield railroad company to lease ITS ROAD, AND FOR OTHER PURPOSES.

Be it enacted, &c., as follows:

May lease to New York and Harlem, and Salisbury Co.'s, or first Co., or allow former to operate road.

Section 1. The Sheffield Railroad Company is hereby authorized, either in connection with the Salisbury Railroad Company or otherwise, to contract with the New York and Harlem Railroad Company to lease its road to said last named company, or to allow said company to operate the road of said Sheffield Railroad Company.

Section 2. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap. 347

An Act concerning clam-bait.

Be it enacted, &c., as follows:

" Barrel" of. size and contents prescribed.

Section 1. When clam-bait is sold by the barrel, it shall be construed to mean a fish barrel, of not more than twentynine gallons, nor less than twenty-eight, and shall contain twenty-six gallons of clams and not over three gallons of pickle. If a disagreement arises between the purchaser and Buyer and seller seller respecting its quantity, either party may call on an either may call inspector of fish and have it measured, and if it does not inspector. contain the number of gallons of clams aforesaid, the seller shall receive pay for only the number of gallons each barrel contains, and shall pay the expense of measuring and coop- Expense. ering; otherwise the purchaser shall pay the expense.

Section 2. Section sixty of chapter forty-nine of the G. S. 49 § 60 re-General Statutes is hereby repealed.

Section 3. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act in relation to the transmission of dispatches by tel- Chap. 348 EGRAPH COMPANIES AND ASSOCIATIONS.

Be it enacted, &c., as follows:

Telegraph companies and associations shall, under the Shall receive provisions of section ten of chapter sixty-four of the General panies and transmit dispatches received through mail, and transmit at trans at their offices from other telegraph companies, or by mail, same rates as when taken from at the same rates of charge as for dispatches received for person. transmission from individuals, in person, at the same offices, bearing date of the day and at the place of the office where the same is received. For every wilful neglect or refusal to Penalty for recomply with the foregoing provisions by a telegraph company fusal or neglect. or association, it shall forfeit a sum not exceeding one hundred dollars, to be recovered in an action of tort, by the person, company or association sending or desiring to send the dispatch. Approved June 1, 1867.

An Act to increase the salaries of district-attorneys, and Chap. 349 OF THE CONSTABLE OF THE COMMONWEALTH.

Be it enacted, $\S c.$, as follows:

Section 1. The annual salaries of the district-attorneys District attorfor the northern, eastern, south-eastern, southern, middle neys, salaries. and western districts shall hereafter be fifteen hundred dollars each; for the north-western district, one thousand dollars; for the Suffolk district, thirty-five hundred dollars, and of the assistant district-attorney for the Suffolk district, twenty-one hundred dollars; to be paid to them, respec- Shall be paid tively, out of the treasury of the Commonwealth in quarterly and from Jan. '67. payments, and in that proportion for any part of a year, and from the first day of January last.

SECTION 2. The annual salary of the constable of the Constable of Commonwealth shall be three thousand dollars, payable from Commonwealth. the first day of January last, out of the treasury of the Commonwealth, as now provided by law.

Section 3. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap. 350 An Act to incorporate the New Bedford and Boston teles-GRAPH COMPANY.

Be it enacted, &c., as follows:

such corporations.

Corporators.

Purpose.

Jonathan Bourne, junior, Andrew G. Pierce, Section 1. William W. Crapo, their associates and successors, are hereby made a corporation by the name of the New Bedford and Boston Telegraph Company, for the purpose of constructing, maintaining and using for hire a line of telegraph connecting the city of Boston with the city of New Bedford, and any other places on the southern coast of the Common-Privileges and re- wealth; with all the powers and privileges, and subject to all the duties, restrictions and liabilities set forth in all general laws that now are or hereafter may be in force relating to

strictions.

May hold estate.

Section 2. Said corporation may hold such real and personal estate as may be necessary for the purpose aforesaid, Capital stock and not exceeding the amount of its capital; but the whole cap-

shares.

Condition of incurring liability.

ital stock shall not exceed one hundred thousand dollars, to be divided into shares of one hundred dollars each; and it shall incur no liability till twenty per cent. of its capital stock has been paid in, in eash.

Section 3. This act shall take effect upon its passage. Approved June 1, 1867.

Chap. 351 An Act concerning the carrying of the mails of the united STATES BY RAILROAD CORPORATIONS.

Be it enacted, &c., as follows:

When postmaster-general, or agent, request, corporation shall carry.

Section 1. Every corporation owning or operating any railroad in this Commonwealth shall when requested by the postmaster-general of the United States, or by any authorized agent of the post-office department of the United States, carry the mails of the United States at such times and upon such trains as may be desired by the postmaster-general, or by such agent, upon the terms provided in this act.

May notify by mail of objection to terms offered, and shall be absolved from contract after three months, unless United States apply to supreme judicial court for commissioners.

Section 2. If the railroad corporations aforesaid, or any of them, shall be unable to agree with the postmaster-general or other proper officer of the United States, as to the compensation to be paid for such transportation, any such railroad corporation may notify the postmaster-general of its unwillingness to carry such mails upon the terms proposed by him; and after such notice, deposited in any post-office in this Commonwealth, addressed to the postmaster-general, such railroad shall be absolved from the duty of carrying the mails, as provided in this act, after the expiration of three months from the depositing of such notice, unless the postmaster-general, or some officer or agent of the post-office department of the United States shall, within that time, file

a petition in the supreme judicial court of this Commonwealth, in any county, praying for the appointment of three commissioners to fix the price to be paid for such service by such corporation; and the court, upon due notice to such May be so adrailroad corporation, shall appoint three commissioners to service and for hear and determine the compensation to be paid by the two years after United States for such service, the award of a major pout of United States for such service, the award of a major part of whom being made to and confirmed by said court shall be final as to all past service, and for the period of two years after the confirmation of such award.

SECTION 3. On application of either party to such pro-upon expiration ceeding, at any time after the expiration of two years from the confirmation of such award, the matter may, on petition two years. to the court by either party, be re-opened, and the same or other commissioners shall rehear the parties, and the award of the major part of said commissioners made to and confirmed by the court, shall be binding on the parties for other two years, when like proceedings may be had on petition of either party. Approved June 1, 1867.

An Act to establish and define the boundary line between Chap. 352 TAUNTON AND LAKEVILLE.

Be it enacted, &c., as follows:

Section 1. The boundary line between the city of Taun- Line determined ton and the town of Lakeville, determined by the commis-sioner appointed by his excellency the governor, under the and established act passed the sixteenth day of March in the year eighteen hundred and sixty-six, entitled "An Act to appoint a commissioner to establish and define the boundary line between Taunton and Lakeville," and reported by the said commissioner to this legislature, is declared to be, and the same shall constitute a part of the boundary line between said city of Taunton and the town of Lakeville, as follows, to wit: Beginning at an old stone monument twenty-three feet Bounds defined. north-westerly from the northerly end of the small stone bridge over Baiting Brook; thence running on the northwesterly side of the road or way in a line twenty-five feet distant from the centre of the way as now travelled, about sixty-two rods, until coming to a point opposite the dwellinghouse of William Paul on the opposite side of the road; thence a distance of about three and one-third rods to a new stone post, in the range of the fence, with the letter T marked on the north-westerly side, and the letter L on the opposite side; thence in a straight line ranging about with the fence on the north-westerly side of the road, a distance of about nineteen and two-thirds rods to a new stone post in an angle of

the fence, marked T on the north-westerly side and L on the opposite side; thence in a straight line on the north-westerly side of the road about twenty-four rods, to a small stone pitched in the ground, an old monument, marked with the letter T on the north-westerly side, and the letter L on the opposite side; thence in a straight line about thirty rods to an old stone monument anciently marked T on the northerly side, and M on the opposite side; thence in a straight line on the northerly side of the meeting-house about fiftyfive rods, to a tall stone post anciently marked M on the southerly side and T on the northerly side, standing two rods southerly of a large buttonwood tree in the corner formed by two roads, one leading by Myrick's Station to Assonet Village, in the town of Freetown, and the other directly to the city of Taunton; thence on the north-westerly side of the road, a distance of forty-three and one-fourth rods in a straight line to a corner formed by two walls; thence by the wall and fence on the north-westerly side of the way about sixty-six and three-fourths rods, to a new stone post set in the ground, in the line of the wall, with the letter L marked on the north-easterly side or end, and the letter T on the opposite side or end; then crossing the road to a new stone post set in the ground in the line of the wall on the southeasterly side of the road, with the letter L marked on the north-easterly side or end, and the letter T on the opposite side or end; thence by the wall and fence on the southeasterly or southerly side of the road, a distance of three hundred rods to a stone post newly set on the south-easterly side of the wall or fence, marked L on the south-easterly side, and T on the opposite side; thence in a straight line to a long stone pitched in the ground on the southerly side of the road leading from Myrick's Station, aforenamed, to Baiting Brook. All the territory on the north-westerly and northerly side of said line shall belong to and be in the city of Taunton; and all the territory on the south-easterly and southerly side of said line shall belong to and be in the town of Lakeville.

Section 2. This act shall take effect upon its passage.

Approved June 1, 1867.

 ${\it Chap.}\,353\,$ An Act in addition to an act to enable the city of boston to ABATE A NUISANCE THEREIN, AND FOR THE PRESERVATION OF THE PUBLIC HEALTH IN SAID CITY.

Be it enacted, &c., as follows:

City may lay railway tracks through streets for transporta-

Section 1. The city of Boston is hereby authorized to lay railway tracks through any street or streets of said city, and to maintain them so long as it may be necessary to enable

them to transport earth and other material to fill up the tion of materials Church Street district, so called, and to abate the nuisance district. existing therein, under the provisions of the act entitled "An Act to enable the city of Boston to abate a nuisance therein, and for the preservation of the public health in said city,' passed at this present session.

Section 2. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act for the improvement of the harbor of boston and Chap. 354 THE COMMONWEALTH'S FLATS THEREIN.

Be it enacted, &c., as follows:

Section 1. The board of harbor commissioners is hereby Harbor commisauthorized and empowered to contract with any responsible sioners may contract with any responsible tract for sea-wall, person or persons for the construction of a continuous sea- and for deepening of flats. wall upon the flats of the Commonwealth in Boston harbor, as hereinafter described. They are also authorized and empowered to contract for the dredging and deepening of such flats as are in front of said sea-wall, for the purpose of filling so much of the flats of the Commonwealth as may be included within a line behind said wall, and parallel therewith, such filling to be extended inwardly only so far as may be necessary to support the sea-wall, and upon the following terms and conditions. The sea-wall shall be commenced at or Location of wall near the point of intersection of the line marked A on the defined. commissioners' line, established by chapter three hundred and eighty-five of the acts of the year one thousand eight hundred and fifty-three, with the easterly line of Fort Point Channel, and shall be built from that point, and within and parallel with the exterior line to the point known as Slate Ledge, as laid down on the plan for the occupation of the flats owned by the Commonwealth in Boston harbor, approved by the legislature in the eighty-first chapter of the resolves of the year one thousand eight hundred and sixty-six, or upon any modifications of said plan hereafter made.

Section 2. The board of harbor commissioners shall commissioners have authority to modify the line between point A and the tain line. point where the curve strikes the exterior line recommended by the United States commissioners on Boston harbor, and wall shall be so the sea-wall shall be built in accordance with the line so built.

modified.

Section 3. An engineer shall be appointed by the gov- Engineer to be ernor, whose duty it shall be to prepare plans and specifica-appointed by governor: duties. tions for proposals and contracts for the construction of said sea-wall, dredging and filling. He shall consult with the harbor commissioners, and shall locate said wall and decide

Plans of engineer bor. for contracts governor and council to approve; also to

upon the amount of dredging and width of filling behind the sea-wall, having due regard for economy and strength, as well as the proper direction of the currents in Boston har-All plans and specifications for contracts prepared by said engineer, shall be submitted to the governor and council; and if approved by them, the commissioners shall adveraccept proposals tise for proposals for the work; which proposals shall be submitted to the governor and council; and when any proposals are approved and accepted by them, the commissioners shall sign such contract as the representatives of the Commonwealth. The engineer shall have the superintendence of all the works to be done in pursuance of this act, under the direction of the board of harbor commissioners. compensation of the engineer shall be fixed by the governor and council.

Engineer to superintend works.

Compensation.

Authority to Boston Wharf company, under { 1 ch. 455, 1853, to further extend pier, revoked.

Exception.

Engineer to make hydro. graphical surveys.

Section 4. All license and authority to the Boston Wharf Company to extend their wharf over so much of the territory referred to in section one of chapter four hundred and fifty-five of the acts of the year eighteen hundred and fiftyfive, as lies between lines marked A and B, described in chapter three hundred and eighty-five of the acts of the year eighteen hundred and fifty-three, are hereby revoked, except so far as substantial structures may have been erected by said company thereon.

Section 5. It shall be the duty of the engineer appointed under this act, to cause hydrographical surveys to be made from time to time, for the purpose of determining the effect upon the harbor of the structures and filling in connection with the dredging herein authorized, and in case it shall appear that the same injuriously affect the harbor, by reason of the displacement of tide-water, compensation shall be made therefor, in such manner and to such an extent as the legislature shall hereafter determine.

Appropriation for works.

Section 6. For the works to be done under this act, the sum of two hundred thousand dollars is hereby appropriated, and shall be allowed and paid.

Section 7. This act shall take effect upon its passage. Approved June 1, 1867.

Chap. 355 An Act concerning the municipal court of the city of boston. Be it enacted, &c., as follows:

Judge of mav, in absence of judge

Section 1. Any judge of the municipal court of the city of probate, com- of Boston may, in the absence of the judge of probate for mit to certain lunatic hospitals. the county of Suffolk and not otherwise, commit to the state lunatic hospital at Taunton, and the Boston lunatic hospital, any insane person, who, in their opinion, is a proper subject for its treatment or custody, in accordance with the provisions of chapter two hundred and twenty-three of the acts of the year one thousand eight hundred and sixty-two, and the acts in addition thereto.

Section 2. Sections seven, eight, nine, eleven, twelve, Sections of ch. 129 G. S., to apthirteen, fourteen, fifteen, sixteen, seventeen, eighteen, nine-ply to civil acteen, twenty, twenty-three, twenty-four, twenty-five, twenty-tions in said six, twenty-seven, twenty-eight, thirty-nine, forty, fifty-nine, sixty, sixty-one, seventy-one and seventy-eight, of chapter one hundred twenty-nine of the General Statutes shall apply to civil actions before said court: provided, however, that Proviso. answers in compliance with said chapter shall be filed only

when required by rules and orders of said court.

Section 3. No writ or process, issued by said court in writ or process civil actions or proceedings, shall run into or be served in by, not to be served in served in other any county other than Suffolk county, except as provided in county, except section seven of chapter one hundred and twenty, and in 7. section seventy-seven of chapter one hundred and forty-two of the General Statutes. And in all civil actions in said If served in civil court wherein the writ or process is served upon the defend- county, except as ant in any county other than Suffolk county, except as cited, and recovery less than above provided, if the plaintiff finally recovers a sum not \$\frac{\pmathbb{R}^2}{4.}\] except as in exceeding twenty dollars, for debt or damages, he shall be costs. entitled to no costs, except as provided in the following section; but the defendant shall recover the costs to which Defendant's right he would have been entitled if he had been the prevailing to costs.

Section 4. If the plaintiff's claim in a writ served upon Plaintiff's claim; the defendant out of Suffolk county, as established on the when construed to exceed \$20. trial, exceeds twenty dollars, and is reduced to that amount or less or overbalanced by set-offs which could not have been proved in payment, it shall be considered for the purposes of the preceding section as having exceeded twenty dollars, and the party who finally recovers judgment in the suit shall be

entitled to his costs.

Section 5. Original writs issued by said court for civil writs in civil business, shall be served not less than seven and not more may be served. than sixty days before the day on which they are returnable; but in all cases where service is made in any county other than Suffolk, said service shall be made at least fourteen days before the day on which they are returnable.

SECTION 6. The clerk of said court for civil business clerk for civil may, subject to the approval of the justices of said court, or business may appoint assistant; a majority of them, appoint an assistant-clerk, who shall be justices to apremovable at his pleasure, and for whose doings he shall be responsible, and who shall be qualified and give bond in the

Salary of assist-

same manner as is now provided by law for the assistantclerks appointed by the clerk of said court for criminal busi-He shall receive an annual salary of twelve hundred dollars, to be paid or retained in the same manner as is now provided by law for the assistant-clerks appointed by the clerk of said court for criminal business.

received by the clerk for civil business of the municipal court of the city of Boston, which he is required by law to account for, an annual salary of two thousand five hundred dollars for

There shall be retained out of the fees

Approved June 1, 1867.

Chap. 356 An Act concerning the salaries of certain clerks of the MUNICIPAL COURT OF THE CITY OF BOSTON.

Be it enacted, &c., as follows:

Section 1.

Clerk for civil business, salary.

Provisos.

Clerk for crim-

sistants.

Proviso.

Payment.

Repeal.

his official acts and services: provided, that he shall receive no other compensation for any official acts and services; and provided, further, that the amount received by him from the state treasury for the first quarter of the present year shall be deducted therefrom; and there shall be retained out of the inal business, as- fees received by the clerk for criminal business of said municipal court and paid to the first assistant-clerk for criminal business of said court, an annual salary of two thousand dollars; to the second assistant-clerk for criminal business, one thousand eight hundred dollars; and to the third assistantclerk for criminal business, one thousand five hundred dollars, deducting all amounts due or paid them for salaries from the state treasury to the first day of June, in the year eighteen hundred and sixty-seven: provided, however, that no other fees shall be received by said clerks for services performed by them.

Section 2. Such salaries shall be allowed and paid from the first day of January last; and all acts and parts of acts inconsistent herewith are hereby repealed.

This act shall take effect upon its passage.

Approved June 1, 1867.

 $Chap.\,357$ An Act fixing the salaries of judges, registers and assist-ANT-REGISTERS OF PROBATE AND INSOLVENCY, AND FOR OTHER PURPOSES.

Be it enacted, &c., as follows:

Salaries established.

Suffolk.

Middlesex.

Essex.

Judges, registers and assistant-registers of Section 1. probate and insolvency shall receive from the treasury of the Commonwealth annual salaries, as follows: For the county of Suffolk, the judge and register, each three thousand dollars, and the assistant-register, fifteen hundred dollars. For the county of Middlesex, the judge, twenty-five hundred dollars, the register, two thousand dollars, and the assistantregister, fifteen hundred dollars. For the county of Essex,

the judge, twenty-five hundred, the register, two thousand dollars, and the assistant-register, fifteen hundred dollars. For the county of Worcester, the judge, twenty-five hundred worcester. dollars, the register, two thousand dollars, and the assistantregister, fifteen hundred dollars. For the county of Norfolk, Norfolk. the judge, two thousand dollars, the register, fifteen hundred dollars, and the assistant-register, eight hundred dollars. For the county of Bristol, the judge, fifteen hundred dollars, Bristol. and the register, thirteen hundred dollars. For the county Hampden. of Hampden, the judge, thirteen hundred dollars, and the register, twelve hundred dollars. For the county of Ply-Plymouth. mouth, the judge, thirteen hundred dollars, and the register, twelve hundred dollars. For the county of Berkshire, Berkshire. the judge, twelve hundred dollars, and the register, twelve hundred dollars. For the county of Hampshire, the judge, Hampshire. nine hundred dollars, and the register, nine hundred dollars. For the county of Barnstable, the judge, nine hundred dol-Barnstable. lars, and the register, nine hundred dollars. For the county Franklin. of Franklin, the judge, nine hundred dollars, and the register, nine hundred dollars. For the county of Nantucket, Nantucket. the judge, five hundred dollars, and the register, six hundred dollars. For the county of Dukes county, the judge, Dukes. five hundred dollars, and the register, six hundred dollars. And all such salaries shall be paid from the first day of January last.

Section 2. No person holding the office of register of U. S. register of bankruptcy under the laws of the United States, shall at the bankruptey shall not hold certain same time hold any judicial office, except that of justice of offices. the peace, nor the office of clerk or assistant-clerk of any court, nor register or assistant-register of probate, or of probate and insolveney, under the laws of this Commonwealth. Section 3. This act shall take effect upon its passage.

Approved June 1, 1867.

An Act in further addition to an act making appropriations Chap. 358 TO MEET CERTAIN EXPENDITURES AUTHORIZED THE PRESENT YEAR, AND FOR OTHER PURPOSES.

Be it enacted, &c., as follows:

Section 1. The sums hereinafter mentioned are appro- Appropriations priated to be paid out of the treasury of this Commonwealth, authorized. from the ordinary revenue, except in cases otherwise ordered, for the purposes specified in certain acts and resolves of the present year, herein cited, and for other purposes, to wit:

In the resolve, chapter seventy, in favor of Sarah J. David- S. J. Davidson.

son, the sum of forty-eight dollars.

In the resolve, chapter seventy-one, in favor of Mary M. Maguire. Maguire, the sum of thirty-six dollars.

N. C. Stearns.

In the resolve, chapter seventy-two, in favor of Nathaniel C. Stearns, the sum of ninety-five dollars and sixty-seven cents.

II. M. Needham.

In the resolve, chapter seventy-four, in favor of Hannah M. Needham, the sum of one hundred and twenty-eight dollars.

Second regiment cavalry.

In the resolve, chapter seventy-six, in favor of the Massachusetts second cavalry, a sum not exceeding eleven thousand dollars.

Herman Haupt.

In the resolve in favor of Herman Haupt, the sum of twenty-two thousand eight hundred and fourteen dollars.

Eliz. Maloney.

In the resolve in favor of Elizabeth Maloney, the sum of fifty-six dollars.

T. Connolly.

In the resolve in favor of Timothy Connolly, the sum of three hundred and twenty-five dollars.

E. K. Williams.

In the resolve in favor of Eliza K. Williams, the sum of one hundred and thirty-two dollars.

Printing Provincial laws.

In the resolve in relation to the publication of the provincial laws, a sum not exceeding ten thousand dollars, payable on properly approved vouchers filed with the auditor.

Legislature and council, pay of members and officers. In the resolve establishing the compensation of the members, assistant-clerks and chaplains of the senate and house of representatives, and of the executive council, a sum not exceeding one hundred and thirty-eight thousand dollars, in addition to the amounts heretofore appropriated.

In the resolve establishing the compensation of the door-keepers, messengers and pages of the senate and house of representatives, a sum not exceeding six thousand two hundred dollars, in addition to the amount heretofore appropriated

Judges and registers probate and insolvency. In the resolve establishing the salaries of the judges, registers and assistant-registers of probate and insolvency, a sum not exceeding nine thousand five hundred dollars, in addition to the amount heretofore appropriated.

Flats at South Boston. In the resolve relating to the Commonwealth flats at South Boston, a sum not exceeding five thousand dollars, payable upon properly approved vouchers filed with the auditor.

F. E. Coggin.

In the resolve in favor of Francis E. Coggin, the sum of one hundred and forty-four dollars.

Elizabeth Evans.

In the resolve in favor of Elizabeth Evans, the sum of thirty-two dollars and sixty-six cents.

Sarah F. Ames.

In the resolve in favor of Sarah F. Ames, the sum of two thousand five hundred dollars.

Secretary board of education.

In the act, chapter two hundred and seventy-six of the present year, establishing the salary of the secretary of the

board of education, a sum not exceeding five hundred dollars, in addition to the amount heretofore appropriated.

For expenses of the legislative committee on prisons, a committee on sum not exceeding one hundred and thirty-five dollars and prisons, expenses. eightv-five cents.

In the act establishing the salaries of the clerks of the Clerks of senate senate and house of representatives, and of the sergeant-at-sergeant-atarms, a sum not exceeding nine hundred dollars, in addition arms. to the amounts heretofore appropriated.

In the act establishing the Haverhill police court, a sum Police court, not exceeding nine hundred dollars, for the salaries of the Haverhill, salajustice and clerk of said court, for the balance of the present

In the act establishing the salaries of certain clerks of the Clerks municipal municipal court of the city of Boston, a sum not exceeding court, Boston. one thousand four hundred dollars, in addition to the amount heretofore appropriated.

In the act establishing the salaries of the district-attorneys, District-attorand of the constable of the Commonwealth, a sum not state constable. exceeding three thousand five hundred dollars, in addition to the amounts heretofore appropriated.

In the act relating to certain works on the Commonwealth Engineer Boston flats in Boston harbor, a sum not exceeding five thousand harbor. dollars, for the compensation and expenses of the engineer therein provided for.

The following sums shall be allowed and paid:

For expenses of the state commissioner on the Antietam commissioner and Gettysburg national cemeteries, for the present year, a national cemeteries. sum not exceeding one hundred and fifty dollars.

For certain expenses incurred by the superintendent of the superintendent state almshouse at Bridgewater, for the executive council, almshouse, Bridgewater. and tuition of children, a sum not exceeding sixty dollars.

For the support of the Dudley Indians, a sum not exceed- Dudley Indians. ing two hundred dollars, in addition to the amount heretofore appropriated; and for necessary repairs of the house occupied by said Indians, a sum not exceeding two hundred

For such furniture and fixtures as the auditor may find Auditor, furninecessary, in connection with the change authorized in his department by order of the present legislature, a sum not exceeding five hundred dollars.

For furniture, painting, and such other improvements, in state house imaddition to those authorized in resolve chapter eighty-four of provements. the present session of the legislature, as the commissioners named in said resolve may deem necessary, a sum not exceeding twenty thousand dollars.

House journal. copying.

For copying and superintending the printing of the journal of the House, in accordance with an order of the same, a sum not exceeding one hundred dollars.

Section 2. This act shall take effect upon its passage.

Approved June 1, 1867.

Chap.359

AN ACT TO UNITE THE CITIES OF BOSTON AND ROXBURY. Be it enacted, &c., as follows:

All that territory now comprised within the

Roxbury annexed to Boston and folk county.

Section 1.

constituted.

made part of suf- limits of the city of Roxbury, in the county of Norfolk, with the inhabitants and estates therein, is hereby annexed to and made part of the city of Boston, in the county of Suffolk, and shall hereafter constitute a part of the county of Suffolk, subject to the same municipal regulations, obligations and liabilities, and entitled to the same immunities in all respects, Proviso: for civil as the said city of Boston: provided, however, that until constitutionally and legally changed, said territory shall continue to be, for the purpose of electing members of the house of representatives, part of the county of Norfolk, constituting the third and fourth representative districts thereof; for the purpose of electing a senator, part of the first Norfolk senatorial district; for the purpose of electing a couneillor, part of council district number three, and for the

elections shall continue as now until changed.

Duties pertaining to elections transferred to Boston.

All the duties now required by law to be performed by the mayor and aldermen and city clerk, of the city of Roxbury, or either of them, pertaining to the election of representatives in congress, state councillors, senators and members of the house of representatives, shall in like manner devolve upon, and be performed by the board of aldermen and city clerk of the city of Boston.

purpose of electing a representative in congress, part of congressional district number three, as the same are now

Duties of ward officers in new wards erected.

It shall be the duty of the ward officers of the several wards, that shall be erected out of said territory as hereinafter provided, to make return of all votes that may be east therein, from time to time, for representatives in congress, state councillors, senators, members of the house of representatives, and for all other national, state, district, county, municipal and ward officers, to the city clerk of the city of Boston.

Public property of city, and mu-nicipal rights, liabilities and functions, to vest in Boston.

Section 2. All the public property of the said city of Roxbury shall be vested in and is hereby declared to be the property of the city of Boston; and said city of Boston shall succeed to all the rights, claims, causes of action, rights to uncollected taxes, liens, uses, trusts, duties, privileges

and immunities of said city of Roxbury. The city treasurer Treasurer of Roxof the city of Roxbury shall, on or before the second Mon-over books paday of January, in the year eighteen hundred and sixty-pers and propeglit, under the direction of the mayor and aldermen of said city of Roxbury, who shall, for this purpose, and for all Mayor and alder-other purposes necessary to carry into full effect the provis- for same and for ions of this act, continue to hold their offices over, transfer, acts. deliver, pay over and account for to the city treasurer of the city of Boston, all books, papers, moneys and other property in his possession as city treasurer of said city of Roxbury, when this act shall take effect; and the city of Boston shall asbecome liable for and subject to all the debts, obligations, duties, responsibilities and liabilities of said city of Roxbury. All actions and causes of action which may be pending, or Pending actions which shall have accrued at the time this act shall take and causes. effect, in behalf of or against the city of Roxbury, shall survive and may be prosecuted to final judgment and execution, in behalf of or against the city of Boston.

SECTION 3. The several courts within the county of Suf-Jurisdiction of folk, after this act shall take effect, shall have the same juris- and Norfolk diction over all causes of action and proceedings in civil counties. causes, and over all matters in probate and insolvency, which shall have accrued within said territory hereby annexed, that said courts now have over like actions, proceedings and matters within the county of Suffolk: provided, however, that the several courts within the county of Norfolk shall have and retain jurisdiction of all actions, proceedings and matters, that shall have been rightfully commenced in said courts prior to the time when this act shall take effect; and the supreme judicial court and the superior court within the county of Suffolk, after this act shall take effect, shall have the same jurisdiction of all crimes, offences and misdemeanors, that shall have been committed within the said territory, that the supreme judicial court and superior court within the county of Norfolk now have jurisdiction of: provided, proceedings shall not have been already commenced in any of the courts within the county of Norfolk, for the prosecution of said crimes, offences and misdemeanors; in which case the said courts within the county of Norfolk shall have and retain jurisdiction of the same for the full, complete and final disposition thereof. All suits, actions, proceedings, complaints and prosecutions; and all matters of probate and insolvency which shall be pending within said territory, before any court or justice of the peace, when this act shall take effect, shall be heard and determined as though this act had not passed.

Police court of Roxbury to be municipal court southern district of Boston.

Jurisdiction defined.

Said territory shall continue a judicial dis-Section 4. trict under the jurisdiction of the police court of the city of Roxbury, which shall continue to exist, and shall hereafter be designated and known by the name of the municipal court for the southern district of the city of Boston. court shall have the same civil and criminal jurisdiction in said district and the same civil jurisdiction in the county of Suffolk as the police courts, other than that of the city of Boston, have by law in their respective districts and counties.

Appeals.

Municipal duties as to court.

of court.

City council of Bostou shall divide annexed territory iuto

wards.

Clerks of wards, where to assemble.

Aldermen to designate, aud have powers now vested in county commissioners.

Shall issue warrants for election of officers.

Appeals shall be allowed from all judgments of said court, in like manner and to the same courts that appeals are now allowed from the judgments of the municipal court of the city of Boston. All acts and duties, (if any,) now incumbent upon the city council of the city of Roxbury, or either branch thereof, relating to the said court of the city of Roxbury, shall hereafter devolve upon and be performed by the Fines in and fees city council of the city of Boston. All fines and forfeitures, and all costs in criminal prosecutions in said court, and all fees and charges received in said court in civil proceedings, shall be accounted for and paid over, in the same manner as is now provided for the municipal court within the city of Boston.

> The city council of the city of Boston shall, Section 5. as soon as may be after the fifth day of November in the year eighteen hundred and sixty-seven, divide the said territory into three wards, one of which shall comprise the same territory now comprised in said fourth representative district, and the other two shall be so constituted as to contain as nearly as practicable an equal number of legal voters; and the wards thus established shall so remain until the alteration of the ward limits of said city of Boston provided by law. And the clerks of the said wards shall for the purposes mentioned in section eleven of the eighth chapter of the General Statutes of this Commonwealth assemble at such places as are or shall be required by law. And the board of aldermen are hereby authorized to designate such places, whenever such designation shall by law become necessary or proper, and said board shall succeed to all the powers and duties in reference to the same which are now vested in the county commissioners of the county of Norfolk. of the wards so established shall be entitled to all the municipal and ward officers which each of the other wards of said city of Boston is entitled to. And the board of aldermen of said city of Boston shall, in due season, issue their warrants for meetings of the legal voters of said wards respectively, to

be held on the second Monday of December in the year eighteen hundred and sixty-seven, at some place within said wards respectively, which shall be designated in said warrants, there first to choose a warden, clerk, and five inspectors of elections for each of said wards, who shall hold their Tenure of officers offices until the first Monday of January in the year eighteen hundred and sixty-eight, and until others shall be chosen and qualified in their stead; second, to give in their ballots for the several municipal and ward officers for the year eighteen hundred and sixty-eight, for which they shall be entitled to vote by virtue of the provisions of this act.

The voters of each of said wards shall designate, by their School commitballots east at said meetings, the term of service for which designate terms. each of the six school committee men, who shall be chosen in each of said wards, shall serve, so that two of the number chosen in each ward shall serve for three years, two for two years, and two for one year. The board of aldermen of the Lists of voters to be prepared. city of Boston shall prepare lists of all the legal voters in said wards respectively, to be used at said meetings, and shall do all other things which they are now by law required to do in respect to like elections in the other wards in the city of Boston; and at said meetings, any legal voter of said ward meetings, wards respectively may call the citizens to order, and preside pro tempore. until a warden shall have been chosen and qualified.

All ward officers whose election is provided for in this Ward officers section shall be qualified according to law. The citizens of Residence of the territory by this act annexed to the city of Boston, shall voters to be valid in Boston for have the same right to vote for municipal officers, at the election of 1867. annual municipal election of the city of Boston, in the year eighteen hundred and sixty-seven, as they would have had if said territory had formed part of the city of Boston for more than six months next before said election.

SECTION 6. All provisions of law requiring an election of Repeal of law for municipal and ward officers for said city of Roxbury on the election in city of Roxbury in second Monday of December in the year eighteen hundred December, '67. and sixty-seven, for the municipal year then next ensuing, are hereby repealed.

Section 7. After the present municipal year, the board Aldermen and of aldermen of the city of Boston shall consist of twelve Boston nummembers, and the common council of the city of Boston bers of after '67. shall consist of sixty members. The number of wards of wards. said city, including the wards to be formed out of the territory hereby annexed, shall be fifteen.

SECTION 8. The several police officers and watchmen that Police officers may be in office in the city of Roxbury when this act shall and watchmen of Roxbury to contake effect, shall thereafter continue in the discharge of their tinue as of Boston.

respective duties, in the same manner as if they were police officers and watchmen in the city of Boston, until others shall be appointed in their stead.

Interest of Roxbury in county property to be released.

Balance of indebtedness to county, Boston to pay.

S. J. court to have equity jurisdiction over, in case of suit.

Section 9. All the interest which the city of Roxbury now has in the public property of the county of Norfolk, is hereby released and acquitted to said county of Norfolk, Such proportion of the debts and obligations of the county of Norfolk, existing when this act shall take full effect, over and above the value of all the property belonging to said county as should proportionally and equitably be paid by the inhabitants and property owners of the territory by this act annexed to the city of Boston, shall be paid by said city of Boston to said county of Norfolk; and the supreme judicial court shall have jurisdiction in equity to determine the amount of such proportion, (if any,) and enforce the payment of the same upon a suit in equity, in the name of said county, to be brought therefor within six months after this act shall go into full operation, by the county commissioners of said county of Norfolk, if they shall deem such suit for the interest of said county; but no such suit shall be instituted after said six months. Nothing contained in this act shall impair the obligation

of contracts; and the property and inhabitants of the territory by this act annexed to the city of Boston shall continue liable to the existing creditors of the county of Norfolk, in like manner as if this act had not been passed: provided,

that if any person, by reason of his being an inhabitant of,

or owning property in, said territory, shall be compelled to

pay any part of an existing debt or obligation of the county

of Norfolk, the amount of such payment shall constitute a debt to him from said county as hereafter to be constituted, exclusive of said territory, and may be recovered in like manner as other debts against the county of Norfolk.

Section 10. This act shall not take full effect, unless

accepted by a majority of the legal voters of each of said

cities, present and voting thereon by ballot, at meetings which shall be held in the several wards of said cities,

Act not to impair contracts.

Proviso: person required to pay towards present debt of county may recover same.

Act not to take full effect unless accepted by voters of said cities.

Polls.

respectively upon notice duly given, at least seven days Meetings for purbefore the time of said meeting.

Meetings for that purpose shall be held simultaneously in said cities on the second Monday of September next. And the polls shall be opened at nine o'clock in the forenoon of said day, and shall be

closed at six o'clock in the afternoon.

Ward officers pro tempore may be chosen.

In case of the absence of any ward officer, at any ward meeting, held in either city for the purpose aforesaid, a like officer may be chosen pro tempore, by hand vote, and shall

be duly qualified and shall have all the powers and be subject to all the duties of the regular officer, at said meetings. Said ballots shall be "Yes" or "No" in answer to the Ballots. question, "Shall an act passed by the legislature of the Commonwealth in the year eighteen hundred and sixty-seven, entitled 'an act to unite the cities of Boston and Roxbury be accepted?" Such meeting shall be called, notified and Meetings respecwarned by the mayor and aldermen of the city of Roxbury, warned. and the board of aldermen of the city of Boston, respectively, in the same manner in which meetings for the election of municipal officers in said cities, respectively, are called, notified and warned. The ballots given in shall be assorted, voting to be counted and declared, in the wards in which they are given, made of record. in open ward meeting, and shall also be registered in the ward records. The clerk of each ward in the city of Boston Clerks of wards shall make return of all ballots given in, in his ward, and votes in Boston the number of ballots in favor of the acceptance of this act, to aldermen and in Roxbury to and the number of ballots against said acceptance, to the mayor and alderboard of aldermen of the city of Boston, and like returns men. by the clerks of the several wards in the city of Roxbury shall be made to the mayor and aldermen of the city of Roxbury. All of said returns shall be made within forty- Time. eight hours of the close of the polls.

It shall be the duty of the board of aldermen of the city of Said boards shall Boston, and of the mayor and aldermen of the city of Rox- tary of Commonbury, respectively, to certify and return as soon as may be wealth. the ballots cast in their respective cities, and the number of ballots in favor of the acceptance of this act and the number of ballots against said acceptance, in their respective cities, to the secretary of the Commonwealth. And if it shall Act being acceptappear that a majority of the votes in each of said cities is in so certify and favor of the acceptance of this act, the said secretary shall publish immediately issue and publish his certificate declaring this

act to have been duly accepted.

Section 11. So much of this act as authorizes and directs Act may be subthe submission of the question of acceptance of this act to mitted to roters upon passage. the legal voters of said cities, respectively, provided for in the tenth section of this act, shall take effect upon its passage.

SECTION 12. If this act shall be accepted as herein pro- If accepted by vided, it shall take effect on the fifth day of November, in the voters, when to be in force. year eighteen hundred and sixty-seven, so far as to authorize, legalize and carry into effect the acts and provisions of the fifth, sixth and seventh sections of this act; but for all other purposes (except as mentioned in section eleven of this act,) it shall take effect on the first Monday of January, in the year eighteen hundred and sixty-eight.

Proceedings in case S. J. court

Section 13. If any election or balloting upon the quescase s. J. court declare balloting tion of the acceptance of this act, by either of said cities, shall within two months thereafter be declared void by the supreme judicial court, upon summary proceedings, which may be had in any county on the petition of fifty voters of either city, the question of accepting said act shall be again submitted to the legal voters of said city, and meetings therefor shall within thirty days thereafter be called, held and conducted, and the votes returned and other proceedings had thereon, in like manner as herein before provided. But no election or balloting shall be held void for informality, in calling, holding or conducting the election, or returning the votes, or otherwise, except upon proceedings instituted therefor and determined within sixty days thereafter, as aforesaid. Approved June 1, 1867.

RESOLVES,

GENERAL AND SPECIAL.

RESOLVE IN FAVOR OF INCREASE N. EMERTON.

Chap.

Resolved, For reasons set forth in the petition of Increase Allowance of \$52 N. Emerton, that there be allowed and paid out of the treas- authorized. ury of the Commonwealth to said petitioner, the sum of Approved February 6, 1867. fifty-two dollars.

RESOLVE IN FAVOR OF HERRING POND PLANTATION.

Chap.

Resolved, That there be allowed and paid out of the treas- Allowance of ury of the Commonwealth, to the treasurer of the Herring \$500 for erection of school-house. Pond Plantation, the sum of five hundred dollars, to be expended under his direction in the erection of a school-house for the use of the inhabitants of said Herring Pond Plantation. Approved February 12, 1867.

Resolve in favor of the guardian of the punkapog tribe of $\it Chap.$ INDIANS.

Resolved, That there be allowed and paid out of the treasury of the Commonwealth, to the guardian of the Punkapog persons of the tribe of Indians, for the benefit of the following members of said tribe, the following sums, to wit: For Sally Burr of Cambridge, one hundred dollars; for Sally Burr of Boston and her son James Burr, one hundred dollars; for Rebecca Davis of Boston, one hundred dollars; for Polly Crowd, fiftytwo dollars, in addition to the annuity now allowed; for Isaac Williams, fifty-two dollars, in addition to the annuity now allowed, and for Charlotte E. Myers, one hundred dollars.

Approved February 19, 1867.

RESOLVE CONCERNING THE STATE PRINTING.

Chap.

Resolved, That the secretary of the Commonwealth, the contract authorchairman of the committee on printing of the senate, and the lized for five years from first July, chairman of the committee on printing of the house of rep- 1867. resentatives, the clerk of the senate, and the clerk of the house of representatives, be and they are hereby authorized

and directed to contract for the execution of all the printing for the several departments of the state government for a term not less than two nor more than five years from the first day of July in the year eighteen hundred and sixtyseven, at such rates as said officers shall decide to be equitable between employer and employed, and for the best interest of the Commonwealth; and said contract shall be subject to all the restrictions contained in the existing contract with the state printers: provided, that bonds satisfactory to the above-named officers, to the amount of ten thousand dollars, be given by the parties to whom the contract shall be awarded, for the faithful performance of their contract.

Proviso: contracting party to give bonds.

Approved February 27, 1867.

Chap.

5. Resolve to pay the towns of oxford and randolph their pro-PORTION OF THE SCHOOL FUND FOR THE YEAR EIGHTEEN HUNDRED AND SIXTY-SIX.

Sums forfeited by in '66 to be reserved for said towns.

Resolved, That there be reserved out of the present year's income of the school fund, for the benefit of the towns of Oxford and Randolph, a sum equal to what said towns would have received from the income of the same for the last year, if the returns of said towns had been received within the time allowed by law to the school committees of the towns Same to be added and cities in the Commonwealth for making returns; and that the sum so reserved be added to the share, if any, to which the said towns of Oxford and Randolph may be entitled from the present year's income of said fund.

to share of '67.

Approved March 2, 1867.

Chap.

6. Resolve in relation to the issue of arms to the massachu-SETTS INSTITUTE OF TECHNOLOGY.

Governor may issue, in discretion.

Resolved, That his excellency the governor be authorized to issue to the president and faculty of the Massachusetts Institute of Technology, such arms for the use of that institution as in his judgment may be so issued without detriment to the militia service: provided, the said president and faculty shall be held personally responsible for the same.

Proviso.

Approved March 2, 1867.

7. Resolve making appropriations for the moneys to be refunded Chap. FROM THE TREASURY UNDER CHAPTER FORTY-SEVEN OF THE ACTS OF THE PRESENT YEAR.

Sum of \$54,966. 13 appropriated.

Resolved, That the sum of fifty-four thousand nine hundred and sixty-six dollars and thirteen cents be and the same hereby is appropriated for the payment of the moneys to be refunded from the treasury under the forty-seventh chapter of the acts of the present year. Approved March 14, 1867.

RESOLVE TO PROVIDE FOR IMPROVEMENTS AT THE STATE PRISON.

Resolved, That there be allowed and paid out of the treas- Expenditure of ury of the Commonwealth, a sum not exceeding fifty thouson with the sand dollars, for the purpose of extending the west wing of the council and counci the state prison, providing additional cells, and furnishing the same; fitting up a store-room and putting new windows into the hospital. The said improvements and expenditures to be made under the direction of the governor and council, and all payments to be made upon properly approved vouchers filed with the auditor. Approved March 15, 1867.

Chap.

RESOLVE IN FAVOR OF THE MARSHPEE SCHOOLS.

Resolved, That the sum of seventy-five dollars be allowed Additional allowand paid out of the moiety of the income of the school fund ance of \$75 for current year. applicable to educational purposes for the present year, to the treasurer of the district of Marshpee for the support of schools in that district; the same being in addition to the sums now allowed for the support of said schools, and on condition that the inhabitants of that district shall also condition. appropriate and expend for the use of said schools, during the present year, twenty-five dollars in addition to the sum now annually paid by them for that purpose; and the said Treasurer to treasurer shall, on or before the first day of October next, make a report to the board of education in relation to the expenditure of said money and the condition of the schools.

Chap.

Approved March 16, 1867.

Resolve in favor of schools among the indians of gay head. Chap. 10.

Resolved, That there be allowed and paid, out of the Allowance of moiety of the income of the school fund applicable to educa- s149 from school tional purposes, to John Mayhew of Edgartown, the sum of port. one hundred and forty-nine dollars, to be applied to the support of schools among the Indians of Gay Head, during the year eighteen hundred and sixty-seven; and said Mayhew Report required. shall make a return of the expenditure of this money and the condition of the schools to the board of education, previous to the next session of the legislature.

Approved March 16, 1867.

Resolve in favor of Barnard C. Marchant, Guardian of Cer- Chap. 11. TAIN INDIANS IN DUKES COUNTY.

Resolved, For reasons set forth in the petition of Barnard Allowance of C. Marchant, guardian of the Christiantown and Chappe-Schristiantown quiddic tribes of Indians, that there be allowed and paid out Indians. of the treasury of the Commonwealth, to said guardian, the sum of two hundred dollars, or as much of the same as may be necessary for the support of certain members of the

Also, \$104 in aid Christiantown tribe mentioned in said petition: also, that there be allowed and paid out of the moiety of the income of the school fund applicable to educational purposes, to the guardian of said tribes, the sum of one hundred and four dollars, to aid in the support of schools among the said Indians, for the year eighteen hundred and sixty-seven.

Report required. And the said guardian shall on or before the first day of October next make a report to the board of education in relation to the expenditure of said money for schools and of the condition of the schools. Approved March 16, 1867.

Chap. 12.

RESOLVE IN FAVOR OF THE CITY OF NEW BEDFORD.

Allowance of \$144.67 for support of certain paupers of Marshpee.

Resolved, That there be allowed and paid from the treasury of the Commonwealth to the city of New Bedford the sum of one hundred and forty-four dollars and sixty-seven cents, in full for the support of Clarissa Casey and Sarah Dennis, paupers belonging to the district of Marshpee, between the years eighteen hundred and sixty-one and eighteen hundred and sixty-six. Approved March 16, 1867.

Chap. 13. Allowance of \$230.

RESOLVE IN FAVOR OF ALONZO BOND.

Resolved, For reasons set forth in the petition of Alonzo Bond, that there be allowed and paid out of the treasury of the Commonwealth to said petitioner the sum of two hundred and thirty dollars. Approved March 16, 1867.

Chap. 14. Allowance of \$50.

RESOLVE IN FAVOR OF PHILIP DOHERTY.

Resolved, For reasons set forth in the petition of Philip Doherty, that there be allowed and paid out of the treasury. of the Commonwealth to said petitioner the sum of fifty dollars. Approved March 16, 1867.

Chap. 15. Allowance of \$109.50.

RESOLVE IN FAVOR OF GEORGE W. COPELAND.

Resolved, For reasons set forth in the petition of George W. Copeland, that there be allowed and paid out of the treasury of the Commonwealth to said petitioner the sum of one hundred and nine dollars and fifty cents.

Approved March 18, 1867.

Chap. 16. Allewance of \$50 for medical attendance on a state pauper.

RESOLVE IN FAVOR OF HENRY II. CHILDS.

Resolved. That there be allowed and paid out of the treasury of the Commonwealth the sum of fifty dollars to Henry H. Childs of Pittsfield, in full compensation for his services as surgeon and physician in attending J. Stafford, a state pauper. Approved March 23, 1867.

Chap. 17.

Resolve in favor of priscilla freeman.

Allowance of \$255, to be paid

Resolved, For reasons set forth in the petition of Priscilla Freeman, an Indian of the Deep Bottom Tribe, that there be allowed and paid out of the treasury of the Commonwealth, to overseers of to the overseers of the poor of the town of Tisbury, for the poor of Tisbury. benefit of said Priscilla Freeman, residing in said town, the sum of two hundred and fifty-five dollars.

Approved March 23, 1867.

Resolves providing for the publication and sale of the sup- Chap. 18. PLEMENT TO THE GENERAL STATUTES.

Resolved, That the secretary of the Commonwealth pur-Purchase of chase for the state, if the price shall be satisfactory to him, the stereotype plates authorized. stereotype plates of the Supplement to the General Statutes, edited by William A. Richardson and George P. Sanger, for the years eighteen hundred and sixty to the year eighteen hundred and sixty-six, both inclusive, and that hereafter the Publication of publication of said Supplement with future additions thereto be by state. upon the same plan, be continued by the Commonwealth under the supervision of said Richardson and Sanger as editors thereof.

Resolved, That copies of said Supplement, with future Shall be sold at additions thereto and numbers thereof, be sold to the public, by secretary. at the expense of paper, press-work and binding, to be ascertained and fixed by the secretary of the Commonwealth, from time to time, as editions or parts thereof may be required, public notice of which and of the place of sale shall Notice to be be given by him until otherwise ordered.

Approved March 27, 1867.

Resolve in aid of the perkins institution and massachu- Chap. 19. SETTS ASYLUM FOR THE BLIND.

Resolved, That there be allowed and paid from the treas- Further allowury of the Commonwealth the sum of four thousand dollars expenses. to the Perkins Institution and Massachusetts Asylum for the Blind, to meet the necessary current expenses of that institution, in addition to the amount already appropriated.

Approved March 28, 1867.

Resolve for the payment of money due to daniel flye, Chap. 20. DECEASED.

Resolved, That the adjutant-general be directed to make a Adjutant-general pay-roll for three hundred and twenty-five dollars in the to make pay-roll case of Daniel Flye, a member of company K, seventeenth money to be paid as for bounties. regiment, Massachusetts infantry volunteers: this amount to be paid in the manner prescribed by law, for the payment of state bounties to soldiers and their representatives.

Approved March 29, 1867.

RESOLVE TO AUTHORIZE ELVIRA M. EMERSON TO TAKE CARE OF THE PROPERTY OF WILLIAM II. EMERSON.

May have power as guardian; giving bond. returning inventory, and accounting when required by

Resolved, That for reasons set forth in her petition, Elvira M. Emerson, wife of William H. Emerson of Royalston, be authorized to collect and preserve the effects of said William H. Emerson, and generally, during his absence from the judge of probate. Commonwealth, to manage and take care of his estate, and out of the same to pay any debts of the said William H., and to provide for the expenses of his family, with like power and authority to that which may now be exercised by guardians of minors, insane persons and spendthrifts; the said Elvira M. first giving bond, with one or more sureties satisfactory to the judge of probate for the county of Worcester, that she will, within three months, make and return into the probate court of said county a true inventory of all the property of said William H., and account for the same, when required by said judge, to the person or persons who shall be legally authorized to receive the same.

Approved April 2, 1867.

Chap. 22.

Additional allowance of \$200, for assistance and expenses.

RESOLVE IN AID OF THE STATE LIBRARY.

Resolved, That a sum not exceeding two hundred dollars per annum be allowed and paid out of the treasury of the Commonwealth, in addition to the amount now authorized, for assistance and incidental expenses in the state library, to be expended under the direction of the trustees and librarian.

Approved April 3, 1867.

Chap. 23. Resolve in favor of solomon c. Howland, treasurer of the DISTRICT OF MARSHPEE.

Allowance of \$750 for road laid out by commissioners of Barnstable county.

Provisos: treasurer to report expenditure. Completion and acceptance of road to be certi-

fied by county commissioners.

Resolved, For reasons set forth in the petition of the selectmen of the district of Marshpee, that there be allowed and paid from the treasury of the Commonwealth to Solomon C. Howland, treasurer of the district of Marshpee, seven hundred and fifty dollars, the same to be expended by said treasurer, or so much thereof as may be necessary for the completion of a road, laid out by the county commissioners of the county of Barnstable: provided, that said Howland shall make a return of the expenditure of this money in his next annual report to the legislature; and provided further, that no part of this appropriation shall be paid until a certificate signed by said county commissioners to the effect that said road has been completed and accepted by them, shall be filed with the treasurer of the Commonwealth.

Approved April 3, 1867.

Resolve in favor of the boston and worcester railroad Chap. 24. CORPORATION.

Resolved, That for reasons set forth in the petition of the Allowance of Boston and Worcester Railroad Corporation, there be allowed \$3\$1.60. and paid out of the treasury of the Commonwealth to said corporation, the sum of three hundred and eighty-one dollars and sixty cents. Approved April 3, 1867.

Resolve to authorize amos a. Lawrence, guardian, to lease Chap. 25. CERTAIN REAL ESTATE.

Resolved, That Amos A. Lawrence, of Brookline, in the May lease by dicounty of Norfolk, guardian of his five infant children under rection of S. J. conrt upou petithe age of twenty-one years, to wit: Amory Appleton Law-tion. rence, William Lawrence, Susan Mason Lawrence, Hetty Sullivan Lawrence and Harriet Dexter Lawrence, be and hereby is empowered by the direction of the supreme judicial court sitting in equity, to be signified by an order to be made in a summary way upon the petition of said infants or of their said guardian, to make such lease or leases of any land and real estate lying in Boston in the county of Suffolk, of which said infant children or any of them may be seized or possessed or entitled to, or of any part thereof, according to his or her interest therein, and the nature and tenure of their respective estates, for such term or terms of years, (notwithstanding it may exceed the minority of said infants,) and subject to such rent and covenants as the said court shall direct; and said court is hereby empowered to give effect to court may give the provisions of this resolve. Approved April 9, 1867.

RESOLVE IN FAVOR OF THE WASHINGTONIAN HOME.

Chap. 26.

Resolved, That there be allowed and paid out of the treas- Allowance of ury of the Commonwealth, to the treasurer of the Wash- scale support. ingtonian Home, to be expended by the directors for the charitable purposes of the institution, in providing a refuge for inebriates and means for reforming them, the sum of six The directors shall report to the legisla- Directors to rethousand dollars. ture in the month of January next, a detailed account of the port to legislaamount contributed by individuals, the total income and expenses of the institution, the number of patients admitted, the average time each remains, the average cost per week of each, the number that pay or contribute towards the expenses of the institution, the amount each pays per week, and the result of their treatment so far as can be ascertained.

Approved April 10, 1867.

RESOLVE IN FAVOR OF JOSEPH MITCHELL, ADMINISTRATOR.

Resolved, That the treasurer of the Commonwealth is Treasurer of hereby authorized and directed to pay to Joseph Mitchell of Commonwealth to pay \$300 for

Chap. 27.

W. Barrett.

stolen coupons of Nantucket, administrator of the estate of John W. Barrett, the amount of three hundred dollars, the value of ten coupons of ten Massachusetts bonds (union fund,) belonging to said estate and numbered respectively fifteen hundred, fifteen hundred and one, fifteen hundred and two, fifteen hundred and three, fifteen hundred and twenty-one, one hundred and forty-four, one hundred and forty-five, one hundred and forty-six, one hundred and fifty-three, and two hundred and sixty, payable on the first day of January in the year one thousand eight hundred and sixty-six, alleged to have been stolen from the mail in December in the year one thousand eight hundred and sixty-five; said Mitchell furnishing to said treasurer satisfactory security for the repayment of the above amount, upon demand of said treasurer, made at the request of any person establishing to the satisfaction of said treasurer a legal right to the same.

Approved April 10, 1867.

Chap. 28.

Security for repayment to be

given to treasurer.

Allowance of \$100 for medical service to pauper Indians, by Hen-ry E. McCollum, deceased.

RESOLVE IN FAVOR OF EUNICE H. MC'COLLUM.

Resolved, For reasons set forth in the petition of Eunice H. McCollum, that there be allowed and paid to her out of the treasury of the Commonwealth, the sum of one hundred dollars, in full payment for medical services rendered to pauper Indians, in the district of Marshpee, during the year eighteen hundred and sixty-six, by her husband, Henry E. McCollum, now deceased.

Approved April 10, 1867.

Chap. 29. Resolve in favor of the massachusetts charitable eye and EAR INFIRMARY.

Allowance of \$5,000, for current year.

Resolved, That the sum of five thousand dollars be allowed and paid from the treasury of the Commonwealth to the Massachusetts Charitable Eye and Ear Infirmary, to be expended during the present year, under the direction of the trustees thereof, for the charitable purposes of said infirmary; Report required, and the said trustees shall report to the legislature in the month of January next a detailed account of the manner in which this appropriation has been expended.

Approved April 12, 1867.

Chap. 30.

RESOLVE IN AID OF THE TEMPORARY ASYLUM FOR DISCHARGED FEMALE PRISONERS AT DEDHAM.

Allowance of \$2.500.

Like sum to be realized by private donations.

Resolved, That there be allowed and paid out of the treasury of the Commonwealth the sum of twenty-five hundred dollars to the Temporary Asylum for Discharged Female Prisoners at Dedham: provided, that a like sum shall be realized during the current year by private donations; a sworn certificate of which shall be deposited with the auditor of the Commonwealth before said sum of twenty-five hundred dollars shall be paid from the treasury. The man-Report required. agers of said asylum shall report to the next legislature an account of its receipts and expenditures for the current year. Approved April 12, 1867.

Resolve in aid of the massachusetts school for idiotic and Chap. 31. FEEBLE-MINDED YOUTH.

Resolved, That there be allowed and paid out of the treas- Additional allowury of the Commonwealth to the trustees of the Massachu-current expenses, setts School for Idiotic and Feeble-Minded Youth at South building infir-Boston, the further sum of six thousand dollars, to meet the mary. necessary current expenses of that institution; and for the purpose of building an infirmary for said institution the sum of seven thousand dollars; said last amount to be paid upon properly approved vouchers. Approved April 12, 1867.

ance of \$6,000 for

RESOLVES IN RELATION TO THE REPUBLICATION OF THE REPORT ON THE INVERTEBRATE ANIMALS OF MASSACHUSETTS.

Chap. 32.

Resolved, That it is expedient to complete the republica- completion detion of the Report on the Invertebrate Animals of Massachusetts authorized by chapter forty-four of the resolves of the year eighteen hundred and sixty-five, left unfinished by the death of the late Dr. Gould; that the same be done, under Governor to apthe direction of such person or persons as the governor and point editors. council may appoint, in accordance with the plans and views of the original author as nearly as possible; and that the appropriation made by chapter two hundred and eighty-two Appropriation of the acts of the year eighteen hundred and sixty-five be 1865, renewed reaffirmed and continued for this purpose.

Resolved, That two hundred copies of the report be given Distribution of to the family of the late Dr. Gould; that fifty copies be portion of copies placed at the disposal of the governor and council for such gratuitous distribution as they may think proper; that the officers and members of, and the reporters in regular attendance on, the present legislature have one copy each; that every college, normal school, public and town library in the state, have one copy each; that this distribution be made instead of that provided in the resolves to which these are additional: that the remainder of the edition be at the dis- Remainder of posal of a future legislature; and that the future copyright Copyright. be and remain the property of the Commonwealth.

Approved April 12, 1867.

Resolve in favor of the springfield home for friendless Chap. 33. WOMEN AND CHILDREN.

Resolved, That there be allowed and paid out of the treas-Allowance of \$2,000. ury of the Commonwealth the sum of two thousand dollars

Provisos

to the Springfield Home for Friendless Women and Children: provided, that said sum shall be expended for the benefit of discharged female prisoners therein; and provided further, that the said institution shall, during the current year, realize a like sum from private donations, a sworn certificate of which shall be deposited with the auditor of the Commonwealth before said sum of two thousand dollars shall be paid Report required. from the treasury. The managers of said home shall report to the next legislature an account of its receipts and expenditures for the current year. Approved April 13, 1867.

Chap. 34.

RESOLVE IN FAVOR OF GEORGE P. CROSS.

Allowance of

Resolved, That there be allowed and paid out of the treas-\$100 authorized. ury of the Commonwealth to George P. Cross of Lawrence, the sum of one hundred dollars. Approved April 13, 1867.

Chap. 35. Resolve for the payment of expenses incurred in support of THE STATE NORMAL SCHOOLS, IN THE YEAR EIGHTEEN HUNDRED AND SIXTY-SIX ABOVE THE APPROPRIATION THEREFOR.

Board of education may apply \$527.11 of balance for state scholarships.

Resolved, That the board of education be and they are hereby authorized to apply the sum of five hundred and twenty-seven dollars and eleven cents, from the unexpended balance of the appropriation for the support of state scholarships in the year eighteen hundred and sixty-six, to the payment of the expenses incurred in support of the state normal schools during said year over and above the appropriation therefor. Approved April 22, 1867.

Chap. 36. Resolve for the distribution of the annual reports to PUBLIC LIBRARIES.

Secretary, upon application, to furnish public series.

Resolved, That after the current year it shall be the duty of the secretary of the Commonwealth to furnish each public library, organized under the laws of this Commonwealth, on the application of the librarian thereof, with the annual reports described in the General Statutes as the "Public Series." Approved April 22, 1867.

Chap. 37. Resolve on the petition of william R. Lawrence and Edward s. RAND, JUNIOR, TRUSTEES UNDER THE WILL OF SARAH B. FOSTER.

Certain conveyances confirmed.

Resolved, For the reasons set forth in the said petition that the several conveyances in the said petition mentioned, made by the said Lawrence and Rand, trustees as aforesaid, to Charles R. Alley by deed dated the twentieth day of December in the year eighteen hundred and sixty-four, recorded in Suffolk registry of deeds, lib. eight hundred and fifty-two, folio one hundred and sixty-four, to Julia M. Jordan, by deed dated the first day of September, in the year eighteen hundred and sixty-six, recorded in the said registry, lib.

eight hundred and eighty-five, folio one hundred and ninetyfive, and to Charles R. Alley, by deed dated the tenth day of October, in the year eighteen hundred and sixty-six, recorded in the said registry, lib. eight hundred and eighty-six, folio one hundred and ninety-seven, be and the same are hereby confirmed; and that the said Lawrence and Rand be, and Deeds. they are hereby authorized to make, execute and deliver such deeds confirmatory of the titles of the said respective grantees as may be just and proper, and that the said Rand Powers to guardas guardian of the minor children of the said Sarah B. Foster be authorized to release to the said grantees any right, title and interest, legal or equitable, which his said wards may have in the premises conveyed by the said Lawrence and Rand, trustees as aforesaid, by the deeds aforementioned. Approved April 22, 1867.

Resolve in relation to the support of state lunatic paupers. $\it Chap.~38.$

Resolved, That there be allowed and paid to the several Board per week, lunatic hospitals for the board of insane State paupers for year. \$3.50 for current the current year, a sum not exceeding three dollars and fifty cents per week, for each of said paupers.

Approved April 25, 1867.

Resolve authorizing the treasurer to borrow money in Chap. 39. ANTICIPATION OF THE REVENUE.

Resolved, That the treasurer and receiver-general be, and May borrow for he hereby is, authorized to borrow, in anticipation of the necessary payreceipts of the present year, such sums of money as may from time to time be necessary for the payment of the ordinary demands on the treasury, at any time before the expiration of fifteen days after the meeting of the next general court, at such rate of interest as shall be found necessary, and that he repay any sum he may borrow as soon as money Re-payment of sufficient for the purpose, and not otherwise appropriated, loans. shall be received into the treasury. Approved April 25, 1867.

Resolve authorizing certain improvements near the arsenal Chap. 40. IN THE CITY OF CAMBRIDGE.

Resolved, That for reasons set forth in the petition of Allowance of Charles W. Homer and others there be allowed and paid square. out of the treasury of the Commonwealth the sum of three hundred dollars towards laying out a public square in front of the arsenal grounds in the city of Cambridge: provided Proviso. however, that said sum shall not be paid until such improvement has been made to the satisfaction of the quartermastergeneral, and proof to the auditor that said square has been dedicated to public use. Approved April 26, 1867.

Chap. 41. Resolve concerning the first baptist church in dorchester.

Resolved, That the First Baptist Church in Dorchester is May fill vacancy in board of trustees in board of trustees connected with said church, occasioned by the decease of Jacob Bacon, Jacob Flinn and William Pierce.

Approved April 26, 1867.

Chap. 42.

RESOLVE IN FAVOR OF JAMES R. PETTENGILL.

Allowance of \$75.

Resolved, That for reasons set forth in the petition of James R. Pettengill there be allowed and paid out of the treasury of the Commonwealth, to said petitioner, the sum of seventy-five dollars. Approved April 26, 1867.

Chap. 43. Resolve in favor of members of company A, fourth regi-MENT OF INFANTRY, MASSACHUSETTS VOLUNTEER MILITIA.

Allowance of \$6 to each mem-

Resolved, For reasons set forth in the petition of Ira Drake and others, that there be allowed and paid out of the treasury of the Commonwealth, to Charles E. Bootman, of Canton; Michael Barnes, of Canton; Augustus A. Capen, of Canton; John Carr, of Canton; Charles Carr, of Canton; Albert Crossman, of Stoughton; James E. Donahue, of Stoughton; Charles Eaton, of Stoughton; Barzilla Field, of Stoughton; Jarvis G. Fairbanks, of Stoughton; George H. Gay, of Sharon; Edgar M. Hixon, of Sharon; Otis C. Hodgdon, of Sharon; Melicent Horn, of Sharon; Berthea W. Holmes, of Stoughton; Francis M. Howes, of Canton; Benjamin W. Jewell, of Canton; Paul W. Jackson, of Canton; Adelbert Linfield, of Stoughton; Augustus A. Leach, of Stoughton; John Lynch, of Stoughton; John H. Meade, of Stoughton; Patrick Murphy, of Stoughton; Henry A. Monk, of Stoughton; Charles Patridge, of Stoughton; George Palmer, of Stoughton; Henry Packard, of Stoughton; Lewis C. Richards, of Sharon; Sylvester W. Russell, of North Bridgewater; George H. Smith, Alden A. Seeley, of Stoughton; Jabez E. Talbot, of Stoughton; Adoniram J. White, junior, of Stoughton, the sum of six dollars each.

Approved April 30, 1867.

Chap. 44. Resolve in favor of company f, ninth regiment of infantry, MASSACHUSETTS VOLUNTEER MILITIA.

Allowance of pay for duty in May,

Resolved, That there be allowed and paid out of the treasury of the Commonwealth to such members of company F, ninth regiment infantry, Massachusetts volunteer militia, as were returned to the adjutant-general as having performed military duty on the last Wednesday in May in the year eighteen hundred and sixty-six, and in accordance with a pay-roll to be made by him, the several sums they

would have been entitled to receive under chapter two hundred and nineteen, section one hundred and forty-six, of the laws of the year eighteen hundred and sixty-six, if the return and pay-roll had been made by their commanding officer according to law: the amount to be paid from the How paid. appropriation for military bounty for the year eighteen hundred and sixty-six. Approved May 2, 1867.

RESOLVE IN FAVOR OF THE STATE ALMSHOUSE AT MONSON.

Chap. 45.

Resolved, That for reasons set forth in the petition of the Allowance of inspectors of the state almshouse at Monson, there he state be pital buildings. allowed and paid out of the treasury of the Commonwealth a sum not exceeding four thousand dollars for the purpose of erecting suitable hospital buildings for the accommodation of the inmates of said almshouse; and also the sum of Also \$500 for five hundred dollars for the purpose of moving and repair-play-house. ing an old building for a play-house for the boys of said institution: provided, that properly approved vouchers for Proviso. these expenditures shall be filed with the auditor.

Approved May 2, 1867.

RESOLVE IN FAVOR OF THE STATE ALMSHOUSE AT TEWKSBURY.

Resolved, That there be allowed and paid from the Allowance of treasury of the Commonwealth the sum of two thousand chase of land. six hundred dollars to the inspectors of the state almshouse at Tewksbury for the purchase of land for the use of said institution. Approved May 2, 1867.

Chap. 46.

Resolve in favor of the state lunatic hospital at north- Chap. 47. AMPTON.

Resolved, That there be allowed and paid out of the \$3,000 for fence treasury of the Commonwealth to the trustees of the state and repairs. lunatic hospital at Northampton a sum not exceeding three thousand dollars, for the purpose of building fence and making other necessary repairs; the same to be payable upon properly approved vouchers filed with the auditor.

Approved May 6, 1867.

Resolve in favor of philip sexton, otherwise called philip Chap. 48. SAXON.

Resolved, That the adjutant-general be directed to make a Adjutant-general pay-roll for two hundred and seventy-five dollars in the case for \$275. of Philip Sexton, otherwise called Philip Saxon, a member of company E, second regiment heavy artillery, Massachusetts volunteers; the amount to be paid in the manner prescribed Payment. by law for the payment of state bounties.

Approved May 6, 1867.

Chap. 49.

RESOLVE IN FAVOR OF WINIFRED GAHEGAN.

Allowance of

Resolved, For reasons set forth in the petition of Winifred 872 for state aid. Gallegan of Milford, that there be allowed and paid out of the treasury of the Commonwealth to said petitioner, the sum of seventy-two dollars for state aid. Approved May 6, 1867.

Chap. 50. County taxes.

RESOLVE GRANTING TAXES TO THE SEVERAL COUNTIES.

Resolved, That the sums placed against the names of the several counties in the following schedule, be and are hereby granted as a tax for each county respectively, to be collected and applied according to law, viz.: Barnstable, ten thousand dollars; Berkshire, twenty-seven thousand dollars; Bristol, sixty-three thousand dollars; Essex, one hundred and twenty thousand dollars; Dukes, four thousand dollars; Franklin, twenty thousand dollars; Middlesex, one hundred and forty thousand dollars; Hampshire, twenty-five thousand dollars; Norfolk, eighty thousand dollars; Hampden, forty-four thousand dollars; Plymouth, thirty-five thousand dollars; Worcester, eighty thousand dollars. Approved May 8, 1867.

Allowance of \$15,000 for heating apparatus.

Chap. 51. Resolve in favor of the state almshouse at bridgewater. Resolved, For reasons set forth in the petition of the inspectors of the state almshouse at Bridgewater, that there be allowed and paid out of the treasury of the Commonwealth a sum not exceeding fifteen thousand dollars for the purpose of putting apparatus into said institution to heat the same by steam, and that said inspectors be allowed to use any unexpended balance appropriated for current expenses of the almshouse for making permanent improvements or for purchasing land for the benefit of said institution; the same to be payable upon properly approved vouchers filed with the anditor. Approved May 9, 1867.

Balance of former one, how may be used.

Chap. 52. Resolve in favor of the new england female moral reform SOCIETY.

Allowance of \$600 for society purposes.

Resolved, That there be allowed and paid from the treasury of the Commonwealth to the treasurer of the New England Female Moral Reform Society, six hundred dollars, to be expended for the charitable purposes of the institution.

Approved May 9, 1867.

Chap. 53.

RESOLVE IN FAVOR OF THE BOSTON STATION HOME.

Allowance of \$1,000 for curreat expenses.

Proviso.

Resolved, That there be allowed and paid out of the treasury of the Commonwealth to the treasurer of the Boston Station Home towards defraying its current expenses, the sum of one thousand dollars: provided, that at least a like amount be obtained for the same purpose by private subscription. Approved May 9, 1867.

Resolve to authorize the sale of the property of the how- Chap. 54. ARD STREET SOCIETY IN SALEM.

Resolved, That James Kimball, Allen W. Dodge and Ben- Certain persons jamin C. Perkins be, and are hereby authorized to sell, by may give deed and bills of sale. public or private sale, and to make, execute and deliver a deed or deeds, or bills of sale, to convey the whole, or any part of the property, including real and personal estate, belonging to the Howard Street Society in Salem: provided, Proviso. that previous to such sale the pews in the meeting-house of said society, and other property belonging to said society, shall be appraised by the above-named persons, or by any three disinterested persons appointed by them; and after Distribution of such sale, and the payment of all debts and liabilities of said proceeds. society and the expenses of said sale, the net proceeds thereof shall be distributed among the pew-owners in proportion to the appraised value of the several pews.

Approved May 9, 1867.

RESOLVE IN FAVOR OF S. D. BUTLER AND CHENEY HAMILTON.

Chap. 55.

Resolved, For reasons set forth in the petition of said But- Allowance of ler and Hamilton, that there be allowed and paid out of the treasury of the Commonwealth to the said petitioners the sum of one hundred and seven dollars and fifty cents.

Approved May 9, 1867.

RESOLVE IN FAVOR OF ROBERT COWDIN.

Chap. 56.

Resolved, That for reasons set forth in the petition of Rob- Allowance of ert Cowdin, there be allowed and paid him out of the treasury of the Commonwealth, the sum of fifty-four dollars and forty-two cents. Approved May 9, 1867.

RESOLVE IN FAVOR OF SARAH F. K. FRANCIS.

Chap. 57.

Resolved, For reasons set forth in the petition of Sarah F. Allowance of K. Francis of Fairhaven, that there be allowed and paid out \$123 for state aid. of the treasury of the Commonwealth, to said petitioner, the sum of one hundred and twenty-eight dollars for state aid, and that on and after the first day of May in the year eight- After May 1, 267, een hundred and sixty-seven, said petitioner be taken and aid. deemed to be entitled to receive the same amount of state aid that she would have been entitled to receive had her

Approved May 9, 1867.

RESOLVE IN FAVOR OF ROBERT MAYBEY.

husband been credited to the quota of Massachusetts.

Chap. 58.

Resolved, That for reasons set forth in the communication Allowance of of the adjutant-general, there be allowed and paid out of the treasury of the Commonwealth to Robert Maybey, the sum of forty dollars. Approved May 9, 1867.

Chap. 59. Resolve in favor of edward pendleton and robert w. wil-LIAMS.

Adiutant-general to make pay-rolls

Resolved, That the adjutant-general be directed to make pay-rolls for eighty dollars in the case of Edward Pendleton of company G, twenty-seventh regiment, Massachusetts volunteers, and for sixty dollars in the case of Robert W. Williams of company 1, fifty-seventh regiment, Massachusetts volunteers; said sums to be paid in the manner prescribed by law for the payment of state bounties.

Payment.

Approved May 9, 1867.

Chap. 60.

RESOLVE ON THE PETITION OF JOHN J. WILLIAMS, TRUSTEE.

May execute mortgage for in Fall River.

Resolved, For the reasons set forth in the said petition, 825,000 on estate that John J. Williams, trustee, be and he hereby is authorized to make, execute and deliver a mortgage for a sum not exceeding twenty-five thousand dollars on the estate he owns and holds in trust in the city of Fall River, bounded northwardly by Spring Street, eastwardly by Second Street, southwardly by land formerly of one Moriarty, and westwardly by land now or lately of Abiathar Hall, containing about seventy-seven square rods: provided, that the said Williams shall pay and discharge three several mortgages now existing upon said estate, and amounting in the aggregate to the sum of twenty-eight thousand dollars; and such mortgage so made, executed and delivered by the said Williams, shall be a valid lien upon the said estate for the payment of the said mortgage. Approved May 14, 1867.

Proviso.

Chap. 61.

RESOLVE IN FAVOR OF HENRY A. DAVIS.

Allowance of \$200 for office rent.

Resolved, For the reasons set forth in the petition of Henry A. Davis that there be allowed and paid to him from the treasury of the Commonwealth the sum of two hundred dollars for office rent, in full to the end of the present year.

Approved May 15, 1867.

Chap. 62. Allowance of \$10,000, to be expended by trustees.

RESOLVE IN FAVOR OF THE MUSEUM OF COMPARATIVE ZOOLOGY. $Resolved, {
m That}$ there be allowed and paid from the treasury of the Commonwealth to the Museum of Comparative Zoölogy, the sum of ten thousand dollars, to be expended under the direction of the trustees of said institution.

Approved May 16, 1867.

Chap. 63.

RESOLVE IN AID OF THE DISCHARGED SOLDIERS' HOME.

Allowance of

Resolved, That there be allowed and paid out of the pended by direct treasury of the Commonwealth, to the treasurer of Discharged tors. Soldiers' Home, located in Springfield Street, in the city of Boston, to be expended by the directors of the institution in temporarily caring for and aiding disabled and destitute

soldiers who have been honorably discharged from the service of the United States, a sum not exceeding ten thousand dollars; said payment to be made, from time to time, in such Payment. sums as may be applied for by the president and two vicepresidents of said institution: provided, that soldiers who Provisos: condihave served in Massachusetts regiments shall have the tion of expendipreference in the benefits of the same; that no part of the money shall be expended for the support of soldiers who can be admitted to the National Togus Spring Hospital at Augusta in the state of Maine, and who, in the judgment of the executive committee of the Boston Soldiers' Home, may be properly and humanely removed to the said national hospital; and provided also, that the governor shall have Governor may power to appoint two trustees of the Boston Soldiers' Home. appoint two trustees. The officers of this institution shall report to the legislature, officers shall rein the month of January next, a detailed account of the port to legislamanner in which this appropriation has been expended, the amount contributed by individuals, the total expenses of the institution, and the number of persons admitted and relieved during the year. Approved May 16, 1867.

Chap. 64. \$128 for state aid.

Resolve in favor of harriet L. Whitcomb.

Resolved, That there be allowed and paid out of the Allowance of treasury of the Commonwealth, to Harriet L. Whitcomb, of Concord, widow of Reverend William C. Whitcomb, the sum of one hundred and twenty-eight dollars for state aid; and that on and after the first day of May, in the year After first May, of May eighteen hundred and sixty-seven, said Harriet L. Whitcomb be taken and deemed to be entitled to receive the same amount of state aid that she would have been entitled to receive had her husband been credited to the quota of Massachusetts. Approved May 16, 1867.

Resolve in relation to committing juvenile offenders to Chap. 65.

PRIVATE INSTITUTIONS. Resolved, That the subject of additional provision for the Subject referred care and reform of juvenile offenders be referred to the charities with inboard of state charities, with instructions to inquire into the structions. condition of the private charitable institutions within the Commonwealth, with special reference to the expediency of committing juvenile offenders to such institutions; and said Report of board. board shall report to the next general court.

Approved May 18, 1867.

Resolve in relation to the mercantile savings institution. Chap. 66. Resolved, That the Mercantile Savings Institution of Bos- Taxation upon ton is hereby so far relieved from the payment of the taxes capital stock reduced.

assessed upon its capital stock under the provisions of chapter two hundred and eight of the acts of the year eighteen hundred and sixty-four, and of chapter two hundred and eighty-three of the acts of the year eighteen hundred and sixty-five, as may be requisite to reduce the taxation upon the capital stock of said institution, for the years eighteen hundred and sixty-four, eighteen hundred and sixty-five and eighteen hundred and sixty-six, to the same rate imposed upon other corporations, excepting banks of issue and of deposit, organized under the laws of this Commonwealth.

Approved May 18, 1867.

Chap. 67.
Allowance of \$500 for introduction of water.

RESOLVE CONCERNING THE ARSENAL AT CAMBRIDGE.

Resolved, That there be allowed and paid out of the treasury of the Commonwealth a sum not exceeding five hundred dollars, for the introduction of Fresh Pond water at the arsenal at Cambridge as a protection against fire; the same to be paid upon properly approved vouchers filed with the auditor.

Approved May 20, 1867.

Payment.

RESOLVE IN FAVOR OF THE WORCESTER LUNATIC HOSPITAL.

Resolved, That there be allowed and paid out of the treasury of the Commonwealth to the trustees of the Worcester Lunatic Hospital the sum of fifteen thousand dollars, to be applied to the payment of the debts of the hospital.

Approved May 20, 1867.

Allowance of \$15,000 for payment of debts.

Chap. 68.

RESOLVE IN FAVOR OF KATIE PALMER.

Chap. 69.
Allowance of \$128 for state aid.

Resolved, That there be allowed and paid out of the treasury of the Commonwealth to Katie Palmer of Fall River, widow of George L. Palmer, the sum of one hundred and twenty-eight dollars, for state aid; and that on and after the first day of May, in the year eighteen hundred and sixty-seven, said Katie Palmer be taken and deemed to be entitled to receive the same amount of state aid that she would have been entitled to receive had her husband been credited to the quota of Massachusetts.

Approved May 20, 1867.

After first May, '67. how entitled.

Chap. 70.

RESOLVE IN FAVOR OF SARAH J. DAVIDSON.

Allowance of Siy for state aid.

Resolved, For reasons set forth in the petition of Sarah J. Davidson, widow of Robert C. Davidson, that there be allowed and paid out of the treasury of the Commonwealth to said petitioner, the sum of forty-eight dollars for state aid.

Approved May 27, 1867.

Chap. 71.

RESOLVE IN FAVOR OF MARY MAGUIRE.

Resolved, That there be allowed and paid out of the treasury of the Commonwealth to Mary Maguire of Boston,

mother of Thomas Maguire, the sum of thirty-six dollars for state aid, and that on and after the first day of May in the After May 1, '67, year eighteen hundred and sixty-seven, said Mary Maguire be taken and deemed to be entitled to receive the same amount of state aid that she would have been entitled to receive had her son received his disability within the limit of time prescribed by the law granting state aid.

Approved May 27, 1867.

RESOLVE IN FAVOR OF NATHANIEL C. STEARNS.

Resolved, For reasons set forth in the petition of Nathaniel Allowance of C. Stearns, there be allowed and paid to him from the treasury of the Commonwealth the sum of ninety-five dollars and sixty-seven cents. Approved May 27, 1867.

Chap. 72.

\$95.67.

Resolve authorizing the payment of certain moneys to the Chap. 73.

EXECUTORS OF JOSEPH WILLARD. Resolved, That the clerk of the superior court for civil clerk of superior business for the county of Suffolk, be, and he is hereby to pay \$1,453.32 authorized and directed to pay out of the excess of fees payable to received by him which by law are payable into the treasury county. of said county, to Susannah H. Willard and Joseph Willard, executors of the will of Joseph Willard, late of Boston, deceased, the sum of fourteen hundred and fifty-three dollars and thirty-two cents, being the amount expended by them for extending and completing the records of the superior court, in the county of Suffolk, after the death of said Joseph Willard, deceased, who was clerk of said court in said county. Approved May 31, 1867.

RESOLVE IN FAVOR OF HANNAH M. NEEDHAM.

Chap. 74.

Resolved, That there be allowed and paid out of the Allowance of treasury of the Commonwealth, to Hannah M. Needham, of \$123 for state Lawrence, widow of Sumner H. Needham, the sum of one hundred and twenty-eight dollars, for state aid; and that on and after the first day of May, in the year eighteen hundred After May first, and sixty-seven, said Hannah M. Needham be taken and 67, how entitled. deemed to be entitled to receive the same amount of state aid that she would have been entitled to receive had her husband been credited to the quota of Massachusetts.

Approved May 31, 1867.

RESOLVE FOR THE PAYMENT OF MONEY DUE TO FRANK WHEELER, Chap. 75. DECEASED.

Resolved, That the adjutant-general be directed to make Adjutant-gena pay-roll for two hundred and fourteen dollars and sixty- eral to make paysix cents in the case of Frank Wheeler, a member of company K, thirtieth regiment of infantry, Massachusetts vol-

780

Payment.

unteers; to be paid in the manner prescribed by law for the payment of state bounties to soldiers and their representatives. Approved May 31, 1867.

Res. 88 of '66

Chap. 76. Resolve in relation to companies e, f, L and M, of the sec-OND MASSACHUSETTS CAVALRY.

construed in favor of bounty to members.

Resolved, That chapter eighty-eight of the resolves of the year eighteen hundred and sixty-six, relative to companies E, F, L and M, of the second Massachusetts cavalry, be so construed as to pay the bounty of fifty dollars to each member of said companies or his heirs. Approved May 31, 1867.

Chap. 77.

RESOLVE IN FAVOR OF HERMAN HAUPT.

Allowance of \$22,814 on account of Troy & Greenfield R. R. & Hoosac Tunnel.

Resolved, That in consideration of moneys paid on account of interest and other matters connected with the Troy and Greenfield Railroad and Hoosac Tunnel by Herman Haupt and Company, and in full therefor and of all claims against the Commonwealth, the attorney-general is hereby authorized and directed to discharge all executions now held by the state against Herman Haupt, and there shall be allowed and paid to said Herman Haupt the sum of twenty-two thousand eight hundred and fourteen dollars: provided, that a full release, satisfactory to the attorney-general, of any and all claims in relation to the west shaft of the Hoosac Tunnel shall have been made to the Commonwealth.

Proviso.

Approved June 1, 1867.

Chap. 78.

RESOLVE IN FAVOR OF ELIZABETH EVANS.

Allowance of \$32.66 for state aid.

Resolved, That there be allowed and paid out of the treasury of the Commonwealth to Elizabeth Evans, the sum of thirty-two dollars and sixty-six cents, for state aid.

Approved June 1, 1867.

Chap. 79. Allowance of \$144.

RESOLVE IN FAVOR OF FRANCES E. COGGIN.

Resolved, That for reasons set forth in the petition of Frances E. Coggin, widow of Charles H. Coggin, of company H, thirteenth regiment Massachusetts infantry, there be allowed and paid to her out of the treasury of the Commonwealth, the sum of one hundred and forty-four dollars.

Approved June 1, 1867.

Chap. 80.

Resolve in favor of eliza k. williams.

Resolved, That for reasons set forth in the petition of Eliza K. Williams, widow of Watson S. Williams, of company G, thirty-fifth regiment Massachusetts infantry, there be allowed and paid to her, out of the treasury of the Commonwealth, the sum of one hundred and thirty-two dollars.

Approved June 1, 1867.

Allowance of \$132.

RESOLVE IN FAVOR OF ELIZABETH MALONEY.

Resolved, That there be allowed and paid out of the treas- Allowance of ury of the Commonwealth to Elizabeth Maloney, of Boston, \$56 for state aid. widow of John P. Maloney, the sum of fifty-six dollars for state aid. Approved June 1, 1867.

Chap. 81.

RESOLVE IN FAVOR OF TIMOTHY CONNELLY.

Resolved, For reasons set forth in the petition of Timothy Allowance of Connelly, that there be allowed and paid out of the treasury \$325 for state of the Commonwealth to said petitioner, the sum of three hundred and twenty-five dollars for state bounty.

Chap. 82.

Approved June 1, 1867.

RESOLVE IN FAVOR OF WILLIAM INGALLS, EXECUTOR.

Resolved, That William Ingalls, executor of the last will Powers of, under and testament of Enoch H. Rust, late of Boston, deceased, will of Enoch H. Rust defined. be, and he hereby is, authorized and empowered to invest in personal or other securities, at his discretion, certain moneys which by said will, the said Rust directed to be laid out in the purchase of a house for the use of Lucy R. Stedman and her children; also to invest in personal or other securities at his discretion, certain moneys, which by said will the said Rust directed to be laid out in the purchase of a house, or other real estate for the benefit of the children of said William Ingalls; all said property to remain to the same uses and ultimate disposal, and for the benefit of the same persons, as the said moneys would have been if invested in real estate, agreeably to the provisions of said will: provided, that the Proviso: shall give head to said executor shall first give bond, with sufficient sureties to judge of probate. the judge of probate for the county of Suffolk, to the acceptance of said judge, conditional that said executor shall faithfully and according to his best judgment, execute the authority hereby conferred, and render from time to time, as the said judge may order, true and just accounts of said trust.

Chap. 83.

Approved June 1, 1867.

RESOLVE IN RELATION TO IMPROVEMENTS AND REPAIRS OF THE Chap. 84. STATE HOUSE.

Resolved, That it is expedient to make certain alterations, President of senimprovements and repairs in the state house, substantially in ate and speaker of the house apaccordance with the views of the joint committee in their pointed commissioners. report on this subject to the present legislature and such other improvements as the commissioners may deem necessary; and the president of the senate and speaker of the house are hereby appointed commissioners with full power to carry out the purposes of this resolve: provided, that said contract, and improvements shall not be commenced until a contract shall conditions of.

have been made, with sureties satisfactory to the commissioners, that they can be completed for the sum of one hundred and fifty thousand dollars. Approved June 1, 1867.

Chap. 85. Governor to ascertain if Mass. Historical Society

State in custody.

Resolve concerning the "hutchinson papers."

Resolved, That the governor be requested to ascertain whether any books, manuscripts or other documents now in have property of possession of the Massachusetts Historical Society, are the property of the Commonwealth, and to take such measures as he may deem proper to determine the question of title May determine title, and restore and procure the restoration of the same to the library of the Commonwealth; and that he report to the next general court the results of his action under this resolve.

Approved June 1, 1867.

Report.

Chap. 86.

Sum of \$100,000 from coast defence fund allowed.

Commissioners appointed by governor to expend.

May construct sea-wall or dike bor Creek.

RESOLVES CONCERNING CAPE COD HARBOR AT PROVINCETOWN. Resolved, That there be allowed and paid out of the coast

defence fund a sum not exceeding one hundred thousand dollars, and the same is hereby appropriated, for the protection and preservation of Cape Cod Harbor at Provincetown from the dangers which threaten it; the same, or such part thereof as may be needed for that purpose, to be expended under the direction of a board of three commissioners, to be appointed by the governor, upon plans approved by the governor and council. And such commissioners are hereby across East Har- authorized to construct a sea-wall, dike or other solid and permanent structure across the opening of East Harbor Creek, near the present highway bridge across that creek, and to do any other acts which may appear to them necessary and expedient for the protection, preservation and security of said Cape Cod Harbor.

Expenditure declared to belong to United States.

Resolved, That the appropriation hereby made, is in anticipation of a duty and obligation which manifestly belongs to the general government of the United States, and which is now assumed by Massachusetts in the present exigency, relying upon ultimate re-imbursement therefor.

Copies of resolves to be sent U.S. senators and representatives.

Resolved, That his excellency the governor be requested to communicate a copy of these resolves to the senators and representatives from Massachusetts in congress; and that they be earnestly desired to urge and secure re-imbursement by the United States of whatever may have been, or hereafter may be expended by this Commonwealth for the security of Cape Cod Harbor. Approved June 1, 1867.

Governor may cause certain laws and orders

Chap. 87. Resolves concerning the printing of the provincial laws. Resolved, That the governor with the consent of the council be authorized to cause to be prepared for publication

the acts and laws of the late province of Massachusetts Bay, prepared for with such of the laws and orders recorded in the general one volume, to court record as are of legal and historical importance, from be distributed under G.S.3, § 2. the arrival of the province charter in the year sixteen hundred and ninety-two, to the seventeenth day of June, in the year seventeen hundred and seventy-four, and to contract for the printing of one volume of the same during the present year, to be distributed according to the provisions of chapter three, section two, of the General Statutes.

Resolved, That the sum of ten thousand dollars is hereby Appropriation, appropriated for the publication of said laws, of which sum and expenditure present year. not above three thousand dollars shall be expended during the present year. Approved June 1, 1867.

Resolve authorizing the purchase of a bust of abraham Chap. 88. LINCOLN.

Resolved, That there be allowed and paid to Mrs. Sarah Allowance of \$2,500 for work F. Ames, out of the treasury of the Commonwealth, the in marble. sum of twenty-five hundred dollars for a marble bust of Abraham Lincoln. Approved June 1, 1867.

RESOLVE CONCERNING THE SALARIES OF THE JUSTICES OF THE Chap. 89. SUPERIOR COURT.

Resolved, That the salaries of the chief justice and asso-Shall be paid ciate justices of the superior court, as established by the from first Janupresent legislature, shall be paid from the first day of January last. Approved June 1, 1867.

RESOLVE IN RELATION TO REPAIRS OF THE STATE HOUSE.

Chap. 90.

Resolved, That in case it shall be found that improve- Sum in Res. 84, ments upon the state house, as contemplated by a resolve of '67, being found insufficient for the course when shall be said to said the course when sha the present session, cannot be completed within the sum work, shall be therein provided, the commissioners appointed to make said representatives, improvements shall be authorized to complete so much thereof as relates to the re-seating of the representatives' hall, and the warming and ventilation of the rooms, and to use so much of the appropriation as may be needed for that purpose. Approved June 1, 1867.

Resolve in relation to the compensation of the door-keepers, Chap. 91. MESSENGERS AND PAGES OF THE SENATE AND HOUSE OF REPRE-SENTATIVES.

Resolved, That there be allowed and paid out of the treas-Allowances for ury of the Commonwealth to each of the door-keepers and service. assistant door-keepers, and to the messengers of the senate and house of representatives, five dollars per day, and to each of the pages of the two branches the sum of three dollars and fifty cents per day, for each day's service of the

present session, and to the chief door-keeper of the senate and house of representatives, one hundred dollars each, in addition. Approved June 1, 1867.

 ${\it Chap.}~92.$ Resolve fixing the compensation of the members of the leg-ISLATURE, THE CHAPLAINS AND THE MEMBERS OF THE EXECUTIVE COUNCIL AND OF THE ASSISTANT-CLERKS OF THE LEGISLATURE.

Pay of senators and representatives.

Resolved, That there be allowed and paid out of the treasmry of the Commonwealth, to each of the members of the senate and house of representatives, the sum of five dollars per day, for each day's attendance during the present session; to Benjamin C. Dean, assistant-clerk of the senate, and William A. Crafts, assistant-clerk of the house of representatives, each the sum of seven hundred and fifty dollars for their services at the present session of the legislature; to the chaplains of the two branches four hundred dollars each, for the session; to the lieutenant-governor the sum of ten dollars, and to each of the members of the executive council the sum of five dollars per day, for each day's attendance during the present year. Approved June 1, 1867.

Assistant-clerks and chaplains.

Ligut, governor and council.

Chap. 93. Resolves in relation to the commonwealth flats near south BOSTON.

Joint committee of legislature, with approval of governor and council, to sell certain flats.

Resolved, That a joint committee consisting of three members on the part of the senate with six members on the part of the house of representatives be appointed, with full authority, subject to the approval of the governor and council, to release for money or such other valuable consideration, and upon such terms and conditions as they shall think fit, the right, title and interest of the Commonwealth in and to the whole or any part of the land and flats in Boston harbor, which lie northerly of South Boston and easterly of Fort Point Channel, and within the exterior line on the plan for the occupation of the flats owned by the Commonwealth in Boston harbor, approved by the legislature in the eighty-first chapter of the resolves of the year one thousand eight hundred and sixty-six, and on any modification of said plan hereafter made; and said committee may sit in the recess of the legislature.

May contract for filling, building wharves, making streets, etc., and pay cost with pay cost with pertions of flats or rights upon.

Resolved, That said committee may contract with any person or persons, or the city of Boston, for the filling of any portion of said flats or for building wharves, or making docks, basins, streets, bridges or sewers, dredging or doing any other work upon or in relation to said flats, and to pay for the same by conveyances of any portions of said flats or the granting of any rights or privileges therein, and for laying out and building streets and sewers to and over said flats or any part thereof, reserving and laying out channels, and May authorize laying of railroad they may authorize any corporations or persons to lay and tracks. use railroad tracks over any parts of said flats for the purpose of transporting materials for filling up the said flats, and of any other work in relation thereto, and shall have full power to determine and settle, by agreement, arbitra- May settle public tion or process of law, the relative rights and interests of rights. the Commonwealth and all other parties in and to and over said flats and any parts thereof; and said committee shall May improve have power to enter into any contracts in regard to the occupation and improvement of said flats which said committee think best: provided, that every conveyance made, Proviso: all acts to be approved and the terms thereof, every contract entered into, every by governor and council. authority given for laying railroad tracks and otherwise, every plan for the occupation of said flats and building docks, basins, wharves, streets and sewers thereon adopted by said committee, and all acts of said committee in relation to said flats, shall be submitted to the governor and council, and shall not be binding on the Commonwealth and shall not have any force or effect until the same have been approved by the governor and council; and that nothing herein con- No money to be tained shall authorize said committee, by any stipulation or treasury. contract, to require the payment of money from the treasury of the Commonwealth. And all moneys received under and Moneys received by virtue of these resolves, other than moneys hereinafter cept certain, to applied to the compensation fund, shall be paid to the treasgo into treasury
for sinking fund,
urer of the Commonwealth, to be applied to the sinking fund,
under Act 1865,
122,
§ 3. as provided for by section three of chapter one hundred and twenty-two of the acts of the year eighteen hundred and sixty-five.

Resolved, That the said committee may make any con- Committee may tracts which they think judicious with any of the riparian with riparian with riparian proprietors in South Boston, for the purchase of any of their owners. flats, or rights or interest therein: provided, that no such con- Proviso: shall be tract shall be binding on the Commonwealth until the same approved by exhas been approved by the governor and council, and that no ment of money. such contract shall require the payment of any money from the treasury of the Commonwealth beyond the amount received under this act.

Resolved, That said committee shall neither fill nor make Displaced tideany contract for the filling of any portion of said flats, nor water, compensaallow the same to be filled by any person or persons, without provided as condition precedent. first providing for such compensation for tide-water displaced as may be necessary for the protection and preservation of the harbor of Boston, the amount of such displacement to be ascertained, and the amount and nature of the compensation

Committee shall consult harbor commissioners and be approved by executive.

Commissioners to direct work. if done; monéy in lieu to be paid into treasury under Act 1866, 149 § 4.

timate sum of of pay for filling whole area, and report.

Shall appoint hearing for parties in interest and give notice.

Shall suggest needful law.

Account of services and expenses of committee, to be submitted to gover-

Tenure of committee. Majority act.

necessary to be made therefor, or the worth of the same in money, to be determined by said committee, after consultation with the board of harbor commissioners and the advisory council of said board, and subject to the approval of the governor and council; and such work shall be done under the direction of the board of harbor commissioners, or the money received in lieu thereof shall be paid into the treasury, in the manner provided in section four of chapter one hundred and forty-nine of the acts of the year eighteen hundred and sixtysix, and shall be applied to making compensation, in such Committee to es- manner as the legislature shall hereafter determine. cost and method committee shall estimate the cost of compensation necessary to be made for filling the whole area herein authorized to be filled, and shall inquire into the best method of making such compensation, and report all the facts with their recommendations to the next legislature.

Resolved, That said committee shall appoint a time and place for hearing of all parties interested in the premises, on all matters preliminary to the execution of their commission, and shall give at least ten days' notice thereof, by publication in three or more newspapers printed in the city of Boston; and it shall be their duty to suggest for consideration any new enactments of law which they may think needful for the purpose of carrying into full effect any agreements made or contemplated by them, and of securing the public objects aforesaid in the future improvement of said land and flats conformably to said plan; and they shall keep an account of all their actual services and of all expenses attending the execution of their commission, to be duly audited and allowed nor and council. by the governor and council, and paid by warrants upon the treasury duly drawn for that purpose by the governor, who is hereby authorized to draw the same.

The authority of said committee shall continue until the action of the next legislature thereupon. The act of the major part of the committee shall be taken to be the act of the committee. Approved June 1, 1867.

The General Court of 1867 passed three hundred and fifty-nine Acts and ninety-three Resolves, which received the approval of the Governor.

The Acts may be classified as follows: General Statutes, and Acts of a public character, one hundred and thirty-four; Special Acts, relating to private rights, persons and corporate bodies, TWO HUNDRED AND TWENTY-FIVE.

RESOLVE

RELATIVE TO AN AMENDMENT OF THE CONSTITUTION OF THE UNITED STATES.

Whereas, the legislature has received official notification of the passage by both houses of the thirty-ninth congress of the United States, at its first session, of the following proposition to amend the constitution of the United States, by a constitutional majority of two-thirds thereof, in words following, to wit:

JOINT RESOLUTION, PROPOSING AN AMENDMENT OF THE CONSTITU-TION OF THE UNITED STATES.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of both Houses concurring.) That the following article be proposed to the Legislatures of the several States, as an Amendment to the Constitution of the United States, which, when ratified by three-fourths of said Legislatures, shall be valid as a part of the Constitution, namely:

ARTICLE XIV.

Section 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States, and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States, nor shall any State deprive any person of life, liberty or property, without due process of law, nor deny to any person within its jurisdiction the equal protection of the laws.

Section 2. Representatives shall be apportioned among the several States, according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of Electors for President and Vice-President of the United States, Representatives in Congress, the Executive and Judicial officers of a State, or the Legislature thereof, is denied to any of the male inhabitants of such State, being twenty-one years of age, and citizens of the United States, or in any way abridged, except for participation in rebellion, or other crimes, the basis of representation shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of such citizens, twenty-one years of age, in such State.

Section 3. No person shall be a Senator or Representative in Congress, or Elector of President or Vice-President, or hold any office, civil or military, under the United States, or under any State, who having previously taken an oath as a member of Congress, or as an officer of the United States, or as a member of any State Legislature, or as an Executive or Judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House remove such disability.

Section 4. The validity of the public debt of the United States, authorized by law, including debts incurred for the payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States, nor any State, shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obli-

gations and claims, shall be held illegal and void.

Section 5. The Congress shall have power to enforce by appropriate legislation the provisions of this article.

Therefore, resolved, That the said proposed amendment to the constitution be, and the same is hereby ratified by the

legislature of the Commonwealth of Massachusetts.

Resolved, That certified copies of the foregoing preamble and resolution be forwarded by the governor to the president of the United States, to the presiding officer of the United States senate, and the speaker of the United States house of representatives. [Passed in the House of Representatives on March 15, and in the Senate, March 20, 1867.]

INAUGURAL ADDRESS

HIS EXCELLENCY ALEXANDER H. BULLOCK.

ΩP

At twelve o'clock on Friday, the fourth day of January, His Excellency the Governor, accompanied by His Honor the Lieutenant-Governor, the members of the Executive Council, and officers of the civil and military departments of the government, attended by a joint committee of the two Houses, met the Senate and House of Representatives, in Convention, and delivered the following

ADDRESS.

Gentlemen of the Senate and of the House of Representatives:

In the name of the people we have convened in this hall of our fathers to take the oaths of office and duty. The place of our assembling has been consecrated for two generations by the sacrifices and the blessings of free government. It is fit and proper, as it is also in accordance with the custom of our ancestors, that we should give one hour to review, before we proceed in our spheres of labor. Surely, and first of all, we owe devout gratitude to the Father of mercies, that He has, through another year, granted to our beloved Commonwealth a term of health and prosperity; that He has inspired her citizens with the same principles of integrity and courage which have kept her institutions unsullied in the past; and that He has brought us together, her chosen representatives, under no regret for any delinquency of those who have come and gone before us, but only responsible, and anxious, lest our exertions

shall be less worthy than theirs of the approval of Him who

is the stay and trust of Massachusetts.

In the discharge of my part in this duty of our Convention, I propose, in accordance with ancient usage, to discuss, with whatever information I possess, the condition of the local interests of the Commonwealth, and also to speak frankly and fully of her relations as a member of the federal Union.

LIABILITIES OF THE COMMONWEALTH.

The funded debt of the State on the first day of the present year was	\$24,399,224 25 2,947,963 16
Amounting in the aggregate to	\$27,347,187 41
This statement presents an apparent increase of the former during the year, of And a decrease of the latter, of	5,267,789 25 1,043,473 84

This increase in the funded debt, which includes the loans to various railroad corporations, has accrued chiefly from the absorption of the temporary loans outstanding on the first day of January, 1866; from the investment of more than \$1,500,000 of cash belonging to the various funds in the purchase of the Bounty Fund and Massachusetts War Fund scrip; and from the addition of the difference between \$4.44 and \$4.84 per pound on the sterling bonds loaned to the Western Railroad and the Troy and Greenfield Railroad corporations; these bonds having been originally computed at \$4.44, while their redemption must be provided for at \$4.84 per pound sterling.

The unfunded debt, at present existing, has arisen mainly from advances in excess of the issue of scrip to meet expenses incurred on account of the Troy and Greenfield Railroad and Hoosac Tunnel; from the re-imbursements to cities and towns of amounts paid to families of volunteers; and from unexpected expenditures authorized by Acts of

special legislation in excess of previous estimates.

Of the funded debt, before stated, the sum of \$6,826,196 is absorbed in loans made to railroad corporations, which are secured by bonds, mortgages, sinking funds, and collaterals. This, however, includes the amount issued on account of the Troy and Greenfield Railroad and Hoosac Tunnel, the redemption of which has since been assumed by the Commonwealth. But this fact strengthens the security, since the

title has become absolute in the State. Of the remainder of the funded debt, the payment of \$22,005,568 is amply and with certainty provided for by sinking funds, established, pledged, and supplied each year for that purpose; and the sum of \$2,393,656.25, including the Coast Defence Loan, (\$888,000,) and the Three Years Loan, (\$1,055,656.25,) has accrued without any special provision for its redemption

other than the ordinary resources of the Treasury.

In connection with this subject, it may be stated that the accumulations of the Debt Extinguishment Fund from the increased value of its securities, of the Union Loan Sinking Fund, and perhaps of some other funds, promise largely to exceed the amount necessary for the redemption of scrip for which they are pledged; thus furnishing means for the liquidation of loans for which no provision has yet been made, whenever, in the judgment of the Legislature, it shall seem desirable to make such reservation. It may be added, also, that the Treasury has now upwards of two millions of dollars in hand with which to retire the seven per cent. Temporary Loan soon to commence its maturity, and to liquidate other portions of the unfunded loans and floating liabilities.

MASSACHUSETTS WAR EXPENSES.

Of the aggregate expenditure of Massachusetts on account of the war, amounting to more than \$50,000,000 including that of her municipalities, the sum thus far paid and payable directly from the State Treasury is not less than \$30,000,000. Of this last named amount, the sum of \$3,532,092.78 has been charged to the United States Government, under the provisions of the Acts of Congress authorizing partial indemnification for expenses incurred by the loyal States. During the past year, an additional allowance of \$621,435.53 has been received from the United States, making, with the amounts previously received, a total re-imbursement thus far of \$2,555,749.74 on this account. Of the unadjusted balance of \$976,343.04, about \$30,000, included in our final account, remains to be submitted to the proper department at Wash-Of the remainder, the sum of \$919,573.18 is suspended for explanation and information now nearly ready to be forwarded with our final account; leaving less than \$27,000 of the whole account thus far actually disallowed. It is but just and reasonable to claim and to expect from the General Government a full re-imbursement for expenses thus incurred.

FINANCE FOR THE PRESENT YEAR.

The estimate of ordinary revenue for the year, which	ch I
make from the best materials at my command, amount	
the sum of about $\$1,200,000$	00
The estimate of the expenditures can	
scarcely fall short of 5,000,000	00
In this I allow for aid to disabled soldiers	
and the families of the slain, under the Act	
of 1866, the sum of 1,800,000	00

The returns from the towns have not yet been received and added, but it is searcely probable that the total can be less than I have estimated. This sum, when ascertained, should be provided for by tax, and I see no reason to doubt that it will constitute nearly or quite one-half of the whole amount necessary to be raised by taxation.

In these estimates I have made no account of additional appropriations for the prosecution of the work at the Tunnel. The Legislature for the last few years has permitted the appropriation for this object to be provided for by temporary loans, which afterwards are transferred to the funded debt.

By an order adopted by the Governor and Council, after mature deliberation, and under the provisions of chapter 122 of the Acts of 1865, establishing the War Fund, the Treasurer has already issued five-twenty six per cent. currency bonds amounting to \$2,113,000, of which the larger part has been applied in retiring the temporary indebtedness. In the opinion of the Treasurer, approved by the Executive Department, this was deemed to be the best policy of finance which can now be adopted. Already, in the period of four years and a half, the purchase of gold coin for the payment of interest has drawn from the Treasury the sum of \$1,292,516.77.

EDUCATION.

The returns made to the office of the Board of Education exhibit a year of unexampled interest and progress. The increase in the number of pupils of all ages in the schools is shown to be nearly ten thousand, while the average attendance has increased more than eleven thousand and five hundred. No feature of the returns is more satisfactory and encouraging than the marked advance in the wages paid to teachers. The amount raised by taxes for schools during the year is \$1,993,177.39, showing an excess of \$210,552.77 over the preceding year. When to this we add the sum

received from funds and other sources, both for public and private schools, we have the result of \$2,574,974.49 expended on schools; which is equal to the sum of \$10.09 for every person in the State between five and fifteen years of age. I know not any more inspiring cause for hope, nor any higher proof of the determination of the people to add to the security of government the power and grace of intelligence, than is furnished by this unprecedented aggregate of contributions, made in a year of also unprecedented severity of other taxation to discharge the burdens imposed by public war.

All the towns have raised the amount required by law as a condition of receiving their share from the State fund, and sixteen only have failed to raise double this sum; a fact which has not occurred in any former year. The experience which in this respect makes up the record of the last year and of preceding years, establishes, almost beyond doubt, the practical wisdom and the working efficiency of a State education fund, large but limited, and taking effect rather as an incentive to popular appropriations than as a leading

source of supply.

I advert to another item from the voluminous returns, which takes a place comparatively obscure among the decimals of arithmetic, but if carried forward, will take a prominent place in the intelligent growth of the State. The percentage of the valuation of 1865 appropriated for public schools in the last year was one mill and ninety-eight hundredths, (\$.001.98,)—an increase on the preceding of twenty-one hundredths of a mill, (\$.00.21.) A delicate ratio when expressed to the eye or the ear; but if it shall be maintained hereafter, at the close of a decade the sum appropriated to public schools will exceed the amount of \$6,000,000 per annum.

It appears that a large and constantly increasing percentage of female teachers, both in summer and in winter, is kept in charge of the department of education. In the last educational year thirteen hundred and seventy-seven (1,377) male teachers, and ten thousand eight hundred and eighty-five (10,885) female teachers were placed over the public schools. I deem it proper to state, also, that the Normal School at Framingham has been put under the superintendence of a woman, by the unanimous approval of the members of the Board of Education, with whose judgment it was my pleasure to concur. It also appears that the average wages of female teachers is considerably less than one-half of that of male teachers. It would be justly a cause of

regret, if it should prove that the reason of the predominant number of female teachers is only or chiefly the cheaper price of their services; nor is it believed that this is generally true. The facilities and felicities which woman brings to the scope, and range, and adaptations of instruction, are well established by philosophy and experience in the field of education, and ought to absolve the preference which is given to her in the schools of Massachusetts from the hypothesis of mere mercenary advantage to be derived from her employment. Her mission in the progression and elevation of the coming generations of youth is part of a higher philosophy, and a juster judgment, in the realm of modern civilization. I must therefore again ask permission to urge upon the people of the Commonwealth the policy, the wisdom, and the duty of a continued advance in the compensation of the labor of those to whose influence the character of the State is so largely committed. It is not the ordinary question of economic supply and demand. It is rather a condition of the public benefit and destiny, which must be met by a spirit of large liberality and of comprehensive benevolence to the generations which are to succeed us.

PUBLIC INSTITUTIONS.

The charities of Massachusetts are among her most cherished institutions. By her efforts and sacrifices for their establishment, maintenance, and advancement, she has won an enviable name. On this subject her citizens are peculiarly sensitive. Colonial records, provincial laws, and State enactments give ample proof that the straitened means of an infant people and the gathered wealth of a prosperous State have contributed in full proportion to the relief of the needy, and the cure or care of those stricken of God and afflicted.

As a riper experience and a better knowledge have gradually developed the true relations and the actual needs of her dependent classes, she has never faltered in word or work. True alike to instinct and tradition, the Legislature, sustained by her tax-paying people, has preferred rather to exceed, by a liberal provision, than fail to meet the requirements of humanity, as interpreted by the spirit of the age, and the results of scientific investigation. Statutes centuries old, the substance of which is incorporated into our present laws, provided for her poor. A generation ago, the blind, the deaf mute, and the lunatic received her care, and were not forgotten in the generous benefactions of her sons and daughters. And while provision was made for all,

caution and sound judgment marked the steady and harmonious progress of her charities, till their course was suddenly and rudely interrupted.

Origin of the State System.

It pleased God to afflict another people with pestilence and famine, thereby opening a way, through the consequent immigration, for the development of our latent resources, and their own material and social advancement.

But with the advantages gained, the seaboard States were compelled, while all unprepared for it, to encounter the inevitable results from the influx of a sickly and poverty-stricken population. In Massachusetts, the effect was speedily manifest in the crowding of the local almshouses, the hospitals and jails, with paupers, invalids and lunatics.

The unequal distribution of this burden, which bore most heavily on the cities and towns adjoining the sea-coast and the railway lines, created an urgent appeal for relief to the Legislature. This body, finding itself helplessly encumbered by their pecuniary claims, not one-half of which could be examined in an ordinary session, superseded its long-standing committee on accounts by creating the bureau of the State Auditor. It also intrusted to its most sagacious and farseeing members the investigation of the whole subject, in the hope of immediate relief and future protection. the establishment of the present State system, which went into operation in 1854; but not until the penalty of more than a million of dollars had been incurred for the absence of protective statutes, and the inefficient execution of existing enactments. For the sick immigrants, the hospital at Rainsford Island was refitted and reopened. For the paupers, State almshouses were built, and for the lunatics another hospital was erected, to which, in four years, was added a third. These buildings and their equipment alone have up to this date cost the State over \$900,000. There was further entailed upon our people, for the support of these institutions, an annual expenditure of a quarter of a million, and I am informed that a large part of the present outlay for our charities is due to the dependent survivors of this early immigration.

Board of Alien Commissioners.

As an indispensable part of the system, the Legislature created the Board of Alien Commissioners, whose province it was to guard the State by land and sea against the influx of those likely to become a public charge, without ample

guarantees for their support or removal. Several years elapsed before this Board was suitably organized; but as early as 1857 its activity became manifest. In the next six years it sent from the State 12,000 paupers and lunatics, legally and equitably chargeable to other communities. By this system of prompt removal, it stayed the increase of public charitable institutions, to which no addition has been necessary since that date. It turned back the tide of vagrants penetrating every hamlet of the State. It gave such ample protection by sea, that the commutation money collected was sufficient to support all immigrants thus entering the State who became a public charge within five years after their arrival, to pay the expenses of collection and leave a liberal surplus. It had succeeded, too, in reducing the expenses of State pauperism to \$200,000 per annum, when the outbreak of civil strife deranged its plans, by introducing new classes of dependants.

Board of State Charities.

But in the State system, there existed abuses which the Alien Commissioners had not the power to abate. In the judgment of the Legislature the time had come for the creation of a central board with larger powers, and a more extended supervision, yet retaining all that was valuable in the old organization. Accordingly it established the Board of State Charities, in the faith that the study of learned and thoughtful men, combined with the experience of practical philanthropists, might simplify our cumbrous system, relieve the friction of local boards, and point the way to a reduction of pauperism and crime by exposing, and suggesting means to remove, their causes.

By a happy coincidence there are associated upon this Board the good physician, who has given eyes to the blind, and whose living sympathy with humanity is recognized in either hemisphere; and the legislator of judicial experience, to whose practical sense and legal acumen the State is mainly indebted for the statutes that have mitigated the intolerable burdens of the former years. With such guarantees for sincerity and impartiality of investigation, the opinions of the Board are entitled to your confidence and their suggestions to the test of actual experiment. So much at least is due to their liberal expenditure of time and labor, and the uncompensated services of all the members, save its executive officers.

Cost of the Board of Charities.

The entire cost of the Board proper for 1866, including the compensation and expenses of their agent for visiting indentured and adopted children, is \$1,900, from an appropriation of \$2,500; of the office of the secretary, \$8,000; of that of the General Agent, \$12,000. The latter officer has collected from immigrant head-money and other sources, and paid into the treasury, more than \$30,000,—thus covering the entire expenses of the department and leaving a surplus of nearly \$9,000. Referring you to the Annual Report of the Board for the details of its complicated business. I mention one item, of too much importance to our tax-payers to be omitted here.

While the State has supported during the past year an average of 2,375 paupers and lunatics, at a cost of \$300,000, the Board of Charities has removed from our limits, or fully provided for two thousand more, who would otherwise have been supported at the public expense. The same agency has removed 17,000 of this class since 1857. The enormous outlay not only for annual support, but for buildings and equipment thus legally and honorably avoided, sufficiently indicates our duty, as well as our policy, for the future.

Merely adding that the recommendations of the Board, adopted by your predecessors, have already produced most gratifying results, I proceed to speak of the several classes of institutions.

The Lunatic Hospitals.

These institutions are supervised by unpaid Boards of Trustees, whose personal character assures the faithful performance of their duties.

I have visited them in company with the Executive Council, and can commend their general appearance and management. Their relation to the Commonwealth consists in the reception and treatment of State pauper lunatics at a rate of board fixed by the Legislature and approximating to the actual cost of the support. It is now three dollars and twenty-five cents per week.

The number thus supported on the 30th of September, 1865, was 478; on the same date, the present year, 548. This increase is due to the inadequate means of the Board of Charities for their examination and removal. As this increase involves an additional expense of over \$13,000 per annum, for as many years as they may continue to be inmates, it is simply justice to our tax-payers to appropriate the small sum necessary to dispose of them as justice and humanity require.

I have caused a careful computation to be made of the aggregates of the annual increase for the past nine years, and find it to be 1,053, all but 70 of whom, excepting those who have died, have been removed through the officers of the charities. This is an average of 117 a year, enough, after allowing for the mortality, to require the establishment of an additional hospital once in four years, unless the laws of the State are rigidily executed. To the fact that the laws have been thus executed is due our exemption from an otherwise intolerable burden. Nearly all these parties are entire strangers. There is no reason why Massachusetts should assume their support, and I am confident that the interests of humanity will be best subserved by adherence to the principle at present adopted, that every community shall maintain the classes of dependants for which it is legally liable.

The cost of these institutions to the State, for the current year, has been \$103,000.

The State Almshouses.

The past year has witnessed an important change in two of these establishments. In compliance with the recommendation of the Board of Charities, the last Legislature adopted a new system of classification. Heretofore, the young and the old, the reputable and the vicious, the sane and the insane, have mingled indiscriminately in the same This admixture has been as revolting to the institutions. feelings as prejudicial to good morals. It was, therefore, provided that a State Workhouse should be established on the premises of the Commonwealth at Bridgewater, to which should be committed on long sentences such inmates of the State Almshouses as should be convicted before a trial justice of vagrancy or of leading idle and dissolute lives; and further, that the State Almshouse at Monson should be converted into a Primary School, to which should be transferred, for discipline and instruction, such children as appeared likely to be chargeable to the State for a period longer than six months. From these children were removed all the disabilities of pauperism, and provision was made for placing them as soon as possible in suitable families. visiting agent was appointed by the Board of Charities to insure a constant knowledge of their treatment and a fulfilment of the conditions on which they were so placed.

This action is a virtual abandonment of two of the State Almshouses as such, except for the reception of the few temporary inmates supplied by the districts in which they are located. It seems to be a measure of economy and humanity, and I am informed that it promises to be a complete success. Since the first of October, ninety inmates have been sentenced to the State Workhouse, and the effect is already apparent in the diminution of admissions to the State Almshouses.

The Primary School at Monson contains 445 pupils, and will compare favorably with the majority of our district schools.

There are a few hundred paupers remaining at Bridgewater and Monson, who will be nearly all removed in the coming spring, when each institution will assume more

completely its distinctive character.

The institution at Tewksbury, under the policy adopted by the Legislature, will eventually be the only State Almshouse. The elimination of the vicious and criminal elements will relieve it in great measure of the repulsive features that have hitherto so disfigured the Almshouses, and render it a more suitable home for the deserving poor. It is under the charge of a kind-hearted and conscientious Superintendent. Its medical department, now involving a great increase of labor and responsibility, through the opening on its premises of a receptacle for the harmless and apparently incurable insane, has been recently placed under the care of a physician of high character and acknowledged ability. Its successful management under the new arrangement will demand financial skill, executive force and promptness, and a banishment of undue timidity. Let us hope that both its Superintendent and its Board of Inspectors will cooperate sincerely and efficiently with the Board of Charities in that policy which seeks not only an economical administration, but a better knowledge of the principles that should control the treatment and support of the insane and the indigent. Its inmates, including about 150 pauper lunatics, now number 780, and the aggregate population of the three establishments is about 1,800, less by ten per cent. than at the same date in 1865. The sum actually drawn from the Treasury for their maintenance is for the current year \$170,000, or somewhat less than \$2 per week for each person supported.

Rainsford Hospital.

It remains to speak of the Hospital at Rainsford Island, which, as it has recently been discontinued in part, requires a somewhat extended notice. This island was purchased in 1736 for hospital purposes. A careful examination of the

legislation from that date to 1775, shows that it was intended and used only for persons ill with contagious diseases, who might arrive by sea or reside "in or near Boston." selectmen of that town were its supervising board. It afterwards passed entirely under the control of that city, though the title remained vested in the State. The increase of immigration between 1845 and 1852, and the consequent sickness, caused the State to resume its direct control and refit the island for hospital purposes, for which it was re-opened in 1854. But sanitary measures applied to the immigrant ships soon removed the sickness, and since that date its patients have been mainly the vicious poor of Boston and vicinity, who would be more appropriately committed to the excellent hospitals of the State Almshouses. To maintain so costly an institution for this class, many of whom under various pretexts would linger for months after their recovery, seemed only bestowing a premium on vice, and great efforts were made to reduce its numbers and expenditures. These were resolutely opposed by the local officials, and extraordinary means were used to secure patients—or rather inmates—till the passage of the excellent Act of 1865, providing that the sick poor not able to be moved to a State Almshouse should be cared for at their own homes, the expense to be borne mainly by the State. This of course rendered any further occupancy of the island entirely needless except as a quarantine station. The few remaining patients were therefore removed and the officers and attendants relieved from duty. The island is now under the charge of a keeper, and will be used strictly hereafter for its original purpose. Thus has been terminated a troublesome controversy, and a needless expenditure of some thirty thousand dollars per annum. I have yet to learn that by reason of this action any sick person has suffered, or any increase in numbers has occurred in a single State institution.

I deem it proper to say that the above action was taken deliberately and advisedly by the Executive Department in view of the heavy and needless expenditure of the Hospital. Its average number of inmates for the year ending September 30, 1866, was 125; its cost for the same time for expenses and repairs, \$35,000; its cost, since it was re-opened in 1854, not less than \$407,000.

I must add that an establishment called the Military Barracks was found on the island, supported without color of law from the pauper appropriation, and containing some forty discharged soldiers. Having ascertained that numbers of these were of dissolute character, and that all the deserving

could be comfortably and legally cared for in the "Discharged Soldiers' Home," for which a liberal appropriation had been made, and of which the State was not availing itself, by the advice of the Executive Council I directed them to be removed.

For an account of the School for Idiotic and Feeble-Minded Youth, the Asylum for the Blind, and the various Institutions of Reform and Correction, especially of the State Prison, which I am happy to learn is again about to become nearly or quite self-supporting, I must refer you to their elaborate and interesting Annual Reports.

PROVISION FOR DEAF-MUTES.

For successive years the deaf-mutes of the Commonwealth; through annual appropriations, have been placed for instruction and training in the Asylum at Hartford. While, in the treatment of these unfortunates, science was at fault and methods were crude, in the absence of local provisions, this course, perhaps, was justifiable; but with the added light of study and experience, which have explored the hidden ways and developed the mysterious laws by which the recesses of nature are reached, I cannot longer concur in this policy of expatriation. For I confess that I share the sympathetic yearnings of the people of Massachusetts towards these children of the State, detained by indissoluble chains in the domain of silence. This rigid grasp we may never relax; but over unseen wires, through the seemingly impassable gulf that separates them from their fellows, we may impart no small amount of abstract knowledge and moral culture. They are wards of the State. Then, as ours is the responsibility, be ours also the grateful labor. And I know not to what supervision we may more safely intrust this delicate and intricate task, than to the matured experience which has overcome the greater difficulty of blindness superadded to privation of speech and hearing. To no other object of philanthropy will the warm heart of Massachusetts respond more promptly. Assured as I am, on substantial grounds, that legislative action in this direction will develop rich sources of private beneficence. I have the honor to recommend that the initial steps be taken to provide for this class of dependants within our own Commonwealth. Should this policy be adopted, I have every reason to believe that it would eventually result in a permanent decrease of the present annual expenditure for their support.

PRODUCTIVE ENERGIES OF MASSACHUSETTS.

In accordance with the Act of 1865, providing for a Statistical Return of the Industry of the Commonwealth, the Secretary of State has compiled and published, in a volume of more than eight hundred pages, an enduring memorial of the capacity, activity and enterprise of our people. the Fourth Decennial Report on the same subject which has

been prepared in compliance with our laws.

In this connection it is interesting to recall the fact, that when, thirty years ago, in the commercial metropolis of the world, her capitalists consulted the great statesman of Massachusetts as to the intrinsic value of the serip of the Commonwealth, then for the first time offered in a foreign market, his answer was the presentation of a copy of the First Report of her productive industry. The maturity of that scrip is immediately approaching; and no better evidence can be furnished of the far-reaching wisdom of his reply, than a perusal of this latest record of her material prosperity and power. Whatever increase of her indebtedness may have since been demanded by the enterprises of peace, or the exigencies of war, the increase of her wealth and productive capacity in a yet greater ratio demonstrates, by the most convincing proof, her ability to meet these added obligations. For, with gratified pride I am enabled to announce to every holder of a Massachusetts Bond, whether at home or abroad, the fact, that while the First Report indicated an annual product of eighty-six millions of dollars, the Second of one hundred and twenty-four millions, and the Third of two hundred and ninety-five millions,—the Fourth and last exhibits an aggregate of five hundred and seventeen millions (\$517,000,000.) And this result is yet more gratifying, and no less remarkable, when it is remembered that the increase of seventy-two per cent. on production in the last decade, has been attained with an increase of only three per cent. in our population.

In reviewing this subject I cannot forget that the inventive genius of our people, developed by their necessities, has induced a variety of pursuits and a division of labor, which by relieving a too intense competition tends with greater certainty to the success of every man in his chosen department of toil. In this last published abstract of our industry I find enumerated more than two hundred distinct classifications of pursuits, of which many are themselves susceptible of sub-division, while many others are omitted from the statement from a failure of the interrogatories propounded by law to keep pace with the ingenuity of our people.

may well doubt whether within the limits of any other nation, a community can be found so completely illustrating the power and the results of intelligence as applied to industry, in the vital force, the material wealth and the nobler advancement of mind and soul, developed by this combina-

These results have been achieved by a people numbering about twelve hundred and seventy thousand. The returns of the census of 1865 are now in process of compilation in the office of the Secretary; but an examination of the tables foreshadows the above conclusion. The ratio of increase for the last period of five years has scarcely exceeded one-third of the ratio of the five years preceding. But when we consider how great have been the disturbing causes since 1860, our surprise is rather awakened by this steadiness of popular growth. During the same period of five years, from 1860, the valuation of property has increased from \$\$97,000,000 to \$1,009,000,000, notwithstanding all the while the constant and extraordinary waste of war. Thus it appears, from results which are neither conjectural nor illusory, but which are derived from our admirable method of statistics, and are wholly trustworthy, that the Commonwealth is constantly advancing in all the ways of public strength.

Nor are these energies and forces of wealth and power limited to the uses of mere local aggrandizement. Alike in time of strife or tranquillity, for maintaining the dignity of the Government, and cultivating the arts of peace, their proportion of the national burden has far transcended their ratio of population. The best blood of Massachusetts has been freely shed on land and sea, for the integrity of our empire, and the great idea of universal freedom; but no less profusely, and with no less heroic sacrifice, have her people poured out their treasures to further the accomplishment of the same high purposes. Whether as voluntary offerings, or the necessary imposts of war, their contributions have been made with the same spirit of firm resolve and cheerful alacrity.

By the courtesy of the Commissioner of Internal Revenue and the several Collectors, I have been enabled to ascertain that for the last fiscal year, the people of Massachusetts have paid in the form of internal revenue, specific and general, the sum of \$34,989,208.33. Nor do these figures express the full amount of their payments; for, estimating our proportional expenditure for stamps and other items not necessary to be recounted here, this amount will be at least

\$37,000,000, of an aggregate revenue of \$311,000,000. This is 12 per cent. of the entire receipts of that Department from the whole country,—a result in marked disproportion to the comparative area and population of this Commonwealth, and illustrating the energy and patriotism of its people. If the influence of States in the national councils shall be commensurate with their contributions to the national support, the day is distant when in a public crisis the voice of the people of Massachusetts, speaking through their chosen representatives, shall be lightly regarded.

SAVINGS BANKS.

The first report of the Commissioner of Savings Banks will exhibit a large annual increase in this class of investments. The whole amount of deposits is shown to be \$67,717,947.80; an increase for the year of \$7,781,465.28. It is now thirty-two years since this class of returns was made, and each year has shown an advance in the amount of deposits. That of the last year has far exceeded every other. It is now fifty years since the first Savings Bank was incorporated in the town of Boston, and the present amount of deposits in one hundred and two institutions furnishes a proof that the original purpose of the system has at least been successful. Not only have the number of institutions and the aggregate amounts of the deposits been swollen to the present condition shown by the report of the Commissioner, but the average amount of deposits to each depositor has very largely and constantly increased. I commend these facts, and the suggestions of the Commissioner relating to them, to the consideration of the Legislature.

It is certainly a fit source of pride that the thrift and forethought of the people is represented in the facts of this great success; and it is equally worthy of consideration, in the present development and magnitude of the system, whether, with reference to possible financial exigencies, a larger discretion and power may not wisely and safely be conferred upon the managers of these institutions. Under the present ratio of this investment but a few years will elapse before this capital will amount to one hundred millions of dollars. Those who are vested with its control ought to be also clothed with a discretion sufficient for the general safety in a contingency of public panic.

COLLECTION OF STATE TAXES.

Great embarrassment and delay have been experienced in collecting the assessments under the corporation tax laws of 1864 and 1865, by reason of the inadequate methods provided. Many of the corporations withhold payment, and the number of these increases, by the influence of example, from year to year. The number of cases now delinquent is large, and the amount in dispute is more than \$100,000.

In cases of the refusal of corporations to pay the tax assessed upon them under the law, the statute authorizes suits to be brought against them in the name of the Commonwealth. This course has been adopted. But in these suits the questions of law which arise must await the decision of the Supreme Judicial Court; which decision, in consequence of the large business before that tribunal, can only be obtained after considerable lapse of time. In the meanwhile these corporations do not pay their tax, and others, because of the pendency of the questions of law, refuse to pay theirs. And, in addition, some of these cases may be earried upon writs of error to the Supreme Court of the United States, where in the ordinary course of the docket a decision may not be had before the second or third year after its entry. A large number of corporations may unite to carry any one representative cause into that court,—as, in the year just closed, a large number in a body refused for a common reason to pay the tax assessed upon their capital, and it is easy to perceive that the operations of the government may in this way be seriously embarrassed.

Besides, this embarrassment reaches the individual towns. Under the fifteenth section of chapter 283 of the Acts of 1865, to which I ask your attention in connection with this subject, as often as the corporations refuse to pay the tax, the accounts of the State Treasurer with the towns in which the stock of the delinquents is held, are kept open and unsettled, and the proper credit and re-imbursement to the towns must be held back until the final adjudication.

In my opinion this is a state of things which is not in accordance with the dignity, necessity, or convenience of the State. The Commonwealth goes as a plaintiff seeking among the courts for its revenue, while any one of its municipalities may enforce the payment of its own taxes against the citizen by quick and summary process. I am of the opinion, reinforced by constant complaints of embarrassment from the Treasury, that a remedy should be provided against this condition.

I recommend that if a tax of the State remains unpaid, after notice, and after a sufficient time, the Treasurer be empowered to issue his warrant, directed to some appropriate officer, for the collection of such tax, in a manner

analogous to that in which the towns are now authorized to proceed against delinquent tax-payers. This should be a

remedy in addition to those now provided by law.

Of course any party aggrieved should have its remedy. If such tax should be decided illegal, perhaps the party of whom it has been collected in the manner proposed, might have an action at common law against the officer issuing the warrant, or against the persons assessing the tax. Such actions would be a public inconvenience and ought to be avoided. I recommend, therefore, that in lieu of any other form of action, and in exclusion of any other, such tax-payer be authorized to commence proceedings in the Supreme Judicial Court against the Commonwealth by a petition in the nature of a petition of right.

HARBOR COMMISSIONERS.

A law establishing a board of Harbor Commissioners was enacted April 12, 1866. Under this Act I made early appointments, and the commission has been actively engaged in its responsible work. I beg leave to commend to the two houses a thoughtful consideration of the report of this board, composed of gentlemen who are eminent citizens, and whose recommendations may be safely received as the result of the mature judgment of disinterested and impartial officers. anticipate from their deliberations and conclusions new guarantees of security to the commerce and the wealth of the State. If this board had been established twenty-five years before, many private rights, which by legislative grant have since accrued against the public interests, might have been wisely prevented. From those many Acts, which cannot now be revoked without an infraction of the public faith, let us take admonition for the future, respect and reasonably sustain the judgment of the commissioners, and receive their suggestions as the expression of a watchful jealousy against every encroachment of private interest upon the public safety and property. I repeat my former assurance, that every measure of safeguard to the harbor of Boston should receive the approval of the representatives from all parts of the State, since it furnishes equally to their own local constituencies the promise of their growth and prosperity. The experience of the few months during which this board has been in existence, has shown the necessity of some improvements in the law.

A Resolve, passed in the year 1859, (chap. 103,) among other things, empowers the Governor and Council to authorize riparian proprietors to build wharves on their own and

the Commonwealth's flats, and to fix the terms on which such wharves may be built, and the price to be paid to the Commonwealth. This part of the resolve, which is in reality an important law, was not embraced in the General Statutes enacted in 1860, and has not since been repealed.

The powers thus given to the Governor and Council seem to fall appropriately within the sphere of the Harbor Commissioners, and can be more conveniently exercised by them in connection with analogous powers already conferred on

them.

The fourth section of the Act establishing the board suggests the form of the new powers and duties to be transferred to the Harbor Commissioners, if the Legislature shall concur with me in the opinion that this change ought to be made.

I think the Harbor Commissioners ought to have the power of selling and of leasing any of the Commonwealth's flats, except the South Boston flats, and of adjusting the lines of flats between the Commonwealth and riparian proprietors, subject to approval by the Governor and Council.

FISHERIES IN THE MERRIMACK AND CONNECTICUT RIVERS.

I invite your attention to the report of the Commissioners of Fisheries, who were appointed under the Act of last year relating to this subject. These gentlemen have engaged zealously in the work of the commission, and their report presents gratifying results. This subject was first brought to the attention of the General Court, by complaint of the State of New Hampshire, that valuable migratory fish were excluded from that State by dams on the Merrimack and Connecticut, which stopped these fish on the way from the The objects aimed at by the commission are, to open a free passage for these fish from the mouths of these rivers to their head waters; to hasten the re-stocking of these waters; to so regulate the time and manner of taking fish as to insure their certain propagation and supply,—and, by every practicable measure, to maintain the river water free of pollution.

The Commissioners have already progressed so far, that, in the next spring, the Merrimack will be free from its mouth to head waters-by means of fishways over all the high dams, both in Massachusetts and New Hampshire. remains to place the Connecticut in as good condition at the Holyoke and Turner's dams; and this work also will probably be completed in the course of the next season. The Commissioners of New Hampshire have cooperated with our own in re-stocking the waters of the Merrimack, and this part of the work will be still further prosecuted. For the effectual regulation of the taking of fish from these rivers, and for keeping them in a reasonable state of purity, additional Acts of positive and restrictive legislation, and a

further appropriation, will be essential.

I deem the several measures recommended in the report of the Commissioners worthy of your approval. The States of Connecticut, New Hampshire and Vermont, are acting earnestly and in harmony with us, and a liberal policy on the part of the General Court is due not more to the importance of the enterprise itself than to comity towards these several States. As hitherto the people of Vermont and New Hampshire have not prevented the application of the large and valuable reservoir water powers lying within their limits to the support of the numerous manufactories situate below them, and owned by our own citizens, reciprocity on our part is justice towards them. The example of experiments elsewhere, undertaken and resulting in accordance with the established facts of natural history, warrant an expectation of profitable results here, if only the work be continued with thoroughness.

BOUNTIES PAID-THE PAYMASTER'S DEPARTMENT.

I have received and shall transmit to the legislature the final report of Brigadier-General J. F. B. Marshall, the late Paymaster-General. The labors of this department have been so far reduced that the services of this officer are no longer required. A perusal of this able and comprehensive report, which may justly be regarded as a document affecting the historical renown of the Commonwealth, will vindicate the title of this department to grateful consideration for its faithful labor, for its efficiency as an instrument of war administration, and for the scrupulous integrity which has marked the whole of its management in receiving, holding, and disbursing many millions of money.

It will also prove deeply interesting as a statement of the vast amount which the people, acting here through their representatives, have paid for the preservation of the government. You will observe by reading the report that the amount of State bounties paid since the beginning of the war, including a considerable sum already made up on the pay rolls but as yet unpaid, exceeds the figures of \$13,000,000. If to this I could add,—that which I am unable definitely to ascertain, and of which my mind has only a general estimate,—the amount of bounties paid locally by individual citizens and by the several municipalities of the State,—it

would be demonstrated beyond the possibility of cavil that in the late national struggle the people of this Commonwealth have exhibited a measure and heroism of pecuniary sacrifice not surpassed by any other people on the globe.

By the mustering out of the twenty-fourth and thirtieth regiments during the past year the payment of monthly bounties to Massachusetts volunteers has ceased. And yet there are those, numbering from two hundred to three hundred, who enlisted in the regular service of the United States and on the quota of the State, the payment of whose bounties under the Act of 1863 will not terminate until April, 1868. In addition to this current business of the paymaster's office, there will be the payment of old bounties, not yet called for, estimated as amounting to \$40,000 or \$50,000 for the present year. Then there is apparently due, of full and advance bounties, on pay rolls heretofore made, a sum of more than \$130,000, the consideration of which comprises the questions of doubtful, disputed or forfeited cases, for desertion and all other valid reasons.

Applications from this class are constantly received, sometimes from the friends of soldiers, but frequently from bounty brokers and speculators. For a just decision of them I deem the assistance of the paymaster's department highly important. Not the Treasury, nor any other department, can properly and sufficiently scrutinize these claims. In further addition I consider it vitally important that the records of the paymaster's department should be made in a concentrated form for future reference, which shall be a safeguard against all claims for bounties hereafter to be made, whether coming from ignorance of former payment, or from the fraudulent intent or speculative interest of professionalists and brokers. Thus far, every appeal from the refusal of payment, whether made to my predecessor or to myself, or to the Legislature from his decision or mine, has fully sustained the original judgment of the paymaster. I accordingly, early in last year, directed the officers of this department to make up a complete index of its whole work. index has been commenced, and I invite the General Court, or its committee, to inspect it. When completed it will present at a glance, a history, now becoming accessible, as when finished it will be conclusive and perfect, of all the cases for bounty, comprising the entire period of this legislation and all the facts touching the rights of soldiers numbering some forty-two thousand (42,000.) I have thought this to be the only safe course, for justice to all deserving soldiers

To accomplish these objects, and to leave the work of this department in a state which shall be entitled to confidence for the future, I have appointed as Paymaster Mr. W. H. Porter, one of the only two clerks remaining. He will need but a single assistant in closing the labors of the office. At an expense which is trivial compared with the large pecuniary interests involved, I recommend the small appropriation which will be needed.

STATE AGENCY AT WASHINGTON.

By authority derived from an appropriation made by the last Legislature for the purpose, I have continued the Agency at Washington, under the active and commendable conduct of Lieutenant-Colonel Gardiner Tufts, whose report for the year will accompany that of the Surgeon-General. I am aware that it may be asked why this office should be continued since the war has ended, and regiments have been mustered out, and hospitals have been closed. But the effects and the relations of war reach over into the period of peace. I have not acted alone: ten other States still retain their agencies at the Capital. Though by the termination of its duties in field and hospital the expense of the agency has been reduced more than one-half, yet its work has been regarded as important to the soldiers and their friends, and to the military history of the State.

You will learn from the report that the year at the office shows a correspondence comprising more than seven thousand letters, relating to the correction of rolls, questions of relief from disability, discharge of minors from service, fate of missing soldiers, burial and removal of the dead of Mas-

sachusetts, claims, and miscellaneous subjects.

More than three thousand claims of our soldiers for pensions, areas of pay, and bounties have passed through this agency to the General Government. The agent has collected in the year for Massachusetts soldiers more than \$103,000. The business of the office is such that in my judgment it ought not to be discontinued at present. This accumulation of business comes from the Acts of Congress increasing pensions and granting new bounties to soldiers, and from our own legislation of last year relating to the disabled and the families of the slain. In all questions relating to arrears for pay, pensions, and claims made under the late Act of Congress for the equalization of bounties, it appears to me that the State ought, by so slight expense, to aid its own soldiers and to protect them from the exorbitant charges of private and professional claim agents. Under

the recent Act of Congress for the equalization of bounties, alone, more than two thousand (2,000) claims have been properly filed by the State Agent. This is without charge and cost to the claimant. If the same claims were to pass through the intervention of professional agents the whole amount of the cost of maintaining this agency would be many times repeated.

I do not hesitate to recommend, that as a measure alike of economy and humanity to our soldiers and their representatives, the General Court shall by a moderate but reasonable appropriation authorize the Executive, in his discretion, to continue this agency, which has already more than accomplished the beneficent design with which it was originated.

THE STATE CONSTABULARY.

I shall have the honor to communicate a copy of the report made to me by Major Edward J. Jones, the Constable of the Commonwealth. In the document itself will be found a full detail of the operations of the department under the direction of this officer, whose services I cannot too highly commend. The experience of a second year has proved the utility and efficiency of this new organization of the civil force. It has demonstrated that the representative of the power of the Commonwealth commands a respect and attains results, which the municipal officer, embarrassed by local influences and associations, has failed to secure.

I regret that the local police have not in all cases cordially coöperated with the constabulary of the State; and that in some instances they have manifested a disposition to impede rather than to assist this department of the executive power. I suggest such legislation as shall prevent a continuance of this impediment. The whole people is interested in the detection and punishment of crime, be it in one municipality or another. Hence no officer of police should be permitted to remain in commission, who has obstructed the action of those to whom in the largest sense is intrusted the duty of detection and prosecution.

THE MILITIA -- ORDNANCE.

Under the Militia Act of 1866, I thought it expedient to order the whole force under one division only, which was further organized under two brigades. The corps of Independent Cadets was detached from the division and retained subject to the orders of the Commander-in-Chief. The first encampments which were ordered under the Act

were by brigades, in September last. As this was the first public and organized appearance of the militia of the State since the opening of the war in 1861, it became my pleasure, as it was equally my duty, to be present and to observe the condition of the organization.

The whole force, including officers and privates, was represented by the number of five thousand six hundred and fifty-three men, of whom only seven hundred and twenty-six were absent. A large proportion of the force present on duty was composed of those who had served with honor in the recent war. The general appearance in the drill and parade was such as would reflect credit upon the best organized militia of any State. It is an organization worthy of your continued support and appropriation; suggestive of safety in time of peace, and of power and strength for the exigencies of war. It can only be kept up by a considerable expenditure; but that expenditure, in my opinion, becomes reasonable, and even cheap, in the presence of the memorials of the last six years, and in view of the vicissitudes which may at any time betide us in the future. I felicitate the gentlemen of the Legislature, and the people of the Commonwealth, that after a war of more than four years' duration, before whose pageantry and power military organizations in peace are too apt to strike the senses as tame and unnecessary, we can so soon count in the three days' duty of camp and drill nearly six thousand of our citizens, willing to meet the irksome duties of peace as they are ready to respond to the calls of war. I trust that it is now settled, that by the liberality and encouragement of legislation, a reasonably large and sufficiently organized militia is one of the leading adjuncts and supports of the power of Massachusetts. Permit me to commend it to the patronage of the Government and to the favor of the people.

I shall avail myself of the authority conferred by law to ask the counsel of officers upon military questions relating to the organization of the militia, and may have occasion to communicate during your session further suggestions of practical methods. I shall especially inquire as to the expediency of so changing a portion of the muskets now in store at the arsenal, that they shall conform to the standard which may be adopted by the federal government.

AGRICULTURE-THE AGRICULTURAL COLLEGE.

The intelligent and active interest which the people of this Commonwealth have taken in Agriculture, has not abated during the last year. The season has been auspicious, and

the careful husbandman has received an ample reward for his labor. The markets for agricultural products of every description have continued to increase, as manufactures and the mechanic arts have enlarged our cities and multiplied our thriving villages. Wherever the land is devoted to any specific branch of agriculture, for the supply of the home market, its increase in value indicates an encouraging prosperity in the art; and calls our attention to the farms of Massachusetts as the substantial foundation of much of her wealth.

The intellectual efforts which have, in various ways, been made for the advancement of agricultural science are also worthy of notice. The State Board of Agriculture has discharged its duties with commendable assiduity; and by its connection with the local agricultural societies it has stimulated investigation, and has laid before the community an attractive volume, filled with valuable results of practice

and the most ingenious and suggestive speculations.

The Agricultural College, an important ally of the Board in the work of diffusing a knowledge of farming among the people, is rapidly advancing to complete organization, and will undoubtedly be ready during the present year to receive those young men who desire to bring to the work of the farm not only sound practical information, but the best scientific principles. By an Act of the Legislature, approved May 26, 1866, an immediate connection is created between these two institutions; and there seems to be no doubt, that with the influence of the Board binding it to every agricultural society in the State, and thus also to almost every farm, the college may become not only the receptacle of a great amount of useful practical knowledge, but also the source whence the highest light of science may be shed to guide the farmer in his calling. For more than three-quarters of a century Massachusetts has been awakened to the necessity of agricultural education, by the thought and effort of some of her ablest thinkers and wisest statesmen; and she is entitled to a well organized agricultural college, which shall form a part of her great system of University education,—which shall combine and direct all her efforts for agricultural improvement,—and shall be the special object of her kindest and most generous care, as an important instrument in the work of popular cultivation. Under its present management, which is pervaded with harmony, earnestness, and a wise spirit of economy, I predict the success of the institution.

LIFE INSURANCE COMPANIES.

I recommend for your consideration the expediency of so altering the period of life insurance returns that it shall conform to the financial year of the companies, which in most cases, ends on the thirty-first day of December. The adoption of this rule by us would probably lead to a uniformity in this particular throughout the country. It is wise policy to aid these companies by all reasonable facilities for the transaction of their business. This interest has already attained a magnitude which will surprise those not familiar with it; and because it is destined still further to increase, and because it encourages the beneficent principle of saving, it is deserving liberal but intelligent legislation. The companies doing business in this Commonwealth are even now represented by three hundred and forty thousand members, upon whose lives is insured the sum of more than \$900,000,-000; and their assets are accumulating upon a present amount of \$100,000,000. During the past year they have distributed \$6,000,000 among the families of deceased members. In the same time their increase in the amount insured has been \$380,000,000, expressed by one hundred and thirty thousand policies. While the Legislature should make sure all possible safeguards for the holders of policies, care should also be exercised to facilitate the operations of the companies whose objects are so intimately connected with social economy and benevolence. I think that the form of the statement required of them might also be modified, and that in establishing it much may safely be left to the discretion of the State Commissioner.

THE WORLD'S EXHIBITION AT PARIS.

Complying with a Resolve of the Legislature, I have appointed a Commissioner and agents, who have in charge the interests of Massachusetts contributors to the exhibition of industry, art and science which is shortly to be open at Paris. The preparation for our own part in this rivalry of the genius and skill of all countries, has derived an added importance and dignity from the sanction of national legislation. We are not apt to over-estimate the influence of such institutions, aided and patronized by nations. They are universal educators. They become instruments of international pacification, more potential and more benevolent than the cunning of diplomacy.

The action of Congress for the promotion of this object was consummated so late, and the general business of the

country has been so active for the local demand, as to warrant the apprehension of some deficiency in the variety and quality of our part in the contribution. I am assured, however, that the interests of the Commonwealth will be credit-

ably represented.

By the American representative at Paris, and by men of public spirit in our own and other States, my attention has been called to the eminent propriety of presenting in some representative form our system of public schools. A strong desire has been expressed that we should contribute a Massachusetts school-house, with teachers and pupils. The whole of this has been thought to be impracticable. But at least a form of model school-houses, sufficiently large and well constructed to illustrate the general arrangement, with furniture and appliances, for the purpose of representing some of the visible parts of our mode of free education, is awaited by many of our friends on the continent.

To accomplish this end an appeal has recently been made by the agent to liberal citizens in this vicinity and has met with cordial response. But I think it is the better opinion that the honor of the State will be best promoted, and that the object of the exhibition will be best secured, if the Legislature shall make an appropriation for this expenditure. I take pleasure in recommending an early appropriation of \$3,500, which shall enable the Governor and Council to cancel private subscriptions and at once to give effect to the

object.

THE STATE BRIDGES.

I ask the attention of the General Court to the system now in force as to the supervision exercised over the Charles River and Warren Bridges, the immediate care of which, since the office of agent of these bridges was abolished by chapter 186 of the Acts of 1859, has been vested in their draw-tenders. These officers are required to make a quarterly statement of their receipts and expenditures to the Governor and Council; and this is the only supervision vested in any body over them; with the exception of the Annual Report to the Legislature which is also required of them. The expenditures for these bridges for the past year appear to be largely in excess of the appropriations, which were:—

For the Charles River Bridge, the Warren Bridge, .			\$4,625 4,820	
		Ī	\$9,445	00

While the expenditures have been,—		
For the Charles River Bridge (to Oct. 1,) the Warren Bridge (to Oct. 1,)	$\$8,\!100 \\ 6,\!053$	
	\$14,153	28
Estimating the expense of the last quarter by adding 20 per cent.,	2,830	65
	\$16,983 9,445	
Leaving a deficiency of	\$7,538	93

for which no appropriation has been made.

The approval of the Governor and Council is required before the draw-tenders can lease "any building, privilege, or other property, not thus appropriated, which belongs to their respective bridges;" and I suggest in view of the large deficiency referred to, that some further legislation is called for, which shall provide that no expenditures upon this property shall hereafter be made without the antecedent consent of the Governor and Council.

TROY AND GREENFIELD RAILROAD AND HOOSAC TUNNEL.

The two hundred and ninety-third chapter of the Acts of 1866 imposed upon the Governor and Council the general supervision of the work upon the Troy and Greenfield Railroad and Hoosac Tunnel, and the duty of visiting and inspecting the same at least once in each year. In the discharge of this duty, immediately after the adjournment of the Legislature, in company with the Executive Council, I passed over the entire line of the road from Greenfield to its western terminus, and visited and inspected the works at the Tunnel. This visit has since been twice repeated by the Governor and Council.

By the same Act, the Governor and Council were directed to appoint some competent and experienced person as a consulting engineer, whose duty it should be to examine and report to them upon all matters relating to the prosecution of the work upon the Railroad and the Tunnel. Accordingly the appointment was conferred upon Benjamin H. Latrobe, of Baltimore, whose approved reputation as an engineer, and whose large experience in the construction of Railroad Tunnels eminently fit him for this position. This officer has frequently visited the line of the road and inspected the work at the Tunnel.

The same Act directed the Commissioners to construct the said road, provided they could make a lease of the same which should be advantageous to the Commonwealth; such lease to be approved by the Governor and Council. The Fitchburg and the Vermont and Massachusetts Railroad Companies proposed to lease the road from Greenfield to the eastern portal of the Tunnel, at an annual rent of thirty thousand dollars; this lease to continue in force till the completion of the Tunnel, unless the work should be stopped by competent authority. This lease was afterwards executed. After making several slight improvements in the line and location of the road, the Commissioners, with the approval of the Governor and Council, and by the advice of the consulting engineer, placed the same under contract, to be completed for \$545,000. This does not include the cost of depot buildings, turn-tables, or engineering expenses, which altogether, it is believed, will not exceed the further sum of \$45,000. It is therefore confidently expected that the whole cost will be not more than \$600,000, upon which the annual rent will pay an interest of five per cent. By the contract the road is to be opened to Shelburne Falls by November fifteenth of the present year, and to the Tunnel by July fifteenth of the year succeeding.

I invite the attention of the Legislature to the present condition and prospects of this great enterprise. The progress in the work of the Tunnel, during the year, has been twelve hundred and forty-six (1,246) feet, being four hundred and forty (440) feet in excess of that last year. The course of the work has been retarded by the introduction and experimental use of automatic drills, in the eastern This machinery having been constructed at a opening. large expense, and deemed by competent mechanics and engineers to promise success, the Commissioners thought it expedient to give it a thorough trial. For a short time after its introduction, the expectations entertained seemed likely to be fulfilled. But by reason of constant breakage, cost of replacement, and delay of the work, these machines have failed to answer their design and have been disearded. Another invention is now under test, upon the same heading, of the success of which high hopes are entertained. But the present inadequate number of the new machines will require their removal from the Tunnel, and the continuance of the experiment upon the exterior of the mountain. The consequence is, that a greater advance would have been made if the employment of hand labor had not been interrupted. New explosive agents have been employed and

promise favorable results. The process of blasting by simultaneous explosions by means of electricity has proved successful.

At the West Shaft the old pumps have recently given out, and the water has so rapidly gained upon the miners, that work at this point has been for the time discontinued; but new pumps have already been secured, and not many days should elapse before the work will be resumed and successfully prosecuted. Under a contract, made by the Commissioners with the approval of the Executive, operations in the decomposed rock at the West End have been, during the past season, slowly but successfully progressing. There is no reason to doubt that this portion of the work, hitherto deemed almost insurmountable, will be surely but at great expense accomplished, and that its completion will be in advance of that of the other leading parts of the Tunnel. The Central Shaft is progressing satisfactorily, having now reached a depth of about 400 feet, leaving 630 feet yet to be completed. Such is the present condition of this work.

I desire fairly and fully, and in the light of the best information I can command, to present to the two Houses the future prospect of the time and cost necessary for the completion of this great undertaking. I have already adverted to the success of the present operations at the West End, under a contract with private parties. In the judgment of the Commissioners and of the consulting engineer, which, if the Council shall concur with me, will be approved by the Executive Department, the interest of the Commonwealth will be promoted if other sections of the Tunnel shall also be placed under contract. The reasons for this opinion are too obvious to practical men to require statement in detail. In the able and exhaustive report of the consulting engineer, which I have recently received, a copy of which I shall transmit to you, trusting that it will receive your attentive perusal, you will find the amount of excavation yet to be made, definitely expressed by cubic yards, and prices stated, at which, according to his knowledge and experience, responsible contractors will undertake the work. By his estimate the aggregate of future cost, exclusive of interest, will be \$3,633,640. It will be perceived that the Commissioners, in their report, have formed estimates not varying essentially from his. It will be further perceived that the maximum of time requisite for the completion of the Tunnel is fixed by the Commissioners at twelve years from this date; while by the consulting engineer the same event is estimated to occur in July, 1875, eight and one-half years from the present

time. This discrepancy is explained, in large part at least, by the apparent omission of the Commissioners to take into account the facilities for excavation that will be afforded by the completion of the Central Shaft, which, in the judgment of the engineer, will occur thirty-two months hence, thus presenting two additional headings for the operations of the miners. These estimates are predicated upon the continued employment of hand labor, and do not include any advantages to be expected from the use of new agencies in blasting.

In presenting to you these results of professional investigation, I do not forget that the disappointments of the past must east some shadow of doubt over the exactness of predictions for the future; but the value of the lessons they have taught us are not to be lightly regarded; and the causes that have produced them, especially in the matter of

outside expenditures, are not likely to occur again.

But, granting that the estimates both of time and cost may be exceeded, the probability of a successful issue, and its momentous effect on the material interests of the Commonwealth and her relative consequence in the circle of the States, will not, in my judgment, permit this enterprise to be abandoned. The value of great public works, conceived in the necessities of States, looking not to the specific returns of remunerative interest for a single year, or a limited number of years, but rather to the compensation of internal commerce through successive generations, cannot be computed by the rules that govern private investment, based on the promise of immediate profit. The finance of individuals comes within the limitations of present and personal interest; the investment of States looks for a return in their complete development and in their enduring destiny. have judged the great commercial and manufacturing Commonwealths of New York and Pennsylvania; and so they have builded their success on the partial forgetfulness of immediate expectations, and on a confidence in the longer and grander future. While I defer to the wisdom of the Legislature, to whose judgment this whole question is now committed, I may be permitted to express my individual belief, that if this work of tunnelling a mountain, for the purpose of connecting the granaries of the West with the local wants and the broad commerce of New England, shall possibly transcend the calculations of the engineer and the Commissioners, the next generation of merchants, manufacturers and yeomen, will pardon errors of computation and cheerfully accept their proportion of the burden.

The various appropriations in aid of this enterprise amount to \$3,900,000, including \$200,000 for the purchase of the Southern Vermont Railroad. Of this amount there has been actually allowed and paid the sum of \$3,201,220.15, including interest and exchange on scrip issued,—which leaves an unexpended balance of \$698,779.85. The cost of the completion of the road already under contract, and the current expenditures upon the Tunnel itself before April, will exhaust this balance.

In the meantime, since several years must clapse before the completion of this new avenue to the West, the commerce of the East requires every practicable measure of relief from present obstacles. This is not more the demand of the metropolis of our trade, than of the people who derive through it and from it their supplies of life. It will be my duty to cooperate with you in every act which your inquiries may suggest, in aid of the commercial freedom of the people, whose present inconvenience demands our thoughtful care and our prompt action.

THE NATIONAL POLICY.

I have received from the Honorable William H. Seward, Secretary of State, and shall communicate to the Legislature, an attested copy of a Resolution of Congress, proposing to the legislatures of the several States a fourteenth Article to the Constitution of the United States. Prominent among the provisions of this Article of amendment, I notice great principles of government, long recognized by the people of this Commonwealth, and endeared to them by the sanctions

of their own history and usage.

The first section guarantees to all persons born or naturalized in the United States, and subject to its jurisdiction, the right of citizenship and of civil equality before the law; and it protects them from any State legislation which might abridge their privileges, or deprive them of life, liberty or property, without due legal process. To this cardinal principle of a republican government I am unable to see how any citizen can reasonably object, who is himself in sincerity of belief a supporter of the Democratic idea. As an abstract proposition, it is so manifestly an axiom of free government as to preclude the necessity of argument. In its special application to the condition of the insurgent States, its adoption by Congress was designed to give certain and enduring effect to the provisions of the Act, commonly called the Civil Rights Bill, passed at its last session, by the constitutional majority, notwithstanding the objections of the Presi-

dent. Whatever reasons existed at the time for the enactment of that bill, apply with redoubled force to the incorporation of its provisions into the organic law. The denial of its benefits and immunities to a large class of citizens in those States, rendering emancipation to a great extent a nullity, now demands its affirmation in the most solemn form, to the end that neither the Executive nor the judicial power, nor the local authorities, may render inoperative the

deliberate verdict of the people.

The second section provides that the denial of suffrage to any of the male inhabitants of a State, twenty-one years of age, and citizens of the United States, or the abridgment thereof, except for participating in rebellion or other crime, shall exclude all such disfranchised persons from forming a part of the basis of representation in the national relation. In the light of justice and the analogies of law, this proposition is a necessary corollary to that policy which has released a race from servitude, and admitted them to an equality of civil rights; since otherwise, their full enumeration in making up the basis of representation, displacing the reduced ratio now provided by the Constitution, would add to the political power of the seceding States and make this advan-

tage of their rebellion a premium on treason.

Perhaps a leading inducement to the action of Congress in proposing this section, was the expectation that the natural desire to obtain the full representation of their inhabitants and a resulting influence in the national councils, would develop in Southern communities a sentiment in favor of universal suffrage, and raise up political organiza-This theory is attractive in itself, and tions in its support. is supported by the teachings of experience and the tendencies of human action. To the adoption of this section the objection has been raised, that it recognizes the right of the South to disfranchise the colored race. While I am not insensible to the plausibility of this suggestion, as a question of easuistry, I am unable to feel its practical force. In my judgment, the adoption of the section recognizes, not a right, but an existing fact; and affixes to its continuance a political disability. In no event should any one of these States be admitted till this amendment has, by the requisite assent of three-fourths of the States, become a part of the Constitution itself. And further,—should the representatives elect of any such States, in virtue of the adoption of the amendment, apply for admission to Congress, it would become a question for that body seriously to consider whether such application should not be denied, unless they shall have been

elected in full accordance with its conditions. For I can see only inconsistency in admitting to Congress the representatives of the South, elected in violation of the very principle, the adoption of which is made the condition of their admission.

The third section disqualifies for certain offices a specified class of participants in the rebellion, until the disability be removed by two-thirds of each House of Congress. This provision is in accord with reason and justice, and is sanctioned by the example of other governments, which have in

like manner recognized a necessity for self-protection.

The fourth section, by an inviolable and enduring guarantee, secures from all question hereafter the payment of the public debt, in any manner incurred in the late war for the preservation of the National Union; and declares all public debts or claims of rebel States forever void. If there can be any objection to this section, it must come from its unnecessary re-affirmation of the inviolability of the public faith of this government. I have yet to learn that, in any quarter of the globe, any question has arisen touching the ability, or the disposition, of the United States to discharge the last dollar of its indebtedness.

The fifth section gives effect to the entire amendment by conferring upon Congress the authority to enforce its provisions.

This article of amendment was adopted by Congress, at its last session, in the public interest and in good faith to all classes and sections, whether representing the positive loyalty of the North or the reluctant acquiescence of the South. It is a fact, not without its interest to us, that both of the senators and all the representatives of Massachusetts gave to it by their votes the preliminary sanction of the Commonwealth. A similar verdict has since been pronounced by the voters of loyal States across the continent. By their action I think we and our constituents may safely abide. in a matter of such gravity, I may be permitted to offer counsel, the amendment is worthy of your adoption.

But the events and the developments which have occurred since the amendment was proposed to the country, and which have profoundly impressed themselves upon the questions of our policy, our duty, and our safety, now challenge the public attention and action. This article was proposed by Congress to the States nearly seven months ago. The proposition was made in a spirit of magnanimity, conciliation and amity, and with a reasonable expectation on the part of Congress that it would in like manner be accepted.

I have not heretofore doubted, and do not now doubt, that if this expectation had been realized, the secoding States would have been received back by representation in the Senate and House of Representatives. In the meantime all of the Southern States referred to, whose Legislatures have convened since the passage of the Resolution in Congress,—six in number,-have with remarkable unanimity rejected the amendment. I discern no evidence on their part of an intention or a disposition to accept it. We are compelled to interpret their action as equivalent to a declaration of their settled purpose. Since these States have thus declined to become parties to this method of imperial adjustment, it only remains for the States now legitimately constituting and carrying on the government,—acknowledged for the last six years, at home and abroad, as the United States of America,—to resume and complete the process of reconstruction, on a basis consistent with national justice and national safety. For the States of the South are not the only States which have an interest in the early restoration of the relations of unity and nationality; all the States, and the whole people of America, have a common interest in the disposal of this question. The issues are of the greatest import; and starting from the basis of justice and humanity they pervade the whole fabric of foreign relations, national finance and commercial credit. The present condition of things cannot be permitted much longer to continue. For every reason affecting our domestic condition and international connections, we cannot afford that the future of the country should remain in uncertainty.

Again, while under any circumstances the perils of the general welfare, impending just so long as the social compact remains disorganized, would demand a speedy exercise of the authority of government over the whole, in the present instance this demand immediately becomes paramount. Over a large part of the section recently in rebellion, barbarous provisions of local codes, which, it was supposed, were abandoned under emancipation, are still retained and enforced in disregard of the national law. In numerous instances the rights of citizens of other States are either denied, or made worthless by the ban of public reproach; the mutualities of production and exchange, the base of the common prosperity, are weakened and interrupted; the laws of the National Congress are too often defied.

If this situation shall continue, Congress must soon be brought, in the course of events, to consider whether the interest of all shall not require of the General Government for those States a uniform policy of control and administration. As States which levied war against the Government, and were defeated on the issue of their own choice, they ought not to expect to dictate the terms of settlement, since they fall within the historical analogies of other wars. victory of arms carries the right to future security. Having seconded from Congress, their ineffectual appeal to force entitles them to re-admission upon such terms only as the victor party may deem essential to the general welfare. because, while they remain in the condition of their forfeiture, deprived of those representative rights which they themselves abandoned, our necessities and their own require, for us and for them, not merely the maintenance of law and order, but the unrestricted enjoyment by every citizen of every State, of whatever race or color, of the privileges and immunities defined and guaranteed by national legislation, it rests with the Congress of the United States to re-organize, re-construct, and, if need be, re-create.

With the assumption that Congress must encounter this grave responsibility, it is evident that its system of reconstruction must be based on such principles of justice, and be strengthened by such considerations of expediency arising from the national exigency, as will commend themselves to the judgment and the conscience of our own people, and command the approval of enlightened and patriotic statesmen of other nations. And not this only. They must be such as will endure the test of time, and secure the verdict of impartial history. To attain this end, it is of the first importance that we should be consistent with ourselves. The great fundamental idea of the American polity is the consent of the governed, through the ballot, to the accession of their rulers to power, and to their administrative meas-The necessity of the limitation of this principle, in our past experience, has expired with the compromises that imposed it. It is the opportunity of this generation to atone for hereditary wrong, to efface the reproach of the past, and to vindicate American ideas by enfranchising a race of men. An enviable opportunity—to place ourselves right before mankind, and to repudiate a responsibility incurred with no assent of ours, but which we must assume and forever bear if faith and courage fail us in this ordeal of the century. A Providential opportunity—not to be generous, but to be just. Apart then from all other considerations, believing that, now as always, Right is wisdom, and Justice is expediency, I avow my solemn conviction that the strait and

narrow path to national safety and national renown, is Universal Suffrage.

But, even in the presence of this grand, overshadowing truth, we must not forget that for the immediate concession of this right to the colored race there are other reasons of public obligation and political necessity. At least two hundred thousand men of African descent have borne arms in the defence of the Union. They have passed the test of manhood,—the surest title to the rights of man. Their courage and constancy have never been doubted; and the memories of Port Hudson, Wagner and Pillow are inwoven in our martial history. They have toiled with the white man through forest and fastness, through swamp and bayou, and breasted the shock of charging battalions. Their martyrs and ours sleep, side by side, in the equality of death. It is surely then the basest ingratitude to deny to the survivors of the conflict a voice in the administration of that government they have aided to save. Nay, more,—to expose them to the vindictive rage of baffled traitors, reinstalled in political power. The national honor forbids it. The conscience of the people disowns it.

In the chosen ways of Providence, and in its own good time, the folly of treason and secession has evolved Emancipation; and Emancipation has imposed new duties towards a crushed, and long-suffering, but docile race. Producers of that wealth which in time they themselves must share; to a considerable extent the future owners of the soil; henceforth, as in the past, by an inevitable law, the chief reliance of the South for that labor which sustains and enriches, they are drifting on the irresistible current of events toward a better destiny. The relations of labor and capital, the duties of social life, the interests of progressing civilization, the claims of humanity, demand for them that protection, guidance and instruction, they are so anxious and so prepared to receive. This high mission has been accepted by Congress and the people; and by formal and solemn enactments they have invested them with the rights and immunities not of freedmen, but of freemen. But their duty ends not here. The word of a nation is spoken. Promise must be performance. Theories of limitations, prejudices of caste, must fall before the exigency. For that pledge will remain unfulfilled, before earth and Heaven, till, as the last and surest guarantee of our sincerity, and for their own safety and progression, they are invested with the right of suffrage.

47

Any plan for reconstruction by Congress must include a thorough consideration, in a fraternal spirit, of reciprocal duties and responsibilities. And this is especially necessary and desirable when, as in the present instance, national loss and sectional ruin are distinctly traceable to a false political system, which, affecting all the strata of society, and re-acting with formidable power on individual interests, elevating the few at the expense of the many, subverts the cardinal principle that the greatest good of the greatest number constitutes the true prosperity of a State. I share the general conviction that this concentration of all political power in the hands of a few is still potent for mischief in repressing the latent loyalty of the South, and for preventing a cordial acquiescence in safe and honorable conditions of settlement. To develop and encourage this loyal spirit, is no less a duty than a necessity. And how can it be effected more easily than by introducing a new political element, evoking safe competition and free discussion? Before these agencies old fabrics will melt away, and the South will awaken to a new life, and become indeed a part of a homogeneous nation. It is the judgment of her most loyal and patriotic sons, in which I heartily concur, that the antidote to existing wrongs, and a safe and certain hope for the future, is to be found in Universal Suffrage.

A degree of education, as a condition of suffrage, is not without its advocates. The prevalence of this idea is no matter of surprise or regret; so clearly is it traceable to the influence of the common schools and colleges of the Free North, to which is undoubtedly due its incorporation into the Constitution of Massachusetts. But vital questions of national import are not to be measured and settled by considerations affecting local policies. Broad as civilization itself, they should be met in that liberal spirit that can comprehend and weigh the changing conditions of time, and place and circumstance. To the colored race, held in ignorance by local laws in regions where district schools are unknown and public education searcely exists in any form, with the law and the purse in the hands of determined opponents, suffrage thus limited would be practically unattainable. Hence, in my judgment, unrestricted suffrage, by conferring a measure of power on those animated by the strongest incentives to acquire education for themselves and their children, will prove the surest method of elevating the race and establishing the institutions of the South on a basis of intelligent patriotism.

And, in our efforts to grasp and settle this mighty issue we are not alone. Free thought, free speech, the rights of labor, and the dignity of the individual man, are the themes which throughout the world compel the attention of philosophers and statesmen, and find utterance in the general call for universal suffrage. The greatest and wisest sovereign of Europe was the first to recognize its power, and made haste to secure his seat by the general ballot of his people. The Reformers of England are clamoring for an extended franchise. The suffrage of Prussia approaches, in its liberality, to that of a pure Democracy. In re-united Italy it is a royal hand that recalls the ancient plebiscit; and the Emperor of Austria, it is said, will soon summon his subjects to the ballot-box.

It is not in accordance with our mission to learn lessons in statesmanship from the monarchies of Europe. In the practical application of the true idea of Liberty it is the duty of this Republic to lead the way. It is therefore my earnest hope that the Congress of the United States, having conceded the principle in the case of the District of Columbia, will complete the work so auspiciously begun, by establishing Universal Suffrage as the irreversible law of the land.

Senators and Representatives:

By a singular felicity in the requirement of our law, here, on the threshold of duty, we have pledged allegiance and service to the twofold jurisdiction and the sublime unity of Massachusetts and the Union. The same conscience binds us to both. Destiny and Events, God and History, have given to us the same love and veneration for both. It is well that the greater part of time in these chambers is expended in that deliberation and discussion which pertains to local legislation. But no thought, or measure, or policy, of our own, ought to stand in preference to the welfare of the whole Union, with which ours is blended;—in preference to the duty which we, in common with all our countrymen, are drawn by fraternity, and love, and loyalty, to perform towards the race of man.

SPECIAL MESSAGES.

THE FOLLOWING SPECIAL COMMUNICATIONS WERE MADE BY HIS EXCELLENCY THE GOVERNOR, TO THE LEGISLATURE, DURING THE ANNUAL SESSION.

[To the Senate, January 8.]

Constitution, of ment.

I have the honor to transmit to the legislature a commu-United States. Proposed amend- nication from the Secretary of State of the United States. enclosing an attested copy of a Resolution of Congress, proposing to the legislatures of the several States a Fourteenth Article to the Constitution of the United States.

[To the House of Representatives, January 11.]

South Carolina. communication from.

I have the honor to transmit for the information of the legislature, a letter from the Governor of South Carolina, acknowledging the receipt of the Resolve, chapter 44 of the year 1866.

[To the House of Representatives, January 11.]

Hours of labor. Report of commissioners on.

I have the honor to submit, for the information of the General Court, the Report of the Commissioners on the Hours of Labor, appointed under chapter 92 of the Resolves of 1866.

[To the House of Representatives, January 14.]

Navy Yard, Charlestown.

I have the honor to transmit a Communication this day received from the Secretary of the Navy, asking a cession of the jurisdiction of the Commonwealth over certain lands purchased by the United States to enlarge the entrance to the Navy Yard at Charlestown. I also transmit the plan and description of the premises, and would ask the early attention of the legislature to the request of the Secretary of the Navy.

[To the House of Representatives, January 30.]

Provincetown Harbor.

I have the honor herewith to transmit for the information of the General Court, a report upon the defences of Provincetown Harbor, by the Commission appointed under chapter 70 of the Resolves of 1855.

[To the House of Representatives, February 11.]

In compliance with the request of the House of Represent- Powers and atives, I have the honor to communicate from the files of Accounts. this department, copies of the opinions of the Attorney-General and of the Justices of the Supreme Judicial Court relative to the powers and duties of the Auditor of Accounts.

[To the Senate, February 13.]

Under a Resolve of 1866, chapter 87, by the Executive Report commisappointment of the Honorable John II. Clifford to act with state house. the President of the Senate and the Speaker of the House of Representatives, those gentlemen became Commissioners to inquire and report concerning the whole subject of remodelling or rebuilding the State House.

The able and comprehensive Report of the Commissioners

is herewith transmitted to the legislature.

The large plans and drawings made by the architects, I have retained in one of the rooms of the executive department, for the obvious reason of inconvenience which would apply to their transmission. They may be kept where they now are, accessible at all times to the members of the legislature, or I will direct them to be placed in any other part of the building which the General Court shall designate.

[To the House of Representatives, March 7.]

I have the honor to transmit for the information of the Military. General Court, the report of a board of officers convened for the purpose of considering and reporting upon certain military questions submitted to them.

[To the House of Representatives, April 18.]

I have the honor herewith to transmit in compliance with Protection Provthe request of the House of Representatives, copies of papers incetown Harbor. relating to the protection of Provincetown Harbor, being such as are now on file in this department, and not yet made public.

[To the Senate, April 22.]

It is my duty to inform the legislature that the Honorable Attorney-Gen-Chester I. Reed has communicated to me his resignation of eral, resignation. the office of Attorney-General of the Commonwealth. vacancy therefore exists in that office, to be supplied by election by the Senators and Representatives in accordance with the provisions of the Constitution.

[To the House of Representatives, April 29.]

I have the honor to transmit herewith two communica- Request, of U.S. tions from the Secretary of War and one from the Secretary for ession of jurisdiction. of the Treasury, asking the cession of jurisdiction of the Com-

monwealth over certain premises needed for the national defence and for the use of the lighthouse establishment of the United States.

[To the House of Representatives, May 7.]

Claims of Herman Haupt and Company. In response to the request of the House of Representatives, communicated to me on the third instant, I herewith transmit a copy of the Report of the Commissioners appointed under the provisions of chapter ninety-six of the Resolves of eighteen hundred and sixty-six, to examine the claims of Herman Haupt and Company. By the terms of the Resolve, if the Commissioners should deem any of these claims equitable and just, for labor, service, machinery, materials and land damages, or any payments and expenditures in the construction of the Troy and Greenfield Railroad and Hoosac Tunnel, the governor and council were empowered, upon the approval of the same, to provide for their payment. The Commissioners having reported that no part of these claims is equitable and just, I conclude that no further duty pertaining to the subject remains for the executive.

The Order of inquiry adopted by the House of Representatives further requests me to communicate such information, connected with the subject-matter, and not already in the possession of the legislature, as may be deemed expedient. In reply I have the honor to say that the only information relating to these claims, which is in the possession of this department, is contained in the Report of the Commissioners.

[To the Senate, May 13.]

Request of U. S. for premises on Gallop's Island and Point Allerton.

I have the honor to transmit herewith a communication from the Secretary of War, asking the cession of the jurisdiction of the Commonwealth over certain premises on Gallop's Island and Point Allerton, in Boston Harbor, needed for the purposes of national defence.

[To the House of Representatives, May 14.]

State Constabulary. I have had the honor to receive from the House a copy of the following Order:—

"Ordered, That His Excellency the Governor be requested to communicate to the House any information which he may deem proper relative to the present number of the State Constabulary; what increase of the force, if any, has been made under the legislation of the present year; what further appropriation, if any, will become necessary therefor; and any other information which he may think fit in regard to the administration, government and efficiency of the corps."

That I might be enabled to reply properly to this Order of inquiry, I have obtained from the Constable of the Com-

monwealth the necessary information, which is embodied in this communication.

As to the first point of inquiry, I am informed by the Chief Constable that the present number of the State Constabulary is sixty-eight. This force, as now distributed, is stated by counties, as follows:—Suffolk, 30; Essex, 7; Middlesex, 5; Worcester, 5; Norfolk, 4; Plymouth, 3; Bristol, 3; Hampden, 2; Barnstable, 2; Hampshire, 2; Berkshire, 2; Franklin, 2; Dukes, 1. Total, 68.

In response to the inquiry what increase of the force has been made under the legislation of the present year, I reply that none has yet been made. The action of the Executive Department in this particular, should, doubtless, be influenced by the judgment of the State Constable as to the needed force, and must also have reference to the appropriation made by the legislature. As the amount already appropriated for this purpose for the present year will be absorbed by the existing force, I shall not feel at liberty to authorize any addition to the number until further appropriation shall have been made by the General Court.

In reply to that part of the Order which inquires what further appropriation will be necessary, I am enabled to communicate the estimate of the Chief Constable. According to his judgment, the addition of forty men to the present force will answer the requirements of the public service, which would make necessary the further appropriation of forty thousand three hundred and twenty dollars (\$40,320,) for the remaining seven months, commencing with the first of June.

The concluding clause of the Order of the House calls for "any other information (which may be thought fit) in regard to the administration, government and efficiency of the corps." The degree of "efficiency" of the force is, perhaps, sufficiently shown by the reports made by the chief officer. For the year 1866 his report is already in possession of the legislature. For the four months of the present year, ending May 1st, his special report, made to me since the adoption of the Order by the House, exhibits the following results:—

Liquor pro		ons,				. 1,		
All other,	•	٠	•	•	•	•	575	2.250
Caimman of			1.1	44	1 -			2,359
Seizures of Liquor seiz			na 10	ttery i	mpie	ments	, .	38
Fines paid,		•	•	•	•	•	•	476 \$38,574 66
rines para,	•	•	•	•	•	•	•	&30,914 00

In this report the Constable states that the amount of fines paid since January 1st, exceeds all expenditures on account of the force in the same period by the sum of eight thousand two hundred fifty-six dollars and ninety-two cents, (\$8,256.92.) In relation to the "administration and government of the corps," I can only say that, since that is intrusted to the Chief Constable, I believe it is exercised in accordance with his rules and regulations with rigor and effect.

I have hesitated whether I should or should not construe the words of the Order of the House—"administration and government of the corps"—as possibly intended to comprise instructions for the administration and government of the force, supposed to proceed from the Executive Department of the Commonwealth. And I deem the apparent uncertainty of this language justly to demand from me a definition of the relations of the Governor with the Constabulary, as understood and practised by me at all times since I have been in this office.

The Act of 1865, establishing a State police, after defining the powers of the Chief Constable and his deputies, provides, that they "shall at all times obey all orders of the Governor in relation to the preservation of the public peace, or the execution of the laws throughout the Commonwealth; and it shall be their duty to see that the laws of the Commonwealth are observed and enforced; and they shall especially use their utmost endeavors to repress and prevent crime, by the suppression of liquor-shops, gambling places and houses of ill-fame." I have judged that it was simply the purpose of this provision to provide for the more efficient execution of the laws against the offences therein referred to; and, that as the ultimate means of accomplishing this purpose, the Act recognizes and affirms the existence of a power in the Governor, to issue explicit orders, in case of need, to the Constable and his deputies, or that it creates such power, if it did not exist before.

It does not follow from this that it is any part of the ordinary duty of the Governor to see or advise in regard to the execution of the laws for the punishment of these or any other crimes, in particular instances. This would impose upon him a degree of attention to matters of detail in administration which would be quite inconsistent with the proper discharge of his other duties. And accordingly, suitable officers are provided, upon whom in the first instance this duty rests.

This is manifest also from another consideration. The Act already alluded to refers specially to three kinds of offences, all of which are in the General Statutes classed alike as nuisances, namely: The maintaining of liquorshops, gambling places, and houses of ill-fame. These three offences stand alike under the Constabulary Act of 1865; and any construction of this statute which would make it the Governor's duty personally to supervise the execution of the laws for the suppression of one of these kinds of nuisances, would apply equally to both of the others. That is to say, if under this statute it is the duty of the Governor personally to supervise the execution of the laws for the suppression of liquor-shops, the same duty rests upon him in regard to gambling places and houses of illfame. I respectfully submit my opinion that the legislature could never have intended to impose these duties upon the The more reasonable construction is, that in case of marked neglect by the proper officers to enforce the laws relating to these or other offences, the Governor has power to intervene and direct the same to be enforced.

It is likewise apparent that the power of the Governor under this Act is only to enforce, and not in any instance to suspend, the execution of the laws. The power of pardoning offences is indeed given to him by the constitution to be exercised with the consent of Council. But this power cannot be exercised before the conviction of the offender. Nor is it consistent either with the spirit or the letter of the constitution, that the Governor should interpose to stay the execution of the laws, or to shield any class of offenders from the consequences of their acts, otherwise than by the exercise of the pardoning power. On the contrary, it is expressly provided in the Declaration of Rights, (Article 20,) that "the power of suspending the laws, or the execution of the laws, ought never to be exercised but by the legislature, or by authority derived from it, to be exercised in such particular cases only as the legislature shall expressly provide for." In my opinion, it was not the intention of the legislature, by chapter 249 of 1865, to confer upon the Governor the power to suspend the execution of the statutes against maintainers of the nuisances therein referred to. On the other hand, for the more faithful and complete execution of those statutes, new officers were created, before unknown in this Commonwealth, whose special duty it is to repress and prevent crime, by the suppression of liquor-shops, gambling places and houses of illfame. And it is not in conformity with the spirit of the constitution that the power to suspend the execution of the laws should exist in any officer, even in the Governor himself, unless clearly bestowed. If laws which are deemed unwise are found upon the statute book, they must nevertheless be enforced, impartially and faithfully, by all the officers of the government, until amended or repealed by the legislature, with whom alone rests the power of making and repealing the laws. It is not for the chief executive magistrate to assume, in his discretion, in one instance to enforce, and in another instance to suspend, existing laws. For this would be virtually to exercise legislative power. But all laws should be executed impartially, to the end, (in the emphatic language of the Declaration of Rights,) that the Government of the Commonwealth "may be a government of laws, and not of men."

In short, it has seemed to me, that with the details of the execution of the laws for the punishment of crimes, the Governor in the first instance has nothing whatever to do. Proper officers are provided for this duty, upon whom the responsibility in the first instance rests. If these should neglect their duty, in a manner so conspicuous that the Governor, in the exercise of a sound discretion, should feel called upon to interfere and require the enforcement of the laws, the power to do so is vested in him. But until such marked neglect shall occur, his duty is well discharged by exercising such general supervision over them as he is called to exercise over the other officers and departments of the government of the Commonwealth. In justice to the Chief Constable, and the administration of his force, I may add that thus far I have seen no good reason to interfere.

Such has been my construction, and such has been my practice, in the discharge of my duty under the Act of 1865. If persons desiring to call attention to the violation of the laws in particular instances, or if others interested in seeking a relaxation of the laws, shall continue during my term of office to apply for the intervention of the Executive, I shall consider that my duty has been discharged by referring all such, as I have heretofore referred them, to the recognized and responsible officer. In consideration of the reasonable degree of dignity with which the constitution has invested the office of chief magistrate, and equally in justice to the people of the Commonwealth, who, I must suppose, have an interest in requiring the character of the office to be maintained. I must decline to undertake to exercise the duties which properly belong to a subordinate. I may add, that the late Attorney-General and the present Attorney-

General of the Commonwealth have, when consulted, expressed their concurrence with me in this construction of the statute.

[To the Senate, May 25.]

I have the honor to transmit herewith a Communication L. B. Schwabe. from Mr. L. B. Schwabe, who proposes to present to the Commonwealth his gallery of portraits of soldiers and sailors of the Union, principally from Massachusetts, who have fallen during the recent war of the rebellion. I commend Mr. Schwabe's offer to the consideration of the General Court.

[To the House of Representatives, June 1.]

I feel constrained to return without my approval, the bill Salaries of judges entitled "An Act fixing the salaries of Judges, Registers and probate and in-Assistant-Registers of Probate and Insolvency, and for other solvency.

purposes."

This bill provides, in section 2, that no judge of probate and insolvency shall hold any office under the authority of the United States, or any law thereof, except that of Commissioner appointed by the Circuit Courts of the United States, under the Act of February 20th, 1812; and the acceptance of any such office, or the discharge of its duties, unless the said judge of Probate and Insolvency shall resign his office of Register of Bankruptey before this Act shall take effect, shall be held to be a resignation of his office of Judge.

The necessary effect of this bill is to render the office of judge of probate of wills incompatible with any office under the authority of the United States, or any law thereof, except

that of commissioner.

The Constitution of Massachusetts establishes the office of judge of probate of wills; specifies certain other offices with which it shall be incompatible; and provides that judges of probate shall hold their office during good behavior, unless removed upon the address of both houses of the legislature.

It is not within the power of the legislature to provide that judges of probate shall be removed, otherwise than in accordance with the Constitution. This bill provides for a compulsory resignation of judges of probate, which is equivalent to a removal, on grounds which seem to me insufficient

to justify such a requirement.

The Constitution provides but two modes of vacating the commissions of judicial officers against their will: First, by impeachment; second, by removal by the Governor, with consent of the Council, upon the address of both houses of the legislature. But this Act purports to create a third mode, viz.: by declaring the office vacant, under certain

contingencies, against the will of the incumbent, by mere

force of ordinary legislative enactment.

In addition to this ground of objection, which applies only to the office of judge of probate, there is an incongruity in the phraseology of the second section, which would compel me to withhold my assent to it in its present form. This section provides that the acceptance of any office under the authority of the United States, or any law thereof, shall be held to be a resignation of the office of judge, register or assistant-register of probate and insolvency, unless said judge, register or assistant-register of probate and insolvency shall resign his office of Register of Bankruptey. The last clause of this provision seems to assume that the office which is now to become incompatible with the other offices named, must necessarily be the office of Register of Bankruptcy, while the earlier clause of the same provision is general, and applies to all offices under the authority of the United States.

[To the House of Representatives, June 1.]

Boston harbor and Commonwealth's flats. An Act has been laid before me for my revisal, entitled "An Act for the improvement of the harbor of Boston and the Commonwealth's Flats therein."

Reaching me only during these closing hours of the session of the General Court, I am unable, without delaying your final adjournment, to give such consideration as under other circumstances I should desire, to objections which suggest themselves to certain provisions therein contained.

I refer to section four of said Act, whereby certain license and authority, heretofore conferred on the Boston Wharf Company, is revoked.

I entertain doubts of the constitutional right of the General Court to effect this revocation.

I have not the opportunity, at this hour of the session, to inform myself concerning these doubts sufficiently to enable me to return the Act, with my objections in writing, to the General Court.

As said company may obtain protection from the Supreme Judicial Court against unconstitutional legislation; and as the other sections of the Act contain provisions of great public importance, to which I have no objection, I have therefore signed the Act.

But I consider that the circumstances under which I have thus affixed to it my signature, require me to make this official statement of them to the House of Representatives, in which the Act originated. [To the Senate, June 1.]

I feel constrained to return without my approval the Bill Cities of Boston entitled "An Act to unite the cities of Boston and Rox-unite." bury."

So far as I can learn from the legislative papers officially before me, the reasons assigned for this Act are the supposed necessities of Boston. Certain benefits to the people of Roxbury, and financial benefits to the Commonwealth, are inci-But the motives for annexation are, in dentally urged. chief: first, protection of the wealth and business of nonresidents of Boston from injudicious municipal legislation by a resident population, a large majority of whom may feel but lightly the burdens of taxation or the responsibilities of power; and second, the enhancement of the consideration, convenience and importance of Boston by increase of territory and population.

I respectfully submit for the reconsideration of the legislature whether those reasons should avail thus to merge one municipality in another without the first ascertained consent of at least the municipality to be extinguished. And such consent by Roxbury has not been ascertained either by vote of its inhabitants or by vote of its City Council. The same may be said of Boston. In considering this subject I beg leave to suggest that New England, and not least Massachusetts, owes too much of happiness and renown to the system of local independent municipalities, not to regard it with

peculiar reverence.

Once as religious corporations, although that function now has passed away; and now as political bodies, exercising all functions of government not delegated or prohibited by the constitution;—our Massachusetts municipalities have performed duties and sustained burdens that have trained the people in democratic habits and principles. As educational institutions, organizing public schools; as charitable institutions, earing for the sick and the poor; as judicial institutions, maintaining local magistrates; as police institutions, providing constabulary, fire and watch departments; as sanitary institutions, regulating sewerage, distributing water, and guarding the public health; as commercial institutions, supporting highways, and townways, and bridges, and supervising certain branches of trade; and as financial institutions, raising and employing the money needful to all these forms of corporate life and activity:—the municipalities of the Commonwealth have always had, each, an individuality of its own. So have had equally the cities, into which, since the adoption of the constitutional amendment proposed by the Convention of 1820, several of the larger towns have developed. I confess to an unwillingness, derived from their relations and their history, to give my assent to the abolishment of any one of these municipalities without

at least first trying the will of its people.

And through all the experience of two centuries this individuality and independence of the townships have been consistent with mutual harmony and strength. The towns of Roxbury and Boston were organized almost simultaneously. For two hundred and thirty-seven years the lines of their municipal history have been parallel. Each has independent traditions and associations. Boston as the birthplace of Franklin; Roxbury as the birthplace of Warren. holds the ashes of John Winthrop; Roxbury reveres the memory of John Eliot. Each is a mature civil and political organization, that would still exist complete in all its various functions, if the other should disappear from existence altogether. Each has its perfect system of schools, of almshouses, of courts, of police, of fire departments, of roads, and of finance, peculiar to itself and differing perhaps from the other; but not inconsistent with the other. If there are features of administration in which harmony of action between the cities is needful to the welfare of both or of either, it is within the power of the legislature to interpose by special legislation if either city should withhold concurrence with the other. But I cannot think that any such lack of harmony prevails between the two cities as to render it essential to extinguish the independence of either of them without ascertaining the will of the people.

And I submit to the General Court whether it is even expedient, or just, without the consent of the people of a town or city first formally ascertained, to put an end to it for any less cause; to destroy its individuality consecrated by history and tradition, and exercised in all the manifold forms of civic life, and to obliterate it out of existence altogether.

That the annexation of Roxbury would add to the consideration and importance of Boston, I cannot bring myself to believe is a just and sufficient reason to annex it against the

possible desire of its people to remain independent.

I notice that in the report of the Committee of the legislature the annexation of Roxbury seems to be recommended as a first step towards the absorption also of Winthrop, Chelsea, Somerville, Charlestown, Cambridge, Brighton, Brookline and Dorchester. Lest I may misapprehend the report, I quote its precise language.

The Committee say:

"Not only should the territory of Roxbury be added [to Boston.] but her borders extended across the waters to the surrounding mainland, and to the highlands beyond, that she may hereafter embrace within her corporate limits the population, wealth and civilization that legitimately belong to her."

In considering this prospect my apprehension is excited by the peril of the present precedent when the first step towards its consummation is thus made without taking the sense of the community to be absorbed,—serving thus as a precedent for merging with Boston in like manner no less than three other cities and five towns besides, comprising altogether a population not much inferior in numbers to that of the metropolis itself,—all of them, having traditions, history and institutions of their own, perfect in themselves, and independent of Boston, and all of them severally entitled to be consulted.

My paramount objection, then, to the bill now before me, is, that, the consent of the people of the two cities to be united, and especially of Roxbury, is neither required nor permitted. The consent of Boston is not required or permitted, which by the act is made to assume the debt of Roxbury;—nor the consent of Roxbury, whose part in the debt of Boston is made compulsory: whose rights, traditions, and sentiments, as of a municipality of two hundred and thirty-seven years, are disregarded without the proffer of an opportunity to its people to pronounce the willing or the unwilling word.

This has not been Massachusetts doctrine or Massachusetts practice. This appears to me, to be not only without any precedent, but against all precedents.

After the most careful search of our annals of legislation which I have had the time to make since this bill has been laid before me, I have found for this act no parallel, nor analogy, nor precedent.

There is a class of cases to be found in our statutes, beginning in the days following the provincial necessities, and quite common in later time, in which the boundary lines of towns have been changed by setting off persons and property from one town to another, without calling for the vote of the parties especially in interest.

This has been for obvious reasons, the necessity in those cases. But these cases have not reached the thought of obliterating a municipality without first taking the sense of its people. In every case in which this thing has been attempted, so far as I can learn, the consent of the inhabitants has been made the condition. In the case of Dighton

and Wellington in 1825, of Charlestown and Boston in 1854, of Chelsea and Boston in 1856, of Salisbury and Amesbury in 1864, the provision for submitting the question to the vote of the citizens was incorporated in the acts. And in the whole history of the agitation of the question of uniting Boston and Roxbury, prior to this date, the propriety and fitness of the same provision has been observed. In the bills providing for the union of these very cities, reported severally in 1859, in 1860, and in 1865, the act was conditioned upon the consent of the inhabitants to whom was given the opportunity of voting upon the question. In my judgment it is a demand of high public policy that this line of precedents, founded on broad grounds of justice and equity, should not Under the necessity for equality of representation our system has been so changed that now less than half of our towns have members in the House of Representatives. The small towns are thus rendered powerless against absorption and annihilation, unless the historical sense of justice which has characterized these precedents of the past shall be observed in the future; for they have not in half the years even the voice of a member through which to protest on the floor of either branch. And I cannot regard it as of light consideration that the sovereign power of the legislature over the towns should be at all times exercised in the spirit of a parental power, to the end that all legislation affecting their very existence should command their respect and approval.

The only objection to the provision of submitting this question to the people of Boston and Roxbury known to me, is, that it would be unconstitutional and therefore would render the act null and void. After eareful reflection, and upon a review of the authorities of law, legislation and construction, I am brought to the conviction that this objection is without any just foundation. I am not aware that it has ever even been raised in this class of cases until now. In no one of the bills of this kind which have been reported in the last forty years has any such apprehension even been entertained.

And I invite the attention of the general court to the published opinion of the late Chief Justice Shaw, in the case of Charlestown and Boston, in which he so fully recites the clause submitting the act to the vote of the people as to make it morally certain that if this objection had possessed any force it would not have been passed by without mention. I have taken the opinion of my legal adviser, the Attorney-General of the Commonwealth, upon this specific question, and the same is in writing appended to this communication.

That officer has given to the examination of this objection the thought and research which its importance demands; and I respectfully submit to the legislature that his conclusion rests upon infrangible authorities and reasoning.

While therefore I should readily have given to the bill my approval if it had provided that the act should take effect only with the consent of the people chiefly interested, in the absence of that provision I deem it my duty to adhere to the policy which has become historical in the legislation of this Commonwealth.

CHANGE OF NAMES OF PERSONS.

[In compliance with the 14th section of the 110th chapter of the General Statutes, returns of the following changes of mames have been received at the Secretary's Department, as decreed by the several Judges of the Probate Courts, in their respective Counties.]

SUFFOLK COUNTY.

Date of Decree.	ree.		Original Name.	Name Decreed.	Residence.
1866.					
February 26,		•	Frederica Howes Briggs,	Lilian Frederica Briggs,	Boston.
March 5, .			Carrie Thacher Briggs,	Carrie Briggs Sargent,	Boston.
June 18, .			Frances Alice Bacon,	Alice Frances Anna Murch,	Cambridge.
October 1, .	٠	•	Charles Chase,	Frederick William Herehenroder,	Boston.
November 5,		•	Chas. Henry Wheelwright Chamberlain, Charles Wheelwright Chamberlin,	Charles Wheelwright Chamberlin, .	Boston.
December 17,		•	Susan Elizabeth Clark,	Elizabeth Tyler Clark,	Boston.
August 6, .		•	Samuel M. Druif,	Samuel Whitebone,	Boston.
April 9,		•	Marietta Flaherty,	Marietta Martis,	Bridgewater.
March 12, .		•	Nelson Hollis Fisher,	Nelson Edgar Hollis,	Boston.
January 29,			Nancy Anna Harriman,	Anna Norris Philbrook Drake,	Boston.
, 69 , 61		•	Winfield Scott Harriman,	Winfield Scott Drake,	Boston.

Tannton.	Boston.	Boston.	Boston.	Chelsea.	Boston.	Boston.	Boston.	Boston.	Boston.	Portland, Me.	Danvers.	
•	•	•	•	•	•	•	•	•	•	•	•	
٠	٠	٠	•	•	•	٠	•	٠	•	٠	٠	
		٠	٠	•	•	•			n, .		٠	
Carrie Amelia Fairfield,	Frank Key Houston, .	James William Taylor,	Mary Louisa Taylor, .	Annie Tyler,	Annice Belle Hinckley,.	Emma Giles Cormier, .	Zillah Marina Andrews,	Mary Jessie Allison, .	Charlotte Elizabeth Allison,	Mary Ellen Dinsmore, .	Lizzie Wood Allyn, .	
٠	•	٠	•	٠	•	٠	٠	٠	•	•	•	
			٠.				•		•		•	
. Laura Amelia Hathaway,	Isaac Humphrey Honston,	James Molony,	Mary Louisa Molony, .	Eunice Fry Mineard, .	Eliza Marshall,	Emma Giles Merrill, .	Zillah Marina Stacy, .	Mary Jessie Tubbs,	Charlotte Elizabeth Tubbs,	Mary Ellen Webb,	Sarah Elizabeth Williams,	
•	•	•	•	•	•	•	•	•	•	•		
					•		•					
April 9,	December 24,	June 4,	. 4,	Angust 6, .	November 26,	January 1, .	August 20, .	May 21,	21,	April 23, .	October 1, .	

ESSEX COUNTY.

January 9, .	•	Margaret Carr,*	. Winnie Margaret Burns,	. Lawrence.
. 6 .,	•	Lottie Clark,*	Lizzie Lord Perkins,	. Andover.
February 6,	•	Jonathan Waldo, junior,	John Waldo,	Andover.
6,	•	Leavitt,*	. Carrie Augusta Swett,	Swampscott.
April 3,	•	Francis Crohan,	Francis Dixie,	Marblehead.

* Minor: name changed by reason of adoption.

ESSEX COUNTY-Concluded.

Date of Decree,	ree.		Original Name.	Name Decreed.	ne.	Residence.
1866.					-	
April 3,		•	Franklin Porter Currier Cole,* .	. William Henry Lovell,	. Newb	Newburrport.
°°;	•	•	Andrew Ward Spence,	. Andrew Ward,	. Salem.	: :
May 15, .	•	•	Mary Ann Lloyd,*	. Mary Ann Bickerton,	. Lynn.	
June 5, .		•	Ema Frances Burnham,*	. Emily Burnham Agge,	. Haverhill.	rhill.
. 5, .		•	Annie Laura Martin,*	. Annie Laura Taylor,	. Lynn.	
. 12, .	•	•	Harry Lawrence Millett,*	. Harry Millett Eames,	. Andover.	ver.
July 3, .		•	Mary Ward Burchmore,	. Mary Ward Rowell,	. Salem.	نہ
. 3,		•	Sarah Clifton Burchmore Ross, .	. Sarah Clifton Whitmore,	. Salem.	نے
. 3,		•	Anna White Kimball,*	. Anna Kimball Copeland,	. Haverhill	-hill.
August 7, .		•	Martha McGovern,	. Martha Dana,	. Sangus.	š.
. '2 ,		•	William Edward Smith,*	. John Albert Smith,	. Ipswich.	4.
October 9, .		•	George Alphonso Coffin,*	. George Albert Graffan,	. Salem.	
November 6,		•	Warren Ayres Fisk,*	. Warren Fowler,	. Lynn.	
December 4,		•	Edward Poole Stevens,	James Edward Poole Stevens.	Andorer	Ver.

MIDDLESEX COUNTY.

" 13, (A male infant.) James Darno Maitland, Cambridge. March 13,	February 13,	٠	•	Margaret Hegarty,* .			Annie Margaret Floyd, .		Weston.
3, Florence M. Mansur,* Nellie Florence Whittemore, 3, Joseph W. Morrison,* Joseph Morrison Wilson,		•	•	(A male infant,)			James Durno Maitland,		. Cambridge.
3, Joseph W. Morrison,* Joseph Morrison Wilson, Laura Belle Arnold,* Laura Belle Bartlett, Oliver Hazard Benson,* Charles Calvin Leland, Lucy Frances Benson,* Annie Louisa Howe, Joseph II. D. Hayes,* Joseph Henry Douglass Hayes,	March 13, .	٠	•	Florence M. Mansur,* .			Nellie Florence Whittemore,	•	. Groton.
Laura Belle Arnold,* Laura Belle Bartlett,	13,	٠	٠	Joseph W. Morrison,* .			Joseph Morrison Wilson, .	•	. Dracut.
Oliver Hazard Benson,* Charles Calvin Leland, Laucy Frances Benson, * Jennie Wolcott Leland,	April 10 ,	•	•	Laura Belle Arnold,* .		•	Laura Belle Bartlett,	•	Groton.
Louy Frances Benson, * Jennie Wolcott Leland, Louisa Ann Howe, Annie Louisa Howe, Joseph II. D. Hayes, * Joseph Henry Douglass Hayes, Helen E. Clarke, Helen Eliza Cowdrey, Charles Wellington, Charles Wellington Cragin, Francis Evans, *		•	•	Oliver Hazard Benson,*		•	Charles Calvin Leland,		. Natick.
Louisa Ann Howe, Annie Louisa Howe, Joseph II. D. Hayes,* Joseph Henry Douglass Hayes,	. ,	٠	•	Lucy Frances Benson, *		•	Jennie Wolcott Leland,		. Natick.
Helen E. Clarke, Joseph Henry Douglass Hayes, Helen E. Clarke, Helen Eliza Cowdrey, Dudley Taylor Kidder, Dudley Cotton Redpath, Charles Wellington, Charles Wellington Cragin, Francis Evans, * Lilian Louisa Lancey, Minnie Brennan, * Lilian Louisa Lancey, Mary Ennna Sleeper, *	May 22,	•	•	Louisa Ann Howe, .			Annie Louisa Howe,		. Marlboroug
Helen E. Clarke, IIclen Eliza Cowdrey, Dudley Taylor Kidder, Dudley Cotton Redpath, Charles Wellington, Charles Wellington Cragin, Francis Evans,* Frank Bean, Minnie Brennan,* . Lilian Louisa Lancey, Mary Ennna Sleeper,* Mary Ennna Brooks, George Edward Sleeper,* Edward Brooks, Evelina Sleeper,* Angus Horn Morrow,* . Arthur Horn Bradford,	June 5,	•	•	Joseph II. D. Hayes,* .		-	Joseph Henry Douglass Hayes,	•	. Lowell.
Dudley Taylor Kidder, Dudley Cotton Redpath,	. 5,	٠		Helen E. Clarke,		•	Helen Eliza Cowdrey,	•	. Acton.
Charles Wellington, Charles Wellington Cragin, Francis Evans,* Frank Bean, Minnie Brennan,* Lilian Louisa Lancey, Mary Ennna Sleeper,* . Mary Ennna Brooks, George Edward Sleeper,* . Evclina Brooks, Evclina Sleeper,* . Evclina Brooks, Angus Horn Morrow,* . Arthur Horn Bradford,	. 26,	•	•	Dudley Taylor Kidder,		-	Dudley Cotton Redpath, .		. Malden.
Francis Evans,* Frank Bean,	. 26,	٠	٠	Charles Wellington, .			Charles Wellington Cragin, .		. Ashby.
Minnie Brennan,* Lilian Louisa Lancey,	26,		•	Francis Evans,*		•	Frank Bean,	•	. Marlboroug
George Edward Steeper,* Edward Brooks,	August 14, .	•	•	Minnie Brennan,*			Lilian Louisa Lancey,		Newton.
George Edward Sleeper,* Edward Brooks,	., 14, .	٠		Mary Emma Sleeper,*		-	Mary Emma Brooks,		. Cambridge.
Evelina Sleeper.* Evelina Brooks,	" 14, .	•		George Edward Sleeper,*			Edward Brooks,		. Cambridge.
Angus Horn Morrow,* Arthur Horn Bradford,	" 1.4, .	٠	٠	Evelina Sleeper,*			Evelina Brooks,		. Cambridge.
	" 14, .	•	•	Angus Horn Morrow,*.			Arthur Horn Bradford, .		. Boxborough

* Minor: name changed by reason of adoption.

MIDDLESEX—Concluded.

Residence.	Acton.	Acton.	Natick.	Ashby.	Lowell.	Stoneham.	Newton.	Lowell.	Cambridge.	Waltham.	Waltham.	Waltham.	Waltham.
		•	•		•	•	•		•	•	•	•	•
					•								
Name Deereed.	George Young Hutchins,	William Trow Mason, .	Mary Mansfield Morse,	Sally Whitcomb Green,	Robert Chaffin Conant,	Charles Ira Ellis,	Carrie Chandler Paul, .	Julia Abbott,	Susan Cooke Meldrum,	Elmira Morse,	Emily Louisa Morse, .	George Washington Morse,	Carrie Augusta Morse, .
	•	•	•	•	•	•	•	•	•	•	•	•	
				•							•	•	•
												pie,	٠
Original Name.	George Young Morrow,*	William Trow Morrow,*	Mary Frances Mansfield,*	Sally W. Wetherbee, .	Robert Conant Chaffin,	Charles Ira Eaton,*	Carrie Chandler Fish,*	Julia Lucius,*	Agnes Isabella Meldrum,	Elmira Gillespie,	Emily Louisa Gillespie,	George Washington Gillespie,	Carrie Augusta Gillespie,
	•	•	•	•	•	•	•	•	•	•	٠	•	•
cree.		•	•	•	٠	•	•	•	•	•	•	•	•
Date of Decree.	1 8 6 6.	l, .	. +	ж. 4 ,	11,	11,	11,	95,	0 ,	r 27,	27,	11,	157,
Dati	1 8 6 August 11, .	., 11,	" 14,	September 4,	3	3	3	3	October 9, .	November 27,	3	3	3

* Changed by reason of adoption.

WORCESTER COUNTY.

Blackstone.	Phillipston.	Holden.	Holden.	Phillipston.	Fitchburg.	Woreester.	Woreester.	Warren.	Leicester.	Westminster.	Milford.	Phillipston.	Athol.	Milford.	Holden.	Worcester.	Upton.
	•	•	•		•	•	•	•	•	•	•	•	•	•	•	•	•
															٠.		•
Hannah C. Holbrook, .	George Damon Parker,	Ida Mabel Thompson, .	Charles P. Leavitt,	Etta Elizabeth King, .	Clara Winnie Gates, .	Lewis Mills Learned, .	John Joseph McDonald,	Daniel J. Bliss,	Sarah Nellie Holbrook,	Nellie A. Rice,	Frederick Seaver Madden,	Lizzie C. Wyman, .	Nellie Jennette Ward, .	Nellie Fisher,	Stella Isabell Cooley, .	Cora Florence Haskins,	Hattic May Ruggles, .
	٠	٠		•	•	٠	•	•	•	٠	٠	٠	•	•	•	•	•
•	٠	•	•	•	•		•	•	٠	•	٠	٠			•	•	•
	•		•						•	•	٠		•				
Hannah C. Stratford, .	James Morrow,	Emma Frances Frary, .	William Henry Frary, .	Etta Woodcock,	(Unknown,)	Lewis Mills Larned, .	John Joseph Rutherford,	Daniel Bliss,	Sarah Nellie Hodgden,	Ellen M. McLanghlin, .	Frederick Seaver,	Lizzie C. Dunton, .	Nellie J. Dunton, .	Lillian Graee Collins, .	Stella Isabell Wetherbee,	Cora F. Woodcock, .	Mary Spencer,
•		•	•	•	•		•	•	•	•	•	•	•	•			•
								•		•							
January 2, .	February 6,	" 6,	" 6,	March 6, .	. 6,	Δ pril 3, .	ຕົ ສ	May 1, .	" 1, .	" 1, .		June 5,	May 17, .	August 7, .	., 7, .	· '1'	April 3, .

. Northampton.
. Worthington.
. Belehertown.

Martha Louisa Abell, . . .
George Alanson Kelley, . .

Martha L. Clapp, . . . George Alanson Cushman, . . William Eugene Robbins, . .

May 1,

WORCESTER COUNTY—Concluded.

Date of Decree.		Original Name.			Name Decreed.		Residence.
1866.				_			
September 4,	•	Grace Leland Gleason,		. Mal	Mabel Caroline Knox,	. •	Woreester.
October 2,	•	Elisabeth Lavinia Flagg,		. Lizz	Lizzie Lavinia Parker,	•	Templeton.
" 16,	•	Inriet F. Pratt,		. Har	Harriet Frances Johnson, .		Milford.
" 18,	•	Charlie Levi Byam, .		. Cha	Charlie Edward Levi Cross,		Royalston.
November 6, .	•	Ida S. Sutherly,		. Ida	Ida Elizabeth Heredeen,		Charlton.
December 4,	•	J. Elisabeth Lyon, .		. J. L	J. Lizzie Potter,		Southbridge.
. 4,	•	Sarah Helen Webster, .		· Flor	Flora Italia Young,	•	Templeton.
. 4, .	•	(Unknown,)	٠	. John	John Eddie Thomas,		Holden.
., 4,	٠	Ella Maria Gates,		. Ella	Ella Maria Foshay,		Spencer.
· 4,	٠	Nettie Houghton, .		. Nett	Nettie Houghton Hale,		Fitchburg.
. 4,	٠	Mary Elisabeth Bergen,		$\cdot \mid \mathrm{Mar}$	Mary Elisabeth Newhall, .		Leicester.
				_			
		II	HAMPSHIRE COUNTY.	COUN	TY.		

Hadley.	Amherst.	Amherst.	Belchertown.	Ware.	Williamsburg.	Belchertown.	Belchertown.	Granby.	Amherst.	Amherst.	
•	٠	٠	•	•	٠	٠	٠	•	٠	٠	
	٠	٠	٠	•	٠	•	٠	٠	٠	٠	
	•			•	•					6	
[Clarence Merton Russell,	John Francis Marshall,	Eveline E. Fish,	Anna Lee Clark,	Anna W. Robinson, .	Emma Frances Burley,	Louis Fabacher Bridgman,	Emma Luella Smith, .	Charles Church,	Ada Augusta Montague,	Charles Frederic Montague,	
•	٠	•	•	٠	•	•	•	٠	٠	•	
•	•	•	٠	•	•	•	٠	٠	•	•	
dain,	lain,			•							
umbei	mber		•						•	ler,	
. Clarence Merton Chamberlain,	Johnnie Francis Chamberlain,	Eveline E. Lovett,	Anna Lee Bishop,	Anna W. Taylor,	Lula Orpha Hanson,	Gilbert Damon, .	Emma L. Crandall,	Charles Hanks, .	Ada Angusta Fuller,	Charles Frederic Fuller,	
	•	٠	٠	٠	•	•	•	٠	•	٠	
	•		•			•		•			
				•	r 4,		•	,7	ć,	9,	
June 5,	" 5	July 3,	May 8,	Angust 7,	September 4,	October 9, .	2	November 7,	3	3	

HAMPDEN COUNTY.

1865. December 5,	•	•	. Ernest L. Paine,*	•	•	Albert Henry Brierly, .		•	. Springfield.
1866. June 5,	•		Arthur Hale,		•	Arthur Milo Nye,		•	. Blandford.
July 3,		٠	Emma Fry,			Emma Sabine Leppens,		•	. Chicopee.
November 7,	٠.	٠	Anton J. Andersen,			John Frederick Alnquist,		•	. Springfield.
2		٠	Freddie Woodford Tinker, .		•	William Edson Fiske, .		•	. Chester.

^{* **} Omitted from former return by error, certificate not having been taken at time of last return, and record not having been made in probate office. *

HAMPDEN COUNTY-Concluded.

rate of freezes.		Original Name.		Name Decreed.		Residence.
1866. December 4,		Emma N. Towne, Louis Maynard Manning, Armadilla Holcomb,		Clara Bell Mervill, Oliver Louis Wolcutt, Martha Jane Buttles,		Springfield. Longmeadow. Cranville.
		<u> </u>	FRANKLIN COUNTY.	OUWTY.		
Pebruary 13,	•	Minuie M. Warner,		Minnie M. Whitney,	•	Buckland.
May 15,	•	Cora Lincoln Blodgett,		Cora Lincoln Lee,		Conway.
July 10,	•	Sarah Eliza White, .		Sarah Eliza Kenney,		Northfield.
10,	•	Alonzo P. Wales,		Monzo Granger,		Charlemont.
August 7,	•	Emma Estella Phillips,		Hattie Estella Woods,		Whately.
September 4,	•	Emory Pike,		Emory White,		New Salem.
, _d .	٠	Ellen E. Johnson, .		Ellen E. White,		New Salem.
December 4, .	•	Charles Summer Crosby,		Charles Cutler Smith,		Whately.
· · · · · · · · · · · · · · · · · · ·	•	Frank Hosmer.		Frank Dunhar Harrington.		Orango

BERKSHIRE COUNTY.

. Clarksburg.	. Pittsfield.	. Williamstown.	
			i
			!
Hugh M. Briggs, .	Charles A. Weatherly,	Alice Maggie Brown,	
	•		
John Benjamin, .	Charles A. Robbins,	Margaret Mohanna,	
•	•	•	
Λ_{pril} 25,	July 17,	17,	

NORFOLK COUNTY.

Medway.	Medway.	Medway.	Medway.	Medway.	Needham.	Roxbury.	Randolph.	Randolph.	Weymouth.	Roxbury.	Cohasset.	
•	•	•	•	٠	٠	٠	٠	٠	•	٠	٠	
•	•	•	•	•	•	•	٠	•	•		•	
•						•	•		۲,			
Newell Francis Ashton,	Susan Margaret Ashton,	Florence Hastings Ashton,	Ella Stanley Ashton, .	Alfred Ashton,	John Eldredge Welch, .	Charles MaeBurney, .	Capitola Maria Belcher,	Edmund Belcher, .	Jesse Robertson Humphrey,	Carrie Mabel Swett, .	Addie Florilla Beal, .	
•	•	•	٠	٠	٠	٠	٠	٠	•	٠	٠	
•					•					•		
Newell Francis Onion,	Susan Margaret Onion,	Florence Hastings Onion, .	Ella Stanley Onion,	Alfred Onion,	John Welch,	Charles Heber MacBurney, .	Capitola Connell,*	Edmund Connell,*	Jesse Robertson,*	Mary Caroline Barrett,*	Adelaide Harwood Mineaid,*	
•	٠	•	٠	•	٠	•	•	•	•	٠	•	
	•	•	٠		٠				•	٠		
fanuary 2, .					February 3,					Angust 18, .	18,	

* Changed by reason of adoption.

NORFOLK COUNTY-Concluded.

1866. August 18,		Susan Augusta Mineaid,* . Mary Madock Mineaid,* . Henry Hitch Johnson, * Chang	d by reast	* Susic Almena Beal,	Cohasset. Milton. West Roxbury.
		* Chang	d by reason	on of adoption.	
March 2,		George Franklin Perry,		George Parker Jordan,	. Taunton.
July 3,		Thomas Warring,	•	Thomas Briggs Warring,	. Fall River.
February 21,		Mary Jenkins Fisher,		Mary Jenkins Hyers,	. Charleston.
$\Lambda_{\rm Pril}$ 6,		Mice M. Hatch,		Alice M. Cotton,	. Fall River.
. 20, .		Arabella II. Wharton,		. Arabella Wharton Barrows,	. Taunton.
November 16,	•	Louisa Adelaide Briggs,		Louisa Adelaide Wade,	. Taunton.

PLYMOUTH COUNTY.

	-			
January 8, .	•	Thomas Herrick Wadsworth,	Thomas Wadsworth Herrick,	Duxbury.
April 9, .		Albert E. Darling,	Albert Elmer Caswell	Plymouth.
March 12, .		Irene Allen White,	Irene Alfen Estes,	Daxbury.
April 9, .		Mary Lizzie Thayer,	Lizzie Lena Ellis,	Duxbury.
June 11, .		Robert Matthews,	Robert Richardson,	Plymouth.
. 25,	•	Sarah J. Lucas,	Nettie Reed,	Duxbury.
August 27, .		Albert Webster Sprague,	Arthur Loring Jacobs,	Hingham.
October 8, .	•	Annie Maria Pearson,	Annie Maria Thrasher,	Plymouth.
December 24,	•	Lucy Ann Hersey,	Lucy Ann Field,	East Bridgewater.
	_			

BARNSTABLE COUNTY.

					-			-	
January 9, .	•	Albert C. Smith, .				. Albert C. Vincent, .		•	. Dennis.
May 15,	•	Clara B. Fisher, .			•	Clara B. Blackington, .		•	. Sandwich.
August 14, .		Flora II. Crowell,			•	Flora II. Nickerson, .			Harwich.
	-		1		-			-!!	

DUKES COUNTY.

The Judge of Probate for Dukes County makes the following statement:

"Return of the following change of name should have been made for December, 1865. It was discovered too late to be published in the Statutes of that year."

Residence.	Edgartown.
Name Decreed.	. Harry Adams Norton,
Original Name.	Harry II. Ferguson,
Date of Decree.	June 5, 1865,

No application for change of name has been made to the Judges of Probate for the Counties of Dukes and Nantucket.

$T \coprod E$

CIVIL GOVERNMENT

OF THE

Commonwealth of Massachusetts,

AND OFFICERS IMMEDIATELY CONNECTED THEREWITH, FOR THE POLITICAL YEAR

1867.

EXECUTIVE DEPARTMENT.

HIS EXCELLENCY

ALEXANDER H. BULLOCK, GOVERNOR.

HENRY WARE, Private Secretary.

HIS HONOR

WILLIAM CLAFLIN, LIEUTENANT-GOVERNOR.

COUNCIL-(By Districts.)

I.—JOHN S. BRAYTON.
H.—LEVI L. GOODSPEED.
HI.—THOMAS RICE, JR.
IV.—CHARLES F. DANA.

V.—BENJAMIN EVANS.
VI.—THOMAS TALBOT.
VII.—CHARLES ADAMS, Jr.
VIII.—CHARLES A. STEVENS.

OLIVER WARNER,

SECREATRY OF THE COMMONWEALTH.

CHARLES W. LOVETT, 1st Clerk. ALBERT L. FERNALD, 2d Clerk.

JACOB H. LOUD,

TREASURER AND RECEIVER-GENERAL.

DANIEL H. ROGERS, 1st Clerk. ARTEMAS HARMON, 2-1 Clerk.

CHARLES ALLEN,

ATTORNEY-GENERAL.

JAMES C. DAVIS, Clerk.

HENRY S. BRIGGS,

AUDITOR OF ACCOUNTS.

JULIUS L. CLARKE, 1st Clerk. EDWARD S. DAVIS, 2d Clerk.

LEGISLATIVE DEPARTMENT.

GENERAL COURT:

Arranged in Accordance with the District Revision of 1866.

SENATE.

President—JOSEPH A. POND.

District.	Name of Senator.	Residence.
First Suffolk, .	Frank B. Fay,	Chelsea.
Second " .	Martin Griffin,	Boston.
Third " .	A. O. Allen,	Boston.
Fourth . " .	A. M. McPhail, jr.,	Boston.
Fifth " .	S. G. Bowdlear,	Boston.
Sixth " .,	Sumner Crosby,	Boston.
First Essex, .	George II. Sweetser,	Sangus.
Second " .	Benjamin C. Perkins,	South Danvers.
Third " .	Charles J. Noyes,	Haverhill.
Fourth " .	Albert W. Stevens,	Newburyport.
Fifth " .	Frederick W. Choate, .	Beverly.
First Middlesex,	Moses A. Dow,	Charlestown.
Second "	George O. Brastow,	Somerville.
Third "	Joseph A. Pond,	Brighton.
Fourth "	George L. Sawin,	Natick.
Fifth "	Charles M. Howe,	Marlborough.
Sixth "	George P. Elliot,	Billeriea.

District.	Name of Senator.	Residence.
Seventh Middlesex, .	Joshua N. Marshall,	Lowell.
First Worcester,	Lucius W. Pond,	Worcester.
Second " .	George S. Ball,	Upton.
Third " .	Luther Hill,	Spencer.
Fourth " .	John G. Mudge,	Petersham.
Fifth " .	John II. Lockey,	Leominster.
First Hampden,	Henry Alexander, jr., .	Springfield.
Second "	Hinsdale Smith,	Agawam.
Hampshire,	Edmund II. Sawyer,	Easthampton.
Franklin,	Christopher A. Stebbins, .	Deerfield.
Berkshire,	S. W. Bowerman,	Pittsfield.
Berksh'e & Hampshire,	Joseph Tucker,	Lenox.
First Norfolk,	R. M. Morse, jr.,	West Roxbury.
Second "	Charles Endicott,	Canton.
Third "	Elisha C. Monk,	Stoughton.
First Plymouth,	Everett Robinson,	Middleborough.
Second "	William L. Reed,	Abington.
Norfolk & Plymouth, .	Benjamin F. Pratt,	Weymouth.
First Bristol,	Caleb Swan,	Easton.
Second "	Edwin L. Barney,	New Bedford.
Third "	S. Angier Chace,	Fall River.
Cape,	Chester Snow,	Harwich.
Island,	Erasmus Gould,	Falmouth.

STEPHEN N. GIFFORD, Clerk. CHARLES E. REED, of Malden, Chaplain.

JOHN MORISSEY, Sergeant-at-Arms.

Speaker—JAMES M. STONE.

COUNTY OF SUFFOLK.

District.	Wards.		Name of Representative.	Residence.
1st,	Boston, Ward 1,	. {	Edwin Wright, . Wesley A. Gove, . Samuel Small,	Boston.
2d,	Boston, Ward 2,	. {	Michael D. Collins, . James B. Reed, . John Miller,	Boston.
3d,	Boston, Ward 3,	. {	Avery Plumer, . Horace H. Coolidge, Lyman S. Hapgood,	Boston.
4th,	Boston, Ward 4,	. {	Hiram S. Shurtleff, . Dexter S. King, . Charles J. Paine, .	Boston.
5th,	Boston, Ward 5,	. {	Clement Willis, John A. Daly, David Thayer,	Boston.
6th,	Boston, Ward 6,	.{	Harvey Jewell, . Francis J. Baxter, . Charles L. Mitchell,	Boston.
7th,	Boston, Ward 7,	. {	Hugh A. Madden, . Richard J. Fennelly, Thomas J. Fay, .	Boston.
8th,	Boston, Ward 8,	. {	Moses Kimball, . Ira L. Moore, . Noah M. Gaylord, .	Boston.
9th,	Boston, Ward 9,	. {	Newell A. Thompson, Wm. E. Underwood,	Boston.
1 0th,	Boston, Ward 10,	. {	Alvah A. Burrage, . James A. Fox, .	Boston.

COUNTY OF SUFFOLK—Concluded.

District.	Towns or Wards.		Name of Representative.	Residence.
11th,	Boston, Ward 11,	.{	Charles Demond, . Samuel J. Tuttle, . Hubbard W. Tilton,	Boston.
12th,	Boston, Ward 12,	.{	Albert J. Wright, . Warren Partridge, .	Boston.
13th,	Chelsea, North Chelsea, Winthrop, .	:}	Edward H. Rogers, . Rufus S. Owen, . William T. Hall, .	Chelsea. " North Chelsea

COUNTY OF ESSEX.

1st,	Salisbury, Amesbury, West Newbury	· .;	Amos Buswell, Addison A. Sawyer,	Salisbury. Amesbury.
2d,	{ Haverhill, { Bradford,	{	David Boynton, . Francis J. Stevens, . Charles B. Emerson.	Haverhill. " Bradford.
			Wm. H. P. Wright, . Henry M. McIntire, Albert Blood,	
4th,	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	;, ·}	Edward Taylor, .	Andover.
5th,	Georgetown, Groveland, Boxford, .	· · ·}	Joseph C. Stacy, .	Groveland.
6th,	§ Newburyport, § Newbury,	: :{	Eben F. Stone,* . Rufus Adams, . Geo. W. Woodwell, .	Newburyport.
7th,	{ Ipswich, Rowley, .	: :}	J. Scott Todd,	Rowley.
8th,	Gloucester, Essex,	: :{	Gorham P. Low, . Addison Center, . Joseph L. Andrews,	Gloucester.
9th,			Benjamin Hale, .	

^{*} Mr. Stone resigned his seat on the 3d of April, and the vacancy was not filled.

COUNTY OF ESSEX—Concluded.

District.	Towns or Wards.	Name of Representative.	Residence.
10th,	Beverly,	John W. Raymond, . George B. Dodge, .	Beverly. Hamilton.
11th,	{ Danvers, } { Wenham, }	Simeon Putnam, .	Danvers.
12th,	South Danvers, .	John W. Stevens, .	South Danvers
13th,	$\left\{\begin{array}{ll} \text{Salem, Wards } 1, 2 \\ \text{and } 3, \dots \end{array}\right\}$	J. H. Batchelder, . George H. Peirson, .	Salem.
14th,	Salem, Wards 4 and 6,	George B. Loring, .	Salem.
15th,	Marblehead, and Ward 5, Salem,	Knott V. Martin, . William B. Brown, .	Marblehead.
16th,	{ Lynn, Ward 4, and } Nahant, }	Edwin Patch,	Lynn.
17th,	Lynn, Wards 2 and 5,	Rufus Kimball, .	Lynn.
18th,	{ Lynn, Ward 3, and } Swampscott,	Eben N. Wardwell,	Swampseott.
19th,	{ Lynn, Wards 1, 6 } and 7, }	John C. Houghton, .	Lynn.
20th,	\begin{cases} Saugus, & \cdot & \cdot \\ Lynnfield, & \cdot & \cdot \\ Middleton, & \cdot & \cdot \\ Topsfield, & \cdot & \cdot \end{cases} \end{cases}	Sebastian S. Dunn, .	Saugus,
	COUNTY	of middlesex.	
1st,	Charlestown, Ward 1,	Winsor Wright, .	Charlestown.
2d,	Charlestown, Ward 2, }	James M. Stone, . Rufus A. White, .	Charlestown.
3d,	Charlestown, Ward 3, {	Charles E. Rogers, . Edwin G. Walker, .	Charlestown.
4th,	Somerville	James Pierce, David M. Bean, John A. Hughes, .	Malden. "Somerville.
5th,	Medford,	Benjamin H. Davis,	Medford.

COUNTY OF MIDDLESEX-Continued.

District.	Towns or W	ards.		Name of Representative.	Residence.
6th,	{ Arlington,* Winchester,		.}	Joseph S. Potter, .	Arlington.
7th,	{ Cambridge, }	Vard Vard	1, } 5, }	Richard II. Dana, jr.,	Cambridge.
Sth,	Cambridge, I	Vard Vard	$2, \begin{cases} 4, \end{cases}$	Hamlin R. Harding, John Livermore, John S. March,	Cambridge.
9th,	Cambridge, V	Vard	3,	Anson P. Hooker, .	Cambridge.
10th,	$\left\{ egin{array}{l} ext{Newton,} & . \\ ext{Brighton,} & . \end{array} ight.$:	· } · }	David H. Mason, . Edmund Rice, .	Newton. Brighton.
11th,	{ Watertown, Belmont, .		.}	Henry M. Clarke, .	Belmont.
12th,	Waltham,			Emory W. Lane,	Waltham.
13th,	Natiek, .			Alfred S. Hartwell, .	Natick.
14th,	{ Holliston, { Sherborn,	:	:}	James H. Leland, .	Sherborn.
15th,	{ Hopkinton, { Ashland, .	:	:}	L. H. Bowker,	Hopkinton, .
Itih,	Framingham,			Constantine C. Esty,†	Framingham.
17th.	. Marlborough,			Nahum Witherbee, .	Marlborough.
18th,	Hadson, . Stow, . Boxborough, Littleton,		:}	Joseph S. Bradley, .	Hudson.
19th,	Acton, Sudbury, Wayland,		:}	Luther Conant, .	Acton.
20ch,	Concord, . Lincoln, . Weston, .		:}	George Heywood, .	Concord.

^{*} Name of West Cambridge was changed to Arlington April 13, 1867.

Mr. Esty resigned his seat March 9, and Mr. Theodore C. Hurd was chosen in his place.

COUNTY OF MIDDLESEX—Concluded.

Laboratoria de la companya de la com	A CONTRACT TO SECURITION OF THE SECURITION OF TH					
District.	Towns and Wards.		Name of Representative.	Residence.		
21st,	Lexington, Bedford, Burlington, Carlisle,	:}	William A. Stearns,	Bedford.		
22d,	Woburn,		Joseph G. Pollard, .	Woburn.		
23d,	Stoneham, South Reading,	:} :}	James F. Mansfield, John Botume, jr.,	So. Reading. Stoneham.		
24th,	Reading, North Reading, Wilmington, .	:} :}	William E. Gowing,	Wilmington.		
25th,	Chelmsford, . Billerica, Tewksbury, .	·} :}	Richard Tolman, .	Tewksbury.		
26th,	Lowell, Ward 1, "Ward 2, "Ward 6,	·} [:]	Charles A. Stott, . Andrew F. Jewett, .	Lowell.		
27th,	Lowell, Ward 3,		Oliver W. Smith, .	Lowell.		
28th,	Lowell, Ward 4,		John F. Manahan, .	Lowell.		
29th,	Lowell, Ward 5,		Edward F. Sherman,	Lowell.		
30th,	Dracut, Tyngsborough, Dunstable, . Westford, .	:} :}	Ebenezer Swan, .	Tyngsborough.		
31st,	{ Groton, Pepperell,	:}	Daniel Needham, .	Groton.		
32d,	Townsend,	:}	Noah Wallace, .	Townsend.		
	COUNTY OF WORCESTER.					
1st,	(Ashburnham, .) Winchendon, .	.}	George E. Fisher, .	Ashburnham.		
2d,	§ Royalston, Athol,	.}	Alpheus Harding, jr.,	Athol.		

COUNTY OF WORCESTER—Continued.

District.	Towns and Wards.		Name of Representative.	Residence.
3d,	Gardner, Templeton, .	.}	George P. Hawkes, .	Templeton.
4th,	Petersham, . Dana, . Phillipston, . Hubbardston, . Barre, . Hardwick, . New Braintree,		Addison H. Holland, Lyman Woodward, .	Barre. Hubbardston.
5th,	Westminster, . Fitchburg, . Lunenburg, . Leominster, .	:}	Porter G. Barton, . Alfred Miller, Franklin Wyman, .	Fitchburg. " Westminster.
6th,	Laneaster, . Bolton, (Harvard,	·} :}	J. Milton Whitney, .	Harvard.
7th,	Clinton, Berlin, Northborough, .	·} :}	Walter Gale,	Northborough.
8th,	Sterling,	·) :}	Ezra Sawyer,	Sterling.
9th,	Rutland, Holden, Princeton, . Oakham,	·}	Samuel Warren, .	Holden.
10th,	Worcester, Ward 1 " Ward 2 " Ward 5 " Ward 5 " Ward 5 Paxton,	2, 3, }	P. Emory Aldrich, . George R. Peekham, John C. Bigelow, .	Worcester. "Paxton.
11th,	Woreester, Ward 6 " Ward 6 " Ward 6 " Ward 7	5, [3, [George A. Brown, . Jonathan C. French, Aury G. Coes,	Woreester.
12th,	Grafton, Shrewsbury, .	:}	John McClellan, .	Grafton.
13th,	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	.}	Henry S. Wheeler, .	Southborough.

COUNTY OF WORCESTER—Concluded.

District.	Towns.	-	Name of Representative.	Residence.
14th,	§ Northbridge, . § Upton,	:}	Jonathan C. Taylor,	Northbridge.
15th,	Milford, Mendon, Blackstone, . Uxbridge, .	.}	George W. Stacy, . James H. Putnam, . John S. Needham, .	Milford. "Blackstone.
16th,	Douglas,		Solomon D. King, . Benjamin A. Corbin, Henry E. Rockwell,	Sutton. Webster. Millbury.
17th,	Auburn, Leicester, Spencer, Charlton, Southbridge, .		A. J. Bartholomew, Dexter Bullard, .	Southbridge. Spencer.
18th,	Sturbridge, Brookfield, North Brookfield, West Brookfield, Warren,		James S. Montague, Charles E. Smith, .	Brookfield. W. Brookfield
	COUN	TY (OF HAMPSHIRE.	-
1st,	Easthampton,	· }	Lewis J. Dudley, . Isaac Parsons,	Northampton.
2d,	Chesterfield,		Calvin A. Packard, .	Goshen.
3d,	Hadley, Hatfield, Williamsburg, .	:} :}	Levi Stockbridge, .	Hadley.
4th,	{ Amherst, South Hadley,	.}	William S. Clark, .	Amherst.

COUNTY OF HAMPSHIRE—Concluded.

District.	Towns and Wa	ards.		Name of Representative.	Residence.
5th, \(\{ \)	(Belchertown, Granby, . Pelham, .		·} :}	Joshua G. Longley, .	Belchertown.
6th,	Enfield, . Greenwieh, Prescott, . Ware, .		:}	John T. Warner, .	Greenwich.

COUNTY OF HAMPDEN.

1st,	Monson, Brimfield, Holland, Wales,	:}	George A. Converse,	Monson.
2d,	Spalmer,	.}	James G. Allen, .	Palmer.
3d,	Springfield, Ward Ward Ward	$\frac{1}{2}$, $\frac{1}{3}$, $\frac{1}{3}$	B. C. English, Thomas W. Wason, .	Springfield.
4th,	Springfield, Ward Ward	$\frac{4,}{6,}$	Daniel L. Harris, .	Springfield.
5th,	Springfield, Ward Ward Ward	5, <u>}</u> 7, <u>}</u> 8, <u>}</u>	Titus Amadon, .	Springfield.
6th,	Holyoke Chicopee, . Ludlow,	:}	Edwin H. Ball. Enoch V. B. Holcomb,	Holyoke. Chicopee.
7th,	Granville, Southwick,	$\left\{ \begin{array}{c} \cdot \\ \cdot \\ \cdot \end{array} \right\}$	Abel H. Calkins, . Joseph Bedortha, .	Longmeadow. Agawam.
8th,	Westfield, .		Charles Dickerman, .	Westfield.
9th,	Chester, Blandford, Montgomery, Russell, Tolland,	:}	Berijah II. Kagwin,	Montgomery.

COUNTY OF FRANKLIN.

-	manufacture and the state of th			
District.	Towns.		Name of Representative.	Residence.
1st,	Warwiek, . Orange, . New Salem, .	:}	Andrew J. Clark, .	Orange.
2d,	Montague, . Sunderland, . Leverett, Shutesbury, . Wendell,		William W. Thayer,	Montague.
3d,	Greenfield,		Anson K. Warner, Silas N. Brooks, .	Greenfield. Bernardston.
4th,	Deerfield,		George Sheldon, . Austin Rice,	Deerfield. Conway.
5th,	Buckland, . Charlement,		Geo. D. Crittenden,	Buckland.
	COUN	TY (OF BERKSHIRE.	
1st,	Hancock, Lancsborough, . New Ashford, . Williamstown, .	:}	William H. Lapham,	Hancoek.
2 d,	Adams,		Jonas A. Champney, Shepard Thayer,	Adams.
3d,	{ Dalton, Pittsfield, Richmond, .	:}	John V. Barker, . John E. Merrill, .	Pittsfield.

COUNTY OF BERKSHIRE—Concluded.

District.	Towns and Wards.		Name of Representative.	Residence.
4th,	Becket, Hinsdale, . Peru, Washington, . Windsor,	:}	Benjamin F. Peirce,	Peru.
5th,	Lenox, Stockbridge, West Stockbridge,	?; ;}	Wm. C. Spaulding, .	W. Stockbridge.
6th,	Lee, Otis, Tyringham, .	.}	John Branning, .	Lce.
7th,	Alford,	· }	Egbert Hollister, .	Gt. Barrington.
Sth,	New Marlborough, Sandisfield,	:}	Zacheus Cande, .	Sheffield.
	COUN	TY	OF NORFOLK.	•
1st,	Dedham,		Addison Boyden, .	Dedham.
2 d,	West Roxbury,		William J. R. Evans,	West Roxbury.
3d,	Roxbury, Ward 2, Ward 3, Ward 4, Ward 5,	·}	John Carruthers, . J. Wilder May, . Augustus Parker, .	Roxbury.
4th,	Roxbury, Ward 1,		Alvin G. Bartlett, .	Roxbury.
5th,	Dorchester, .	.{	Daniel B. Stedman, . Samuel Atherton, .	Dorchester.
6th,	Quincy,		George L. Gill, .	Quiney.
7th,	Braintree, .		Edward Avery, .	Braintree.
8th,	Weymouth, .	. {	Elias Richards, . J. Murray Whitcomb,	Weymouth.
9th,	Randolph, .	•	J. Winsor Pratt, .	Randolph.

COUNTY OF NORFOLK—Concluded.

District.	Towns.			Name of Representative.	Residence.
10th,	Stoughton,			Thomas Wilson, .	Stoughton.
11th,	Canton, . Milton, . Walpole, . Sharon, .		:}	Francis W. Bird, . George Vose,	Walpole. Milton.
12tlı,	Foxborough, Wrentham, Medway, .	:	·} :}	Fred'k K. Ballou, . Anson Daniels, .	Foxborough. Medway.
13th,	{ Franklin, . Bellingham,		.}	Alpheus A. Russegue,	Franklin.
14th,	Needham, Medfield, . Dover, .	•	·} :}	Charles C. Sewall, .	Medfield.
15th,	Brookline,			George F. Homer, .	Brookline.
	C	OUI	NTY	OF BRISTOL.	
1st,	Attleborough,			Joseph A. Perry, .	Attleborough.
2d,	{ Mansfield, { Norton, .		. }	Erastus M. Reed, .	Mansfield.
3d,	{ Easton, . { Raynham,		:}	Joseph Barrows, .	Easton.
4th,	Taunton,	•	.{	Nathan S. Williams, Walter S. Sprague, . Jeremy B. Dennett,	Taunton.
5th,	Seekonk, . Rehoboth, Dighton, . Berkley, .		.}	James H. Codding, .	Dighton.
6th,	Somerset, Swanzey, Freetown,	•	:} :}	Thomas G. Nichols, .	Freetown.
7th,	Fall River,	•	$. \Big \{$	John B. Hathaway, . Abraham G. Hart, . Henry Diman, .	Fall River.
8th,	Westport,			Ezra P. Brownell, .	Westport.

COUNTY OF BRISTOL—Concluded.

Date of the latest of the late	The state of the s		
District.	Towns and Wards.	Name of Representative.	Residence.
9th.	Dartmouth,	George F. Howland,	Dartmouth.
10th.	{ New Bedford, Wards }	Elijah H. Chisholm, Oliver H. P. Brown,	New Bedford.
11th,	$\left\{ \begin{array}{l} \text{New Bedford, Wards} \\ 4, 5 \text{ and } 6, \end{array} \right\}$	Joshua C. Stone, . Isaac II. Coe,	New Bedford.
12th,	{ Fairhaven, } Acushnet, }	Charles Bryant, .	Fairhaven.
	COUNTY	OF PLYMOUTH.	
1st,	Cohasset,	J. Q. A. Lothrop, .	Cohasset.
2d,	{ Hingham, } Hull,	DeWitt C. Bates, .	Hingham.
3d,	South Scitnate, .) Hanover,) Hanson,)	Edward Y. Perry, .	Hanson.
4th,	Marshfield,) Pembroke,) Halifax,)	Samuel Hall,	Marshfield.
5th,	Duxbury,	Noah Prince,	Kingston.
6th,	Plymouth,	Charles H. Drew, . Elisha M. Dunham, .	Plymouth. Carver.
7th,	\(\) Wareham, \(\cdot \) \(\) Marion, \(\cdot \) \(\)	Timothy F. Clary,	Wareham.
Sth,	Mattapoisett,	Lemuel Le Baron, .	Mattapoisett.
9th,	Middleborough, .	Andrew C. Wood, .	Middleborougl
10th,	Spridgewater,	Edward Tisdale, .	W. Bridgewat'ı
11th,	{ East Bridgewater, . } { North Bridgewater, . }	Jacob Bates, Uriah Macoy,	E. Bridgewat'i N. Bridgewat'i
	1		

COUNTY OF PLYMOUTH-Concluded.

District.	Towns.			Name of Representative.	Residence.	
12th,	Abington,	•	. {	George W. Reed, . Sereno Howe,* .	Abington.	
	COI	XX	ry o	F BARNSTABLE.		
1st,	Barnstable, Sandwich, Falmouth, Yarmouth,		.}	Isaac K. Chipman, . George Marston, . Heman B. Chase, .	Sandwich. Barnstable. Yarmouth.	
2d,	{ Dennis,		·} :}	Solomon Thacher, . Frederick Hebard, .	Harwich. Dennis.	
3d,	Chatham, Orleans, .		.}	Edmund Flinn, .	Chatham.	
4th,	Eastham, . Wellfleet, Trnro, . Provincetown		:}	Nathaniel H. Dill, . Jesse S. Pendergrast,	Wellfleet. Truro.	
		1)	UKE	s county.		
One.	Edgartown, Tisbury, . Chilmark, Gosnold, .			David Davis,	Edgartown.	
	CO	UN'	гү о	F NANTUCKET.		
One,	Nantucket,			William II. Waitt,† .	Nantucket.	

WILLIAM S. ROBINSON, Clerk. | JOHN MORISSEY, Sergeant-at-Arms. PLINY WOOD, Chaphain.

^{*} Mr. Howe resigned his seat May 13, and the vacancy was not filled.

[†] Mr. Andrew Whitner, the member elect, declined to accept, and Mr. Waitt, chosen in his place, was qualified on the 29th of January.

JUDICIAL DEPARTMENT.

SUPREME JUDICIAL COURT.

GEORGE T. BIGELOW, of Boston.

ASSOCIATE JUSTICES.

EBENEZER R. HOAR, of Concord.
REUBEN A. CHAPMAN, of Springfield.
HORACE GRAY, Jr., of Boston.
DWIGHT FOSTER,* of Boston.
JOHN WELLS,† of Chicopee.

SUPERIOR COURT.

CHIEF JUSTICE.
SETII AMES,† of Boston.

ASSOCIATE JUSTICES.

JULIUS ROCKWELL, of Pittsfield.
OTIS P. LORD, of Salem.
MARCUS MORTON, of Andover.
EZRA WILKINSON, of Dedham.
HENRY VOSE, of Boston.
JOHN P. PUTNAM, of Boston.
LINCOLN F. BRIGHAM, of Boston.
CHESTER I. REED, of Taunton.
CHARLES DEVENS, JR., of Worcester.

^{*} Vice James D. Colt, resigned, August 15, 1866.

[†] Vice CHARLES A. DEWEY, deceased.

[‡] Vice Charles Allen, resigned, April 2, 1867.

[§] Vice Seth Ames, appointed Chief Justice, April 9, 1867.

^{||} Vice THOMAS RUSSELL, resigned, March 22, 1867.

JUDICIAL DEPARTMENT.

JUDGES OF PROBATE AND INSOLVENCY.

IS.	AAC AME	S, Boston,							SUFFOLK.
GE	ORGE F.	сполте,	Salem	, .					Essex.
W	LLIAM A	A. RICHAI	RDSON	ī, Cai	nbridg	ge,			MIDDLESEX.
П	ENRY CH	APIN, Wo	rcester	, .					Worcester.
SA	MUEL F.	LYMAN,	Northa	mpto	n, .				Hampshire.
W	LLIAM S	. SHURTL	EFF,	Sprin	gfield,				Hampden.
CI	ARLES M	IATTOON,	Green	tield,					FRANKLIN.
$J\Lambda$	MES T. R	OBINSON	(Nort	h) Ac	lams,				Berkshire.
GE	ORGE WI	HITE, Nee	dham,						Norfolk.
W.	HLLIAM I	L WOOD,	Middle	borou	gh,				PLYMOUTH.
EI	MUND H	. BENNET	T, Tat	inton	, .	,			Bristol.
Jo	SEPH M.	DAY, Bar	nstable	٠, .					BARNSTABLE
TI	EODORE	G. MAYII	EW, I	Edgar	town,				DUKES.
EL	WARD M	. GARDNI	ER, Na	intucl	cet,				NANTUCKET.

REGISTERS OF PROBATE AND INSOLVENCY.

WILLIAM C. BROWN, Chelsea,				Suffolk.
ABNER C. GOODELL, Jr., Sale	m, .			Essex.
JOSEPH H. TYLER, Cambridge	, .			MIDDLESEX.
JOHN J. PIPER, Fitchburg,				Worcester.
LUKE LYMAN, Northampton,				Намряние.
SAMUEL B. SPOONER, Springfi	ield, .			HAMPDEN.
CHESTER C. CONANT, Greenfie	eld, .			FRANKLIN.
ANDREW J. WATERMAN, Pitt	stield,			Berkshire.
JONATHAN H. COBB, Dedham,				Norfolk.
DANIEL E. DAMON, Plymouth,				Рьумости.
AUSTIN S. CUSHMAN, New Be	dford,			Bristol.
JONATHAN HIGGINS, Orleans,	, .			BARNSTABLE.
HEBRON VINCENT, Edgartown	, .			DUKES.
WILLIAM BARNEY, Nantucket	, .			NANTUCKET.

DISTRICT-ATTORNEYS.

GEORGE P. SANGER, Boston,			Suffolk.
ISAAC S. MORSE, Cambridge,			NORTHERN.
ALFRED A. ABBOTT, South Danvers,			EASTERN.
EDWARD L. PIERCE, Milton,			SOUTH-EASTERN.
GEORGE MARSTON, Barnstable, .			Southern.
HARTLEY WILLIAMS, Worcester, .			MIDDLE.
EDWARD B. GILLETT, Westfield, .			WESTERN.
SAMUEL T. SPAULDING, Northampton,			NORTH-WESTERN

JUDICIAL DEPARTMENT.

SHERIFFS.

JOHN M. CLARK, Boston,					Suffolk.
HORATIO G. HERRICK, Lawrence,					Essex.
CHARLES KIMBALL, Lowell, .					MIDDLESEX.
JOHN S. C. KNOWLTON, Worcester	٠,				WORCESTER.
HENRY A. LONGLEY, Northampton	١,				HAMPSHIRE.
FREDERICK BUSH, Springfield,					HAMPDEN.
SAMUEL H. REED, Greenfield, .					FRANKLIN.
GRAHAM A. ROOT, Sheffield, .					BERKSHIRE.
JOHN W. THOMAS, Dedham, .					Norfolk.
CHARLES B. H. FESSENDEN, New	Bee	lford	,		Bristol.
JAMES BATES, Plymouth,				٠.	Рьумочти.
DAVID BURSLEY, Barnstable, .					BARNSTABLE.
SAMUEL KENISTON, Edgartown,					Dukes.
JOSEPH McCLEAVE, Nantucket,					NANTUCKET.

CLERKS OF COURTS.

GEORGE C. WILDE, Boston, Supreme Judicial Co	urt,		Suffolk, and, by app't of Justices for Common'LTH.
JOSEPH A. WILLARD, Boston, Superior Court, C	ivil T.	, .)
FRANCIS H. UNDERWOOD, Boston, Criminal T.,			SUFFOLK.
ASAHEL HUNTINGTON, Salem,			Essex.
BENJAMIN F. HAM, Winchester,			. Middlesex.
JOSEPH MASON, Worcester,			Worcester.
WILLIAM P. STRICKLAND, Northampton,			Hampshire.
GEORGE B. MORRIS, Springfield,			HAMPDEN.
EDWARD E. LYMAN, Greenfield,			FRANKLIN.
HENRY W. TAFT, Lenox,			BERKSHIRE.
ERASTUS WORTHINGTON, Dedham,			NORFOLK.
SIMEON BORDEN, Fall River,			Bristol.
WILLIAM H. WHITMAN, Plymouth,			PLYMOUTH.
JAMES B. CROCKER, Yarmouth,			BARNSTABLE.
RICHARD L. PEASE, Edgartown,			DUKES.
GEORGE COBB, Nantucket,		•	NANTUCKET.

MEMBERS OF THE FORTIETH CONGRESS.

SENATORS.

CHARLES SUMNER, of Boston. HENRY WILSON, of Natick.

REPRESENTATIVES.

District I.—THOMAS D. ELIOT, of New Bedford.

H.—OAKES AMES, of Easton.

III.—GINERY TWICHELL, of Brookline.

IV.—SAMUEL HOOPER, of Boston.

V.—BENJAMIN F. BUTLER, of Gloucester.

VI.—NATHANIEL P. BANKS, of Waltham.

VII.—GEORGE S. BOUTWELL, of Groton.

VIII.—JOHN D. BALDWIN, of Worcester.

IX.-WILLIAM B. WASHBURN, of Greenfield.

X.—HENRY L. DAWES, of Pittsfield.

PILOT REGULATIONS.

REVISED RATES OF PILOTAGE, as approved by the Governor, with the advice of the Council, and proclaimed by publishment, under section seventeen, chapter one hundred and seventy-six of the Acts of eighteen hundred and sixty-two.

OCTOBER 23, 1866.

"Ordered, That section sixteen of the 'General Regulations for Pilotage,' contained in chapter one hundred and seventy-six of the Acts of eighteen hundred and sixty-two, be amended so as to read as follows:

"Sect. 16. All national vessels, except those of the United States, both inward and outward, shall pay in all parts of the Commonwealth, when they shall employ a pilot, four dollars per foot for fifteen feet or less draught of water, and five dollars per foot for over fifteen feet draught of water."

JANUARY 3, 1867.

"Ordered, That section fifteen of the General Regulations for Pilotage,' contained in chapter one hundred and seventy-six of the Acts of eighteen hundred and sixty-two, be amended so as to read as follows:

"Sect. 15. All passenger steam vessels, regulated by the laws of the United States, sailing under a coasting license, and carrying a pilot, commissioned by United States Commissioners, are exempt from payment of compulsory pilotage."

APRIL 24, 1867.

"Ondered, the rates for pilotage, as provided in chapter one hundred and seventy-six of the Acts of eighteen hundred and sixty-two, be so amended that the pilotage from the ports of New Bedford and Fairhaven to Clark's Point Lighthouse, both inward and outward, shall be fifty cents per foot, instead of thirty-tive cents, as is now provided, and that the pilotage from the sea, inward, to abreast of Clark's Point Lighthouse, shall be two dollars and twenty-five cents per foot, instead of one dollar and ninety cents, as is now provided."

Commonwealth of Massachusetts.

Secretary's Department, Boston, August 1, 1867.

I hereby certify the printed Acts and Resolves contained in this volume to be true copies of the originals, and that the accompanying papers and other matters herewith are transcripts of official records and returns in this Department.

OLIVER WARNER,

Secretary of the Commonwealth.

ERRATUM. On page 594, chapter 171, in title of Act, for "Line" read "Time."

INDEX.

A.

	Page.
Abatement of Nuisance in City of Boston, enabling Acts for,	700, 746
Absentees from School, concerning,	584
Academy, Phillips, Trustees may hold additional estate,	477
" Sandwich, acts of Trustees legalized,	526
Accounts, Auditor of, duties defined,	5 96
Acknowledgment of Deeds, Notaries Public may take,	636
Actions for Flats and Great Ponds of Commonwealth, limitations of, .	676
Adams Water Company, North, in aid of,	499
Address, Inangural, of Governor,	789
Agricultural Branch Railroad Company, name changed, etc.,	582
" " relating to,	521
Agricultural College, certain moneys to be paid to,	604
Agricultural and Horticultural Society, Hingham, incorporated, .	531
" " Marshfield, incorporated, .	549
" " Union, in Blandford, incor-	
porated,	544
Agricultural and Mechanical Society, Worcester North-West, incor-	
porated,	549
Alewives in Merrimack River, right to take suspended,	688
" in Mystic River and Pond, right to take suspended,	579
Almshouse, State, at Bridgewater, in favor,	774
" at Monson, in favor,	773
" at Tewksbury, in favor,	773
Almshouses, Educational Statistics of, required,	558
Amendment of U. S. Constitution, Resolve relative to,	787
American Steam-Ship Company, concerning,	507
American Unitarian Association, may hold additional estate,	483
Amherst College, Trustees of, may hold estate,	481
Annual Reports, distribution of, to Public Libraries,	770
Apportionment of income of School Fund, time for changed,	530
Appropriations:	
Maintenance of Government during current year,—	
Legislative, Executive, Secretary's, Treasurer's and Tax-Com-	
missioner's, Anditor's, Attorney-General's, Agricultural,	
Educational and Military Departments, Commissioners, and	
Board of State Charities,	460-464

ii INDEX.

Appropriations—Continued.	Page.
Maintenance of Government, additional,—	
Supreme Judicial, Superior, Probate and Insolvency, Municipal	
	467-471
Maintenance of Government, further additional,—	
Legislative, Executive, Military and Agricultural Departments	,
State House, Printing, and Miscellaneous and Incidental	
	473-477
From Funds and Incomes mentioned, to wit: Rogers Book	,
Todd Normal School and Indian School, incomes; Charles	
River and Warren Bridges Fund and Essex Bridge tolls,	
Expenses for current year, certain: Almshouses, Hospital at	t
Rainsford Island, Lunatic Paupers, State Prison, Reform and	l
Nautical Schools; Charitable, Reformatory and Correctional	, 485-488
From Moiety of Income of School Fund applicable to Educa-	•
tional Purposes: Board of Education and Agents, Norma	l
Schools, Teachers' Institutes Associations and Scholarships	,
American Institute and Indian Schools,	. 493, 494
Expenses of Military Department: Quartermaster's and Ord	-
nance Bureau, Arsenal Expenses and Incidentals, .	. 494
Expenditures authorized in 1866 and previous years: Legisla-	
tive, Agricultural and Military Departments, State House	,
Printing, Charitable, Reformatory and Correctional, and Mis-	
cellaneous,	553-558
Agricultural Cabinet and Library and Expenses of Legislative	•
Committees,	. 584
Expenditures authorized present year, certain, and for other	r
purposes,	, 751-754
Cape Cod Harbor, for protection of,	. 782
Company F, Ninth Regiment,	. 772
Education of Deaf Mutes,	. 709
Moneys to be refunded, under ch. 47, 1867,	. 762
Provincial Laws, printing,	. 782
Report on Invertebrate Animals, re-publication,	. 769
State Almshouse at Bridgewater,	. 774
State Normal Schools, expenses,	. 770
State Prison, improvements and repairs,	. 695
Troy and Greenfield Railroad and Hoosac Tunnel, .	649
Aqueduct Company, Easthampton, incorporated,	. 522
" Haverhill, additional powers granted to, .	. 513
" Marlborough, incorporated,	. 672
Aqueducts, taking of Water from, by Towns, concerning, .	. 585
Arlington Gas Light and Horse Railroad Companies, Five Cents Sav-	
ings Bank and Lake Water Co., names established,	620
Arlington, Town of, name of West Cambridge changed to, .	. 578
" may purchase property of Spy Pond Water Co.,	
" may sell certain land,	. 649
Arms, issue of, to Massachusetts Institute of Technology, .	. 762
Arsenal, State, improvements at, authorized,	. 771

INDEX. iii

		3	Page.
Arsenal, State, supply of Water for,	•		778
Assessors, Returns by, of shares in banking institutions,	•	•	603
Association, American Unitarian, may hold additional estate	,	•	483
"Boston Temperance Hall, incorporated, .	٠	•	724
Boston Young Women's Christian, incorporated	, .	•	579
" Liberty Masonic, in Beverly, incorporated, " Masonic Building in Georgetown incorporated	•	•	679
masonic Building, in Georgetown, incorporated,	, .	•	627
ritished Library, concerning,	•	•	724
Balem Music Hair, medipolated,	•	•	478
Office Distary, of Bradiera, incorporated,	. 1		$600 \\ 654$
Associations, Coöperative, exemption of shares in from attac Asylum for the Blind, Massachusetts, in aid of,	nmen	ι, .	765
•	1.00	•	768
for Discharged Female Histories, at Deditain, in all	u 01,	•	626
Asylum, Massachusetts Infant, incorporated, . Athenæum and Gallery of Arts, Springfield, incorporated,	•	•	$\frac{626}{723}$
4.1	•	•	724
Athol Savings Bank, incorporated,	•	•	478
Attachments in Civil Suits, dissolving of,	•	•	574
Auditor of Commonwealth, duties of defined,	•	•	596
Auditor's Department, salaries of clerks in, established,	•	. 589.	
± ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	•	. 509	511
Auditors, Court, compensation of, relating to,	•	•	311
В.			
Back Bay Lands, Berkeley Street on, conveyance to city of	Bosto	n	730
Bank, Athol Savings, incorporated,		, •	478
" Barnstable Savings, name established,			478
" Beverly Savings, incorporated,			490
"Boston Penny Savings, estate,			519
"Groton Savings, incorporated,			582
" Hopkinton Savings, incorporated,			526
" Mercantile Savings Institution, taxation of, .		. 586	. 777
" Middleborough Savings, incorporated,			577
" New Bedford Five Cents Savings, estate, .			619
" People's Savings, in Worcester, estate,			560
" West Boston Savings, incorporated,			479
" West Cambridge Five Cents Savings, name changed to	Arling	gton,	621
Banking Institutions, returns by assessors of shares in,		•	603
Banks, Savings, additional returns required from,			611
Banks, suspension of specie payments authorized,			459
Baptist Church in Dorchester, First, concerning,			772
" in Woburn, First, powers of extended,			626
Baptist Society in Georgetown, may sell estate, .			519
Barnstable County, Probate Courts in, times of holding,			699
Barnstable, Institution for Savings in, name changed, .			478
"Town of, taking of shell-fish in,			651
Barrett, John W., estate of, in favor, for State coupons lost	t	•	767
Bath Company, Turkish, incorporated,			722
54			

iv INDEX.

				rage.
	tate House in Worcester, proprietors of, concerning,			624
	ley Street on Back Bay, Boston, concerning, .	•		730
Bethe	Society, Female, of Newburyport, name changed,			603
Bever	ly Savings Bank, incorporated,			490
Blind,	Massachusetts Asylum for, in aid,			765
Board	of Agriculture, salary of Secretary established,			589
Board	of Education, salary of Secretary established, .			676
Board	of State Charities, to report on commitment of	juvenile	2	
	fenders to private institutions,			777
Bond,	Alonzo, in favor,			764
Bonds	, Currency, Treasurer may issue,			698
	, Registered, Treasurer may issue,			650
	and Property of Public Libraries, for preservation of,			512
	in Public Schools, concerning change of, .		,	584
	, City of, abatement of nuisance and preservation of	of public	2	
	health in,	•	. 700	. 746
	" may build highway over certain tide-waters,			720
66	" may extend water works into Roxbury,			740
66	" may take land for Court House,		'	699
66	" may widen streets on application of Marginal	Freight		000
	Railroad Company,	Treigni	,	592
"	" Municipal Court of and clerks, concerning,	•	748,	
٤,	" part of Berkeley Street in, to be conveyed to		10,	730
66	" and Roxbury, may unite,	', .		754
"	" truant children in, relating to,	•	'	584
	truait children in, relating to,			
nostoi	and Albany Railroad Company, how established,			669
"	and Charleston Steam-ship Company, incorporated,			484
	and Chelsea Railroad Company, relating to,			735
	, Clinton and Fitchburg Railroad Company, name esta	umsnea,		* 00
etc.,				582
Bostor	Harbor, Flats near South Boston, relating to, .			784
	" for improvement of,			747
Boston	, Hartford and Eric Railroad, aid granted for construct		• • • •	679
	relating to,	,	521,	
	and Hingham Steam-boat Company, may build wharf	in Hull,		466
. "	and Kennebee Steam-boat Company, incorporated,			619
"	and Lowell Railroad Company, relating to,	•	593,	
	and Maine Railroad Company, relating to, .			593
"	Marine Society, relating to,			492
"	Market-House Company, incorporated,			688
44	and Martha's Vineyard Peat Company, may build wha	rves, .		605
"	Penny Savings Bank, may hold estate,			519
"	Port and Seamen's Aid Society, Managers of, incorpor			495
• 6	and Providence Railroad Company to erect station le	ouse in		
	Roxbury,			727
46	and Providence Railroad Company, relating to,		521,	593
"	Safe Deposit Company, incorporated,			580
"	and Savannah Steam-ship Company, incorporated,			472

INDEX.

			Page
Boston Serew Company, may increase capital,	•		628
" Station Home, in favor,	•		774
" Temperance Hall Association, incorporated, .	•		724
" and Troy Railroad Company, relating to, .			586
" Wharf Company, relating to,			748
" White Flint Marble Company, incorporated, .			689
" and Worcester Railroad Company, in favor of,			767
" " " may unite wi	tlı Western (Jo.,	667
" " relating to,			3, 732
"Young Women's Christian Association, incorpo			579
Boundary Lines:	<i>,</i>		
Eastham and Orleans, established,			524
Salem and Swampscott, established,			558
Taunton and Lakeville, established,		·	745
Bridge in Central Street, Fall River, City may build, .		•	579
Bridge, Essex, City of Salem may use in building water		•	587
Bridge across Fort Point Channel, Old Colony and Ne		0.77	501
•	-	ay	C10
Company may widen,	•	•	610
Bridge, Newburyport, maintenance provided for,	•	•	728
Bridges, Charles River and Warren, superintendence of		•	509
Bridges in Essex County, Toll, laying out of as highway		٠	692
Bridgewater Iron Manufacturing Company, may hold c		٠	515
" and Taunton Railroad Company, incorpora	ated, .	٠	514
Broadway Railroad Company, may increase capital, .	•	•	690
Brookline, Town of, concerning sewers and drains in, .	•	•	512
Building Company, Union, in Southbridge, incorporate	d, .	•	528
Burial of State Paupers, concerning,		•	530
Burning Fluids, certain, sale regulated,			684
Bust of Abraham Lincoln, purchase of authorized,			783
Butler, S. D., in favor,		•	775
C.			
Cambridge Horticultural Society, incorporated,			578
Cambridge, school committee in, concerning election of	f		511
Camp Meetings, for protection of,			502
Canton and Hyde Park Railroad, location and construct	etion.		484
Cape Ann Granite Company, incorporated,			602
Cape Cod Harbor, flats in at Provincetown, occupation	of.		616
" " lines at Provincetown, decapation		•	665
" " for protection of, at Provincetown,		•	782
Carver, Town of, for protection of trout in East Head,		•	525
	•	•	
Catholic Cemetery in Dorchester, estate of,	unter to	•	460
Cavalry, Second Mass., Companies E, F, L and M, bot	unty to,	•	780
Cemetery, Catholic, in Dorchester, estate,	•	•	460
" Second Parish, in Dorehester, relating to,		•	625
Central Mutual Fire Insurance Company, at Worcester	-	ea,	678
Challenging of invers Commonwealth's right concerni	n o		650

vi INDEX.

4.77		Page.
Change of Names of Persons, returns of,	•	842
Chaplains of Legislature, compensation of,	•	. 784
Charitable Eye and Ear Infirmary, Massachusetts, in favor,	•	. 768
Charitable Institutions, Private, concerning reports of,	•	. 632
Charles River and Warren Bridges, superintendence of,	•	509
Charlestown, City of, lands in ceded to United States, . " may extend water works into Boxbury	•	. 488
may extend water works into 1603 bury,	•	. 740
may supply fown of Mediord with wat	er,	. 503
School Committee of, relating to,	•	676
Streets in, raying out and afteration of,		. 622
superintendence of Bridges transferred	to,	. 509
Chelsea, Eastern Railroad Co. to erect station-house in,	•	. 545
Cheshire Railroad Company, relating to,	•	. 517
Children, Church Home for, estate,	•	. 519
Children employed in manufactories, schooling and hours of	labor,	. 683
Children, Friendless, Springfield Home for, in favor, .	•	. 769
" neglected, care and education of,	•	. 459
" truant, concerning,	•	. 584
Childs, Henry II., in favor,	•	. 764
Christian Association, Boston Young Women's, incorporated	•	. 579
Christiantown and Chappequiddic Indians, in favor,	•	. 763
Church, First Baptist, in Dorchester, concerning, .	•	. 772
" in Woburn, powers of extended,	•	. 626
Church Home for Orphan and Destitute Children, estate,	•	. 519
" Missionary Society, Massachusetts, incorporated,	•	. 606
Cities of Boston and Roxbury, may unite,	•	. 754
City of Haverhill established,	•	. 636
City Hospital, Springfield, incorporated,	•	. 543
Civil Officers, certain, issue of commissions to, .	•	. 575
Civil Government, list of state, district and county officers,		. 855
Civil Suits, dissolving of attachments in,	•	. 574
Clam-Bait, concerning,		. 742
Clarke Institution for Deaf Mutes, incorporated, .		. 725
Clerks in Auditor's Department, salaries established, .	•	. 589, 596
" of Courts, certain, and Assistants, salaries established		. 690
Clerks, First, in Treasurer's and Auditor's Departments, salar	ies estab	-
lished,		. 589
" First and Second, in Tax Com'r's Department, salari	es estab	-
lished,		. 589
Clerks of Legislative and Executive Departments, salaries est	ablished	, 589
" of Municipal Court, Boston, salaries established,		. 750
" of Senate and House, salaries established, .		. 589,698
" of Senate and House, Assistant, pay of, .		. 784
Club, Roxbury Medical Reading, incorporated,		. 577
Coal and Petroleum Oils, sale of regulated,		. 684
Coggin, Frances E., in favor,		. 780
College, Agricultural, certain moneys to be paid to, .		. 604
" Amherst, Trustees of may hold estate, .		. 481

INDEX. vii

	Page
College, New England Homocopathic Medical, incorporated, .	. 482
"Tufts, Trustees of, title and powers,	. 513
Commercial Freight Railway Company, relating to,	. 591
Commissioners on Boston, Hartford and Eric Railroad, appoin	
Commissioners, County, duties, for preservation of town prop	
records,	. 654
•	
satatics established,	. 731
of Desca, may ray out ton-bridges as	
ways,	. 692
" of Middlesex, may sell court house a	ınd jail
at Concord,	. 620
" of Middlesex, place of meetings chan	ged, . 731
Commissioners of Fisheries under ch. 238, 1866, additional du	
Commissioners, Qualifying, returns of, to Secretary,	. 576
Commissioners on Williamsburg and N. Adams Railroad, appoin	
Commissions, issue of, to certain civil officers,	. 575
Commitment of Juvenile Offenders to private institutions, rela	
•	· .
Common Sewers in Fire District of Pittsfield, relating to,	. 566
Commonwealth, challenge of jurors by, in criminal cases,	. 650
Commonwealth, Flats of, actions for under G. S. 154, § 12, .	. 676
" in Boston Harbor, for improvement,	. 747
" near South Boston, relating to, .	. 784
Lands sold by, taxation of,	. 532
Companies E, F, L and M, Second Mass. Cavalry, bounty to,	. 780
Company A Fourth Reg't Militia, in favor,	. 772
" F Ninth Reg't Militia, in favor,	. 772
Conditional Pardons, relating to,	. 695
Congress, Senators and Representatives of State in,	. 875
Connecticut River Railroad Company, concerning,	. 693
Connelly, Timothy, in favor,	. 781
Constable of Commonwealth, may appoint additional deputies,	. 596
" " salary established,	. 743
Constitution of United States, Amendment of, Resolve relative	to, . 787
Contracts for operating Railroads, relating to,	. 694
Convicts, conditional pardon of, concerning,	. 695
Coöperative Associations, exemption of shares from attachmen	t, . 654
Cooperative Mills in Fall River, incorporated,	. 595
Copeland, George W., in favor,	. 764
Copies of certain papers and records admissable as evidence, .	. 617
Corporations, Indictments against, in certain cases, time of fin-	
	0.
Shares in, relating to,	. 566
State taxes upon, megany assessed, freasurer to	
taxes upon, concerning concerning.	. 497, 694
" Suits against, concerning,	. 489
Council, Executive, compensation of members,	. 784
County Commissioners, duties for preservation of town prop	rietary
records,	. 654
ti calculate of established	701

viii INDEX.

			Page	
County Commissioners of Essex, may lay or	_	-	•	2
" of Middlesex, may	sell court-hou	ise and jai	l at	
Concord, .		•	. 620	0
" of Middlesex, place	of meetings	changed,	. 73	1
County Taxes granted,			. 77	4
" Treasurers, Salaries established,			. 677	7
Court, Municipal, of Boston, concerning,			. 748	8
" salaries of cle	rks, .		. 750	0
" Police, of Haverhill, established,			. 713	3
" Superior, additional terms for Norfo	lk County		. 54	1
" salaries of Judges establish			. 588, 783	3
" Supreme Judicial, reports of decision		r.	. 630	
Court House, Suffolk Co., City of Boston n			. 699	
Courts, Auditors appointed by, compensation		101, •	. 51	
Courts in certain Counties, clerks of, and		alariae aet		-
lished,	a desistants, s	antites est	. 69	٨
" in Middlesex County, relating to,	•	•	. 620	
in madicaca county, relating to,		•	. 699	
Courts, Probate, in Barnstable County, tim		•	. 63	
" in Franklin County, where	e to be neid,	•		
Cowdin, Robert, in favor,	• •	•	. 77	
Cross, George P., in favor,		•	. 77	
Currency Bonds, Treasurer may issue, .		•	. 698	
Cushman Library, Trustees of, incorporate	d, .	•	. 655	2
D.				
Davidson, Sarah J., in favor,			. 778	8
Davis, Henry Λ ., in favor,			. 77	6
Davol Mills, in Fall River, incorporated,			. 59	ŏ
Deaf Mutes, Clarke Institution for, incorpo	orated, .		. 728	5
" education of, concerning, .		•	. 709	9
Decrees for Divorce, relating to, .			. 62	ī
Deeds, acknowledgment of, Notaries Public	e may take.		. 63	6
Dental Society, Massachusetts, may hold a		te.	. 58	
Depositions taken in perpetuam, use of ma				•
party,			. 61	7
Derby Wharf Corporation, concerning,	• •	•	. 609	
Dighton Furnace Company, may build wha	rf in Tanntar	•	. 60	
Disabled Soldiers and Sailors and their fan			. 575	
			. 768	
Discharged Female Prisoners, Temporary	Asymin for, i	n am oi,		
Discharged Soldiers' Home, in aid of, .		•	. 77	
Dispatch Company, Pneumatic, incorporate		•	. 725	
Dispatches by Telegraph Companies, trans		•	. 743	
District-Attorneys, salaries of, established,			. 743	
Districts, School, relating to,		•	. 583	
Division of Flats, certain, concerning, .		•	. 61	
Divorce Cases, concerning practice in, .			. 623	
Dogs concerning			561	1

						Page.
Doherty, Philip, in favor, .	•	•		•	•	764
Domestic Animals, for protection of,	•	•	•	•	•	561
Door-keepers of Legislature, pay of,		•	•	•	•	783
Drainage of Lands in Boston and for			Public	e Healtl	1, . 700	
Drains and Sewers in Brookline, cond			.•	•	•	512
" in Fire District of			ting to	, .		566
" in Worcester, con	_		٠.	•	•	541
Duxbury and Cohasset Railroad Comp		-		•	•	508
Duxbury, Town of, may hold stock in	D. & C	C. Railro	oad Co	mpany.	•	508
	E.					
Easements, G. S. amended as to acqu	iring of					696
East Boston Gas Company, may incre	_					546
East Head, in Carver, trout in, to prot	-	•				525
Eastern Railroad Company, to erect s		ouse in	Chelse	ea.		545
" " may cons						726
" may unit					ew.	
•	pshire,					618
" " relating to	•	•	•	593, 68	86 798	
Eastham and Orleans, Towns of, line		· · establ	· ished	000, 00		524
Easthampton, Town of, supply of Wat		i, comor		•	•	522
Edgartown, Sea-Fowl in waters of, to		•	•	•	•	560
Education and Care of Neglected Chil-	•. •		· vor	•	•	459
" of Deaf Mutes, concerning		meermi	15,	•	•	709
	•	•	•	•	•	558
Educational Statistics, concerning, Election of School Committee in City of	of Comi	· Lutilas i	• nolotina		•	511
				; 10,	•	
in roun of traitand, march,	1007, 10	ganzea,	•	•	•	618
" of Ward Officers, relating to,		Compton	0000	4:	·	630
Elections of United States, State, Distr	rict and	County	Omeei	rs, time	01	10-
opening polls,	•	•	•	•	•	495
Electors, Qualifications of concerning,			•	•	•	611
Eliot Fire Insurance Company, may in		-			•	479
Emerson, Elvira M., may take charge	of prop	erty of	husbar	101,	•	766
Emerton, Increase N., in favor, .		•			•	761
Emigrant Aid Company, New England		-			•	489
Episcopal Theological School, in Camb					, .	724
Essex Bridge, City of Salem may use,					•	587
Essex County, Toll-Bridges in, County	Comm	issioner	s may l	ay out	as	
highways,	•	•	•	•		692
Evans, Elizabeth, in favor, .	•	•	•	•		780
Everett Insurance Company in Boston	_			•	•	507
Evidence, copies of certain papers and				s,		617
Evidence, taken by deposition in perpe	$tuam, \mathbf{r}$	elating	to,		•	617
Exchange Company, Manutacturers', i	n Bosto	n, incor	porate	d,	•	500
Executive Council, members of, compe	nsation	,			•	784
Eye and Ear Infirmary, Massachusetts	Charita	ıble, in	favor,			768

F.			
Fall River, certain manufacturing companies in, may	unite	for	Page.
insurance,			$\boldsymbol{552}$
Fall River, city of, Bridge in Central Street authorized,			579
Falmouth, certain lands in ceded to United States, .			687
Families of disabled soldiers and sailors, and of the slain	, State	aid	
for,			572
Farmington River Water Power Company, incorporated,			570
Feeble-Minded Youth, Massachusetts School for, in aid of,	•		769
Felting Mills, Lowell, incorporated,			596
Female Bethel Society of Newburyport, name changed,			603
Female Moral Reform Society, New England, in favor,			774
Female Prisoners, Discharged, in aid of Temporary Home	for,		768
Finance, certain matters of, established,			5 96
Fire Department of Salem, relating to,			719
Fire District of Pittsfield, sidewalks, sewers and drains in,			566
Fire Inquests, to provide for,			697
Firemen at State House, salaries of, established, .			589
First Baptist Church in Dorchester, concerning, .	•		772
" in Woburn, powers of extended,			626
First Parish in Groton, ministerial fund of, concerning,			578
Fish in Mystic River and Pond, right to take suspended,			579
Fish, Pickled, concerning packing of,			459
Fisheries, to regulate,			741
Fisheries, G. S., ch. 83, § 15 relating to, amended, .	•	•	512
Fishery in Merrimack River, regulated,			688
Fishery, Oyster, in Monument River, to protect, .			629
Fishery at Pasque Island, relating to,			609
Fishery, Trout, in East Head, to protect,			525
Fitchburg Railroad Company, location of road in Boston,			483
" locations of road confirmed,			628
" relating to,		593,	726, 732
Five Cents Savings Bank, New Bedford, estate of, .			619
" " West Cambridge, name chang	ed to	Ar-	
lington,			621
Flats in Cape Cod Harbor, at Provincetown, occupation of,			616
" of Commonwealth in Boston Harbor, improvement of	ζ, .		747
" near South Boston, relating to,			784
" in Gloucester Harbor, occupation of,			604
" and Great Ponds of Commonwealth, limitations of ac	tions 1	for, .	676
Flats, certain, Division of, concerning,			611
Flye, Daniel, deceased, for payment of money due to,			765
Fourth Regiment Infantry, Company A, in favor of, .			772
Foxborough Branch Railroad Company, name changed, etc	o., .		521
Francis, Sarah F. K., in favor,			775
Franconia Iron and Steel Company, may extend wharf in V	Vareli	am, .	605
Franklin County, Probate Courts in, where to be held,			635
Franklin Telegraph Company, may purchase Insulated Li	nes Co	·., •	601

INDEX. xi

			Page.
Freeman, Priscilla, in favor,	•		764
Freight Railway Company, Commercial, in Boston, rela	iting to,		59I
" Marginal, in Boston, incorpo	orated,		590
Friendless Women and Children, Springfield, Home for	c, in favor,		769
Fruit-Preserving Company, Worcester, incorporated, .			532
Fund, Groton Ministerial, Trustees may loan moneys of	of, .		578
" School, time changed for apportionment of incom	ne, .		530
Furnace Company, Dighton, may build wharf in Taunt		•	607
G.			
Gallegan, Winifred, in favor,			774
Gallery of Arts, Springfield, incorporated,	•	•	728
Gallop's Island, lands on, ceded to United States,	•	•	712
Gas Light Companies:	•	•	(12
East Boston, may increase capital,			546
Lawrence, may increase capital and estate, .	•	•	500
	•	•	
Manufacturers', of Fall River, incorporated,	•	•	506
Union, of Attleborough, incorporated,	•	•	571
West Cambridge, name changed to Arlington, .	•	•	620
Gay Head Indians, Schools for, in favor,	•	•	763
Gazette Company, Worcester, incorporated,	•	•	587
General Statutes, Supplement to, publication and sale of	of, .	•	765
General Theological Library, in Boston, relating to, .		•	690
George H. Gilbert Manufacturing Company, incorporate	ed, .	. •	678
Gloucester Harbor, lines in defined,	•	•	633
" occupation of flats in,	•	•	604
Gloucester and Lanesville Railroad Company, incorpor-	•	•	685
" Marine Insurance Company, charter extend		•	483
Gloucester, Town of, may hold stock in Gloucester a	ınd Lanesvi	ılle	
Railroad Company,	•	•	686
Gold Pen Manufacturing Company, Haskins, incorporation	ted, .		689
Gould's Report on Invertebrate Animals of Mass., repu	ıblication,		769
Governor, Inaugural Address of,			789
" Special Messages of,			828
Grand Hotel Company, incorporated,			525
" Branch Railroad Company, incorporated,			569
" " may extend ro	oad, .		715
Grand Junction Railroad Company, relating to,			734
Granite Company, Cape Ann, incorporated,			602
Groton Ministerial Fund, Trustees may invest moneys	of,		578
Groton Savings Bank, incorporated,			582
Grover and Baker Sewing Machine Company, name cha	anged, etc		722
Growing Wood, sale of, by guardians, relating to, .			627
Guano Company, Pacific, incorporated,		·	56I
Guardians, sale of growing wood by, relating to,		·	627
,	•	•	0-1

T	-	т	
		Ł	
J		L	

	1	rage
Hamilton, Cheney, in favor,		775
Hancock, Town of, may aid Williamstown and Hancock or otl	1er	
Railroad Company,		630
Hanover Branch Railroad, time for completion extended, .		47
Harbor of Boston, Flats near South Boston in, relating to, .		784
" for improvement of,		747
" of Cape Cod, at Provincetown, protection of,		78:
" " " lines established, .		665
" " occupation of flats in,	·	616
" of Gloucester, lines in defined,	·	633
" occupation of flats in,	•	604
" of Lynn, certain lines in, established,	•	710
Harris, Nathaniel, may build wharves in Chilmark,	•	607
· · · · · · · · · · · · · · · · · · ·	•	618
Harvard, Town of, election March, 1867, in, legalized,	•	
Haskins Gold Pen Manufacturing Company, incorporated, .	•	689
Haupt, Herman, in favor,	•	780
Haverhill Aqueduct Company, additional powers granted to, .	•	513
Haverhill, City of, established,	•	630
" Police Court of, established,	•	713
Health, Public, in city of Boston, for preservation of,	. 700,	
Herring Pond Plantation, in favor, for school-house,	•	761
" taking of kelp and seaweed from, .	•	530
Hide and Leather Insurance Company, incorporated,	•	624
Highway, City of Boston may build over certain tide-waters, .		720
Highways, construction of, concerning,	•	651
" shade and ornamental trees on, concerning, .		63:
Hingham Agricultural and Horticultural Society, incorporated,		531
Historical Society, Massachusetts, concerning "Hutchinson Paper	's "	
in possession of,		782
Holyoke Mutual Fire Insurance Company, of Salem, estate, .		49.
Home, Boston Station, in favor,		774
" Discharged Soldiers', in aid of,		776
Home for Friendless Women and Children, Springfield, in favor,		769
" for Orphan and Destitute Children, Church, estate, .		510
Home, Saint Joseph's, incorporated,		602
" Washingtonian, in favor,		767
Homœopathic Medical College, New England, incorporated, .		482
Hoosac Tunnel, additional for completion of,		649
" scrip in aid of, how issued,		698
Hopkinton and Milford Railroad Company, incorporated, .		622
" Savings Bank, incorporated,		5 20
Hopkinton, Town of, may hold stock of Hopkinton and Milford Ra	il-	
road Company,		623
Horse Railroads. See "Street Railway Corporations."	•	0 200
Horticultural Society, Cambridge, incorporated,		578
Horticultural and Agricultural Society, Hingham, incorporated,	•	531
" " Marshfield, incorporated,	•	549
maisincu, incorporateu,		O 1 0

INDEX. ziii

				l'age
Horticultural and Agricultural Society, Union, in B	landfor	d, incor	-	
porated,	•	•	•	544
Hospital, Saint John's in Lowell, incorporated,	•		•	544
" Springfield City, incorporated, .	•	•		543
" State Lunatie, at Northampton, in favor,	•	•	•	773
" at Woreester, in favor,	•	•	•	778
Hospitals, State Lunatic, duties of superintendents,			•	589
" support of inmates, .	•	•	•	771
Hotel Company, Grand, incorporated,	•	•		525
" Lee, incorporated,	•	•		601
" Manomet, incorporated, .				619
" West Newton, incorporated, .				479
" Wyoming, incorporated, .				5 52
Hours of Labor of children employed in manufactorie				683
Howard Street Society, in Salem, sale of property aut	horized	,		775
Howland, Solomon C., treasurer Marshpee District, i	n favor	•		766
"Hutchinson Papers," concerning,		•		782
I.				
1.				
Idiotic Youth, Massachusetts School for, in aid of,				769
Income of School Fund, time for apportionment chan	ged,			530
Incompatible Offices, United States and State, certain	a,			751
Independent Insurance Company, incorporated,				501
India Mutual Insurance Company, incorporated,				545
Indians, Christiantown and Chappequiddic, in favor a	nd for s	chools,		763
" Gay Head, in favor schools for, .				763
" Marshpee, in favor Schools of,				763
" Punkapog, certain, in favor,				761
Indictments against corporations, certain, time of find	ling,			588
Infant Asylum, Massachusetts, incorporated, .				626
Ingalls, William, Executor of estate of E. H. Rust, in	favor,			781
Inquests in cases of Fire, to provide for, .				697
Inspection of Pot and Pearl Ashes, fees established,				494
Institute of Technology, Massachusetts, issue of Arms				762
Institution for the Blind, Massachusetts, in aid of,	•			765
7 (1) (1) (2) (3)				725
Institution for Savings, in Barnstable, name changed,				478
" " Mercantile, in Boston, taxatio			. 586,	
Institutions of Learning, certain, educational statistics			,	558
Institutions, Private Charitable, concerning reports of	_			632
Insurance Commissioner, Clerk of, salary established				5 89
Insurance Companies:	,	•	•	•00
Central Mutual Fire, in Worcester, incorporate	ad.			678
Eliot Fire, in Boston, may increase capital,	,	•	•	479
Everett, in Boston, incorporated, .	•		•	507
Gloucester Marine, charter extended, .	•		•	483
Hills and Losthon in Poster incompared		•	•	624

xiv INDEX.

Insurance Companies—Continued.		P	age.
Holyoke Mutual Fire, of Salem, may hold additional es	tate, .		495
Independent, in Boston, incorporated,	•		501
India Mutual, in Boston, incorporated,			545
Monitor Mutual Fire, in Boston, incorporated, .			617
Mutual Fire Assurance, of Springfield, charter extende	d, .		465
National, in Boston, charter extended and capital incre			482
Prescott Fire and Marine, in Boston, may increase cap			465
Tremont, in Boston, incorporated,			465
Instrance Companies, relating to,			663
Insurance Company, Mutual, certain corporations in Fa	ll River		
may unite as,			552
Intentions of Marriage by non-resident parties, concerning,	•	•	502
Interest, rate of, concerning,		•	500
Invertebrate Animals of Mass., republication of Report on,	•	•	769
Iron Company, Old Colony, may increase capital and hold es	·		490
* **			675
Iron and Machine Company, Rice, Barton and Fales, incorpo			515
Iron Manufacturing Company, Bridgewater, may hold certain		•	
Iron and Steel Company, Franconia, wharf in Wareham,	•		605
" Manufacturing Company, Plympton, name	change	1	10=
to Linden,	•	•	495
J.			
T. C. at Command Recontinued			732
Jail at Concord, discontinued,	•	•	750
Judges of Probate and Insolvency, salaries of, established,	•	·	
Judges of Superior Court, salaries established,		. 588,	
Judicial Offices, certain, U. S. Register of Bankruptey shall		,	751
Jurisdiction over Lands in Charlestown ceded to United State		•	488
in Eatmouth ceded to United States,		•	687
" on Gallop's Island ceded to United St		•	712
" on Long Island ceded to United Stat		•	711
" on Point Alderton ceded to United St	iates,	•	712
" in Watertown ceded to United States	s,	•	651
Jurors, challenging of, concerning,	•	•	650
Juvenile Offenders, commitment of, to private institutions,	•		777
К.			
11.			
Kelp on Herring Pond Plantation, relating to the taking of,	•	•	530
L.			
11.			
Labor of Children in manufactories, Hours of,	•		683
Laighton, Nathan P., may construct wharf in Hull, .			678
Lakeville and Taunton, Towns of, line between established,	•		745
Eand for County Court House in Boston, city may take,			699
Lands abutting on streets in cities, concerning, .			631
Lands in Boston, drainage of, to provide for,		. 700,	746

INDEX. · xv

	Page.
Lands in Charlestown, ceded to United States,	488
" in Falmouth, ceded to United States,	687
" on Long Island, ceded to United States,	711
" on Point Alderton and Gallop's Island, ceded to United States,	712
" in Watertown, ceded to United States,	651
" sold by Commonwealth, taxation of, relating to,	532
Lawrence, Amos A., Guardian, may lease certain estate,	767
Lawrence, William R., Trustee, conveyance by confirmed,	770
Lawrence Gas Company, may increase capital and estate,	506
Laws, Provincial, printing of provided for,	782
Leased Railroads, annual returns of, relating to,	5 60
Leasing of Railroads and contracts for operating, concerning,	694
Lee Hotel Company, incorporated,	601
Lee and New Haven Railroad, construction of, etc.,	560
Legislature, Clerks of Senate and House, salaries established,	589, 698
" Door-Keepers, Messengers and Pages, pay of,	783
" Members, Chaplains and Assistant-Clerks, pay of, .	784
Lenox Water Company, incorporated,	549
Lexington and West Cambridge Railroad Company, name changed, .	621
Liberty Masonic Association, in Beverly, incorporated,	679
Libraries, Public, distribution of Annual Reports to,	770
" for preservation of books and property of,	51 2
Library, Cushman, Trustees of, incorporated,	652
"General Theological, in Boston, relating to, "	690
" State, in aid of,	766
Library Association, Pittsfield, concerning,	724
" Union, of Bradford, incorporated,	600
Lieutenant-Governor, compensation of,	784
Limitations of Actions for Flats and Ponds of Commonwealth, con-	
cerning,	676
Lincoln, Abraham, Bust of, purchase authorized,	783
Lincoln, Lorenzo, and others, may build wharf in Taunton,	608
Linden Iron and Steel Manufacturing Company, name established, .	495
Linen Works, Stevens, incorporated,	720
Litchfield, Harvey T., may extend wharf in Hingham,	653
Long Island, lands on, ceded to United States,	711
Lowell Felting Mills, incorporated,	596
Lunatic Hospital, State, at Northampton, in favor,	773
" at Worcester, in favor,	778
Lunatic Hospitals, State, duties of superintendents,	589
" " support of inmates,	771
Lynn, City of, may provide for sinking fund,	528
Lynn, Harbor of, lines in established,	710
м.	
Maybey, Robert, in favor,	. 775
Machine and Iron Company, Rice, Barton and Fales, incorporated, .	675

xvi · INDEX.

25 . 26		rage.
Maguire, Mary, in favor,		778
Mails of United States, carrying of by railroad corporations,		744
Main Drains in Fire District of Pittsfield, relating to, .		566
Malden, Town of, supply of water for,		612
Maloney, Elizabeth, in favor,		781
Managers of Boston Port and Seamen's Aid Society, incorpor	rated .	495
Manomet Hotel Company, incorporated,		619
Mansfield and Framingham Railroad Company, concerning,	• •	521
Manufacturers' Exchange Company, incorporated, .		500
" Gas Company of Fall River, incorporated,		506
Manufacturing Corporations:		
Arlington Gas Light Cempany, name established,	•	620
Boston Screw Company, may increase capital, .	•	. 628
Boston White Flint Marble Company, incorporated,		689
Bridgewater Iron, may hold certain railroad stock,		. 515
Coöperative Mills in Fall River, incorporated, .	•	. 59,5
Davol Mills in Fall River, incorporated, .		. 595
Dighton Furnace Company, may build wharf in Taun	ton,	. 607
East Boston Gas Company, may increase capital,		. 546
Franconia Iron and Steel, may extend wharf in Ware	cham,	. 605
George II. Gilbert, incorporated,		. 678
Grover and Baker, name established, etc.,		. 722
Haskins Gold Pen, incorporated,		. 689
I. Washburn and Moen Wire Works, incorporated,	•	. 628
Lawrence Gas Company, capital and estate, .		. 506
Linden Iron and Steel, name established,		. 495
Lowell Felting Mills, incorporated,		. 596
Manufacturers' Gas Company of Fall River, incorpora	ated.	. 506
Marshpee, incorporated, and use by of real estate,		. 491, 612
Merchants', of Fall River, incorporated, .		. 520
North Andover Mills, incorporated,		. 608
Ocean Steam Mills, capital and estate,		. 493
Old Colony Iron Company, capital and estate, .		. 490
Pacific Guano Company, incorporated,		. 561
Plimpton Iron and Steel, name changed to Linden,		. 495
Renfrew, incorporated,		. 606
Rice, Barton and Fales Machine and Iron Compar	ny incor	
porated,	ny, meer	. 675
Stevens Linen Works, incorporated,	•	. 720
Union Gas Light Company of Attleborough, incorpora	• atod	. 571
United States Metallurgic Company, incorporated,	acca,	. 721
West Cambridge Gas Light Company, name changed,	•	. 620
West Cambridge Gas Light Company, name changed,	unito fo	
Manufacturing Corporations in Fall River, certain, may	unite 10	. 558
Mutual Insurance,	· line on	
Manufacturing Establishments, Children employed in, scho	omig an	. 683
hours of labor, relating to,	hood ma	
Marblehead and Lynn Railroad Company, Town of Marble	nead maj	y . 544
aid,	•	,44

INDEX.	xvii

			Page.
	Marchant, Barnard C., in favor,		763
	Marginal Freight Railway Company, incorporated,	•	590
	Marine Society, Boston, relating to,	•	492
	Marine Society at Newburyport, may hold additional estate, .		464
	Market House Company, Boston, incorporated,	•	688
	Marlborough Aqueduct Company, incorporated,	•	672
	Marriage Contracts, failure to record not to invalidate, .	•	635
	Marriage of Non-Resident Parties, relating to,	•	502
	Marshfield Agricultural and Horticultural Society, incorporated		549
	Marshfield, Town of, may hold stock in Duxbury and Cohasset Rai	1-	
	road Company,	•	508
	Marshpee District, in favor treasurer of, for road,	•	766
	schools,		763
	Marshpee Manufacturing Company, incorporated, and additional,	. 491,	
	Masonic Association, Liberty, in Beverly, incorporated,	•	679
	Masonic Building Association in Georgetown, incorporated .	•	627
	Massachusetts Asylum for the Blind, in aid of, Charitable Eve and Ear Infirmary, in favor	•	765
	Charles Lyc and Bar Inninary, in lavor,	•	768
	Charen Missionary Society, mediporated,	•	$606 \\ 587$
	Dental Bockety, may note additional estate,	,,	557
	Thistorical Bodiety, Concerning 12dtonnison 1 apers	,	782
	in possession of,	•	626
	" Infant Asylum, incorporated, " Institute of Technology, issue of arms to, relating to,	•	762
	" Nautical School, name established,	•	652
	" Provincial Laws, printing of, provided for,	•	782
	"Reports of Supreme Judicial Court, concerning,	•	630
	"School for Idiotic Youth, in aid of,	•	769
	Me'Collum, Ennice II., in favor,	•	768
	Mechanical and Agricultural Society, Worcester North-West, inco	• r-	100
	porated,	•	549
	Medford, Town of, supply of water for,	. 503,	
	Medical College, New England Homeopathic, incorporated, .		482
	Medical Reading Club, and Roxbury Society for Medical Improve	e -	
	ment, incorporated,		577
	Meetings in Camp or Field, religious, for protection of,		502
	Meetings of County Commissioners of Middlesex, place of.		731
	Meetings for Election of Certain Officers, time of opening, .		495
	Melrose and South Reading Horse Railroad Company, location an	d	
	construction,		675
	Melrose, Town of, supply of water for,		612
•	Mercantile Savings Institution of Boston, taxation of,	. 586,	777
	Merchants' Manufacturing Company, of Fall River, incorporated,		520
	Merrimack River, Fishery in, regulated,		688
	Merrimack Valley Horse Railroad, location and construction,		594
	Messages of Governor to Legislature, Special,		828
	Messengers to Council and Adjutant-General, salaries established,		589
	Messengers of Legislature, pay of,		783

xviii INDEX.

		Page
Metallurgic Company, United States, incorporated, .	•	721
Middleborough Savings Bank, incorporated,		. 57
Middleborough and Taunton Railroad Company, relating to	, .	. 513
Middlesex County, courts in, relating to,		. 620
Middlesex, County Commissioners of, place of meetings cla		. 73
Middlesex Railroad Company, certain mortgage by, made va	ılid,	. 570
" concerning fares of, .	•	. 714
Milford and Woonsocket Railroad Company, concerning,		. 633
" may lease road	1, .	. 718
MILITARY:		
Arms, issue of to Massachusetts Institute of Techno	$\log y$,	. 76:
Arsenal, improvements at, authorized,		. 771, 778
Companies E, F, L and M, Second Mass. Cavalry, be	ounty to,	. 780
Company A, Fourth Reg't Infantry, in favor, .		. 775
"F, Ninth """.		. 775
Militia, Act of 1866, concerning, amended, .		. 654, 703
Soldiers, disabled, families of, and of the slain, State	aid for,	. 575
State Guard of Worcester, concerning,		. 531
Milk Cans, sealing of, repeal of laws requiring, .		. 611
Mills, Coöperative, in Fall River, incorporated		. 593
" Davol, in Fall River, incorporated,		. 593
" Lowell Felting, incorporated,		. 596
" North Andover, incorporated,		. 608
" Ocean Steam, may increase capital and estate, .		. 493
Mineral Springs Company, Mount, incorporated, .		. 520
Missionary Society, Massachusetts Church, incorporated,	•	. 606
Mitchell, Joseph, Administrator, in favor,	•	. 767
Money, rate of interest on, concerning,	•	. 500
"Treasurer to borrow, in anticipation of revenue,	•	. 77
•	•	
Monitor Mutual Fire Insurance Company, incorporated,	•	. 617
Monument River, Oyster Fishery in, to protect, Moral Reference Society, New England Reveals in forms	•	
Moral Reform Society, New England Female, in favor,	•	. 779
Mount Mineral Springs Company, incorporated,	•	. 520
Municipal Court of Boston, concerning,	•	. 748
" salaries, clerks of,	•	. 750
Museum of Comparative Zoölogy, in favor,	•	. 770
Music Hall Association, Salem, incorporated,		. 478
Mutual Fire Assurance Company of Springfield, charter ex		
Mutual Fire Insurance Company, Central, of Worcester,	incorpo	
rated,	•	. 678
" " Holyoke, of Salem, est	ate,	. 493
" Monitor, incorporated,	•	. 617
Mutual Insurance Company, certain corporations in Fall I	River ma	
unite as,		. 551
" India, incorporated, .	•	. 545
Mystic River Corporation, sea-wall of, may change portion,		. 580
Mystic River and tributaries, for re-stocking with fish.		579

INDEX.	xix
INDEX.	xi

N.

	Page.
Names of Persons, change of,	842
Naphtha, sale of regulated,	684
Nashua and Lowell Railroad Company, may increase capital, .	518
National Insurance Company, charter extended and capital increased,	482
Nautical School, Massachusetts, name established,	652
Navigation Company, Pentucket, incorporated,	546
Needham, Hannah M., in favor,.	779
Neglected Children, care and education of, concerning,	459
New Bedford, City of, in favor,	764
New Bedford and Boston Telegraph Company, incorporated,	744
" Five Cents Savings Bank, estate of,	619
" and Fall River Railway Company, concerning,	527
" and Taunton Railroad, concerning,	515
New England Emigrant Aid Company, may issue preferred stock, .	489
" Female Moral Reform Society, in favor,	774
" Homœopathic Medical College, incorporated,	482
New Haven and Northampton Railroad, relating to,	586
New London Northern Railroad Company, may increase capital,	576
New London Northern Railroad Company, relating to,	517
Newburyport, City of, charter amended,	599
Newburyport and Amesbury Horse Railroad Company, relating to, .	527
Newburyport Bethel Society, name established,	603
Newburyport Bridge, maintenance provided for,	728
Newburyport Marine Society, may hold additional estate,	464
Ninth Regiment Infantry, Company F, in favor,	772
Non-resident parties, Marriage of, relating to,	• 502
Norfolk County, additional terms of Superior Court for,	541
Normal Schools, State, for payment expenses in 1866,	770
North Adams and Bennington Railroad Company, incorporated,	715
North Adams Water Company, additional in aid of,	499
North Andover Mills, incorporated,	608
North Attleborough Branch Railroad, location and construction,	594
North Woburn Street Railway Company, Town may loan credit to, .	590
Northampton, Hadley and Amherst Street Railway Co., incorporated,	527
Northampton and Shelburne Falls Railroad, relating to,	586
Notaries Public, may take acknowledgment of deeds,	636
Nuisance in the City of Boston, for abatement,	700, 746
0.	
Oaths of office by certain civil officers, when to be taken,	575
Ocean Steam Mills, may increase capital and estate,	493
Offenders, Juvenile, relative to committing to private institutions,	777
Officers, certain civil, issue of commissions to,	575
Officers, Police, concerning appointment of, in cities,	677
Officers of State Prison, certain, salaries established,	710
Oils. Coal and Petroleum, sale of regulated.	684

xx INDEX.

				rage
Old Colony Iron Company, may increase capital	l and l	rold esta	ate,	• 490
Old Colony and Newport Railway Company, com	reernir	ıg,	. 515	i, 593, 610
" " " dep	ot of	in Plym	outh,	. 675
Orleans and Eastham, Towns of, line between of	establi	shed,		. 524
Orphan and Destitute Children, Church Home f				. 519
Overseers of Poor, concerning records and retu				. 618
Oxford, Town of, proportion of school fund for			id to	. 769
Oyster Fishery in Monument River, to protect,	1000	to be pa	ia 10,	. 629
dyster Fishery in Monument River, to protect,		•	•	. 024
Р.				
Parific Cuana Company incompensed				EC.
Pacific Guano Company, incorporated,	•	•	•	. 561
Pages of Legislature, pay of,		•	•	. 783
Palmer, Billings, acts as Trial Justice legalized,	,	•	•	. 622
"Katie, in favor,		•	•	. 778
Papers, certain, copies made admissible as evide	enee,	•	•	. 617
Pardons, conditional, relating to,		•	•	. 693
Parish, First, in Groton, ministerial fund of, .				. 578
Parishes and Religious Societies in West Car	mbridg	ge, may	chang	e
names,				. 621
Pasque Island Corporation, incorporated, .				. 609
Paupers, State, concerning burial of,				. 530
"State Lunatic, relating to support of, .				. 771
Payment of Salaries, State, when to be made, .		•	•	. 658
•	•	•	•	. 494
Pearl and Pot Ashes, fees for inspection establish		• :1.11	•	
Peat Company, Boston and Martha's Vineyard,	may o	una wna	irves,	. 605
Pendleton, Edward, in favor,		•	•	. 776
Penny Savings Bank, Boston, may hold estate,		•	•	. 519
Pentucket Navigation Company, incorporated, .		•	•	. 546
People's Savings Bank, in Worcester, may hold	estate	2,	•	. 560
Perkins Institution for the Blind, in aid of,		•	•	. 765
Petroleum Oils, sale of regulated,		•	•	. 684
Pettengill, James R., in favor,			•	. 772
Pew, John, may extend wharf in Gloucester, .				. 480
Phillips Academy, Trustees of, may hold addition	onal es	state,		. 477
Pickled Fish, concerning packing of,				. 459
Pilotage, rates of, amended,				. 876
Pittsfield Fire District, sidewalks, sewers and dr	ains ir	ı relati	ne to	. 566
"Library Association, concerning, .		1, 101441	15 (0,	. 724
Plymouth, Town of, for protection of Trout in E		· ood	•	. 525
			nacatt	
Plympton Iron and Steel Manufacturing Compa	my, ma	ine cha	ngeu t	
Linden,		•	•	. 495
Pneumatic Dispatch Company, incorporated, .		•	•	. 722
Point Alderton, lands on, ceded to United States	5,	•	•	. 712
Police Court of Haverhill, established,		•	•	. 713
Police Officers, concerning appointment of, in ci	ties,	•		. 677
Police, State, to increase number,		•		. 5 96
Polls, time of opening, at certain elections, relat	ting to),		. 495

INDEX.			xxi
		•	Page.
Ponds and Flats of Commonwealth, limitations of actions for	, .		676
Poor, Overseers of, concerning records and returns from,			615
Port Society of Boston, and Seamen's Aid Society, united,			495
Pot and Pearl Ashes, fees for inspection established, .			494
Prescott Fire and Marine Insurance Company, may increas	e cap	ital,	465
Printing, State, concerning,			761
Prison, State, appropriation for improvements and repairs,			695
" " to provide for improvements at, .			763
" salaries of certain officers in, established,			710
Prisoners, Discharged Female, Temporary Home for, in aid			768
Private Charitable Institutions, Reports of, concerning,			632
Probate Courts in Barnstable County, time of holding,			699
" in Franklin County, where to be held, .			635
Probate and Insolvency, Judges, Registers and Assistants, s	alario	es of	
established,			750
Property of Public Libraries, for preservation of,	•		512
	•	•	654
Proprietaries, Town, preservation of records of, Proprietaries of Park State House in Workester, concerning	•	•	624
Proprietors of Bay State House in Worcester, concerning,	•	tata.	466
" of Catholic Cemetery in Dorchester, may increa	.80 08	tate,	502
Protection of Camp Meetings, to provide for,	•	•	
Provincetown, Flats in, occupation of,	•	•	616
Provincetown Harbor, certain lines in established,	•	•	665
" protection of, concerning,	•	•	782
Provincial Laws, printing of, concerning,	•	•	782
Public Health in City of Boston, for preservation of, .	•	. 700	,
Public Libraries, books and property, for preservation of,	•	•	512
" for distribution of Annual Reports to,	•	•	770
Public Schools, concerning change of text-books in, .	•		584
Public Series of Documents, distribution to libraries, .	٠	•	770
Publication of Gould's Report on Invertebrate Animals, rela	ating	to, .	769
Publication and sale of Supplement to General Statutes, pro-	ovided	for,	765
Punkapog Indians, in favor,	•	•	761
Q.			
•			0 = =
Quail, time for taking prescribed,	•	•	651
Qualification of certain Civil Officers, oaths when to be take	en,	•	575
Qualifications of Electors, concerning,	٠	•	611
R.			
RAILROAD CORPORATIONS:			
Agricultural Branch, name changed, etc.,			582
" " relating to,			521
Arlington Horse, name established,			620
	•	•	660
Boston and Albany, relating to,	•	•	735
Boston and Chelsea, relating to, . Boston, Clinton and Fitchburg, concerning: name es	• stablis	shed,	582
Doctor, Onition and Pitenburg, concerning. Rame of		,	

.

xxii INDEX.

RAILROAD CORPORATIONS-Continued.					1	age
Boston, Hartford and Erie, aid granted t	for cons	truction	of r	oad,		679
" " relating to,					521,	593
					593,	734
" and Maine, relating to, .						593
" and Providence, to erect station		in Roxb				727
" and Boston and				r to.	521.	
" and Troy, relating to, .					,	586
" and Worcester, in favor, .						767
" relating to						732
" and the Western	nav u	mite.				667
Bridgewater and Taunton, incorporated						514
Broadway, may increase capital,	,					690
Canton and Hyde Park, location and co	nstruct	ion of r	oad.			484
Cheshire, relating to,						517
Commercial Freight, relating to,		•	Ī			591
Connecticut River, concerning, .	•		•	•		693
Duxbury and Cohasset, incorporated,			•	•		508
Eastern, may construct double track, et	te	•	•	•		720
" may unite with Eastern Road of			hire.	•		618
" to erect station house in Chels		Trompo.	11110,	•		548
" relating to,	cu,	•	593,		728	
Fitchburg, location of road in Boston,	•	•	000,	000,	120,	488
" " and branch		rinad	•	•		628
" relating to,	cs com	i i i i cu,	•	592 -	726,	
Foxborough Branch, name changed, etc	•	•		000,	120,	521
Gloucester and Lanesville, incorporate		•	•	•		688
	u, •	•		•		569
" " may extend road,		•		•		718
Grand Junction, relating to,	•	•	•	•		734
Hanover Branch, time for completion of	· ovtondo	A	•	•		471
	·	u,	•	•		622
Lee and New Haven, construction of r			•	•		560
Lexington and West Cambridge, name		-	•	•		621
Mansfield and Framingham, concerning	_	u,	•	•		521
Marblehead and Lynn, Town of Marbleh		·	•	•		544
			•	•		590
Melrose and South Reading Horse, loca			·	· ·		673
Merrimack Valley Horse, location and			ruetic	,,,,		59:
Middleborough and Taunton, concerning		ction,	•	•		518
Middlesex, certain mortgage and proceed		· wado va	184	•		576
" concerning fares of, .	edings	naue va	mu,	•		714
Milford and Woonsocket, concerning:	morr la		a.	•	633,	
	•	ase roa	ч,	•	000,	518
Nashua and Lowell, may increase capit		locatio	· n	•		527
New Bedford and Fall River, organizat		1000110	11,	•		518
and Taunton, concerning		•	•	•		580
New Haven and Northampton, relating New London Northern, relating to,		•	•	•		517
" " may increase e	anital	•	•	•		570
may increase e	apual,	•				011

INDEX. xxiii

Railroad Corporations—Concluded.	Page
Newburyport and Amesbury Horse, relating to,	. 52
North Adams and Bennington, incorporated,	. 71.
North Attleborough Branch, location and construction,	. 59
North Woburn Street, town may loan credit to,	. 59
Northampton, Hadley and Amherst Street, incorporated,	. 52
Northampton and Shelburne Falls, relating to,	. 58
, , ,	5, 593, 61
" " may remove depot in Plymouth,	. 67
Roxbury Branch, incorporated,	. 51
Salem and South Danvers, allowed time to extend road,	. 46-
Sheffield, concerning,	. 629
" may lease road,	. 74:
Somerville Horse, concerning,	
9	. 46
South Shore, relating to,	. 508
Springfield and Farmington Valley, location and construction	
of road,	. 499
Troy and Greenfield, additional for completion of road,	. 649
scrip in aid, now issued,	. 698
•	. 517, 693
Vineyard Sound, concerning,	. 533
Ware River, incorporated,	. 517
West Cambridge Horse, name changed to Arlington, .	. 620
Western, extension of road to Boston authorized, .	. 667
" relating to,	, 518, 593
Williamsburg and North Adams, aid to, for construction,	. 716
" " incorporated,	. 585
Williamstown and Hancock, Town of Hancock may aid,	. 630
Winthrop Horse, relating to,	. 552
" Town of Winthrop may loan credit to,	. 610
Worcester Street, incorporated,	. 577
Wrentham Branch, location and construction,	. 594
Railroad Corporations, carrying of U. S. mails by, concerning,	. 744
" certain, to connect with Marginal Freight Co.	
" Street, not to have benefit of insolvent laws,	•
Railroads, concerning,	730
" leased to parties in another State, annual returns of,	560
" leasing of, and contracts for operating, relating to,	694
Railway Tracks, City of Boston may lay, in draining certain lands,	
Rand, Edward S., jr., trustee, conveyances by confirmed,	770
Randolph, Town of, proportion of School Fund for 1866 to be paid to,	
Rate of Interest, concerning,	
Record of Marriage Contract, failure of making not to invalidate,	500
	635
Records, certain, copies of admissible as evidence,	617
Records of Overseers of Poor, concerning,	615
or zona ropriculties, preservation of,	654
Reform School, Nautical Branch of, name changed,	652
Registered Bonds, Treasurer may issue,	650

xxiv INDEX.

				age
Registers of Probate and Insolvency and Assistants, sa	ılaries (of, estab-		
lished,	•			750
Report on Invertebrate Animals of Massachusetts, re	· vublicat	ion of		600 769
Reports, Annual, distribution of to Public Libraries,		1011 01,		770
Reports of Decisions S. J. Court, relating to, .	•			630
Reports from Educational Institutions, certain, require	· ed	•		558
Reports of private Charitable Institutions, concerning	•		'	632
Reservoir Company, Wading River, relating to,	,			602
Returns by Assessors of shares in banking institutions	s. relati	ng to,		603
" of certain leased Railroads, relating to,				560
" of Overseers of Poor, concerning, .				618
of Savings Banks, additional statements requ	ired.			613
Rice, Barton and Fales Machine and Iron Company, i				678
Right of Way, acquirement of, G. S. amended in relati				696
Roxbury, City of, supply of water for,				736
Roxbury and Boston, cities of, may unite, .				75
Roxbury Branch Railroad Company, incorporated,				510
Roxbury, Society for Medical Improvement and M		Reading		
Club, incorporated,				577
Rust, Enoch H., estate of, certain powers granted exe		f, .		78
		•		
S.				
Safe Deposit Company, Boston, incorporated, .				586
" " Springfield, incorporated,				634
Sailors, disabled or slain, families of, State aid to,				573
Saint John's Hospital, Lowell, incorporated, .				54
Saint Joseph's Home, incorporated,				603
Salaries of Clerks in Auditor's Department, established	ed,		. 589,	590
" of Clerks of Courts and Assistants, certain, e	stablisl	ied,		690
" of Clerks of Municipal Court, Boston, and	Assista	nts, con		
cerning,			_	750
" of Clerks of Senate and House, established,		•		698
•	•		•	73
" of County Treasurers, established, .	•			677
" of District-Attorneys, established, .		•	•	743
" of Justices Superior Court, established,	•		. 588,	
" of Judges and Registers Probate and Insolver	icy, est			750
" of Officers and clerks, certain, established,	•		. 589,	
" of Officers State Prison, certain, established,	•			710
" of Sheriffs, established,	•	•	•	743
Salaries, payment of, to be made monthly, .	•	•	,	653
Salary of Constable of Commonwealth, established,		•	,	743
" of Secretary Board of Education, established,	•	•	,	676
Sale of Coal and Petroleum Oils, to regulate, .	•	•		68
" of Growing Wood by Gnardians, relating to,	•	•		627
Salem, City of, concerning Fire Department in,				719

INDEX.	XXV
--------	-----

	Page.
Salem, City of, may use Essex Bridge in building water works,	. 587
" part annexed to Swampscott,	. 5 58
" supply of water for, amendatory act,	. 603
Salem Music Hall Association, incorporated,	. 478
Salem and South Danvers Railroad, time for extension allowed,	. 464
Salmon in Merrimack River, right to take suspended,	. 688
Sandwich Academy, acts of trustees legalized,	. 526
Savings Banks, additional statements required from,	. 611
SAVINGS BANKS AND INSTITUTIONS:	
Athol, incorporated,	. 478
Barnstable, "Institution" changed to Bank,	. 478
Beverly, incorporated,	. 490
Beverly, incorporated,	. 519
Groton, incorporated,	. 582
	. 586, 777
Middleborough, incorporated,	. 577
Hopkinton, incorporated,	. 526
New Bedford Five Cents, estate of,	. 619
People's, in Worcester, may hold estate,	. 560
West Boston, incorporated,	. 479
TTT . O . 1.11 TH. O	. 621
Saxon, Philip, in favor,	. 773
School, Absentees from, concerning,	. 584
School, Episcopal Theological, Trustees of, incorporated, .	. 724
School for Idiotic Youth, Massachusetts, in aid of,	. 769
School, Massachusetts Nautical, name established,	. 652
School Committee of Cambridge, relating to election of, .	. 511
" of Charlestown, relating to,	. 676
School Districts, relating to,	. 583
School Fund, apportionment of income, time for changed, .	. 530
" proportion of 1866 to Oxford and Randolph, to pay,	. 762
School-house at Herring Pond Plantation, allowance for,	. 761
Schooling of Children employed in manufactories, relating to,	. 683
Schools, Indian, Christiantown and Chappequiddic, in favor, .	. 763
" at Gay Head, in favor,	. 763
" Marshpee, in favor,	. 763
" Private, Reform and Indian, reports required from, .	. 558
" Public, concerning change of text-books in,	. 584
" State Normal, expenses in 1866, for payment, .	. 770
Scituate, Town of, may hold stock in Duxbury and Cohasset R. R. Co.	, 508
Serew Company, Boston, may increase capital,	. 628
Sea-Fowl in waters of Edgartown, to protect,	. 560
Sea-Wall of Mystic River Corporation, relating to,	. 580
Sealing of Milk Cans, repeal of laws requiring,	. 611
Seamen's Aid Society, to unite with Port Society of Boston, .	. 495
Seamen's Friend Society, may hold additional estate,	. 543
	. 530
	. 625
• • • • • • • • • • • • • • • • • • • •	

xxvi INDEX.

			Page.
Second Reg't Mass. Cavalry, Companies E, F, L and M	, bounty t	.0,	7 80
Secretary Board of Agriculture, salary established, .		•	589
Secretary Board of Education, salary established,	•		676
Sergeant-at-Arms, salary of established,		. 58	39, 698
Sewers and Drains in Brookline, concerning,			512
" in fire district of Pittsfield, relating	to,		566
" in Worcester, concerning,			541
Sewing Machine Company, Grover and Baker, name ch	anged, et	c., .	722
Sexton, Philip, in favor,			773
Shad in Merrimack River, right to take suspended,			688
" in Mystic River and Pond, right to take suspended	d.		579
Shade and Ornamental Trees in highways, concerning,			632
Shares in Banking Institutions, returns of, by assessors	·	•	603
Shares in Coöperative Associations, exemption from atta		•	654
Shares in Corporations, relating to,	temment,	•	566
	•	•	
Sheep and other domestic animals, to protect,	•	•	561
Sheffield Railroad Company, concerning,	•	•	629
" " may lease road,	•	•	742
Shell-fish for bait, may be taken only by inhabitant of S	itate, .	•	512
Shell-fish, taking of, in Town of Barnstable, concerning	g, .	•	651
Sheriffs, salaries of, established,	•	•	742
Sidewalks in fire district of Pittsfield, relating to,	•	•	566
Snipe, time for taking, prescribed,			651
Societies:			
Baptist, in Georgetown, may sell estate,			519
Boston Marine, relating to,			492
Boston Port and Seamen's Aid, Managers of, inco	orporated,		495
Cambridge Horticultural, incorporated,			578
Female Bethel, of Newburyport, name changed,			603
Hingham Agricultural and Horticultural, incorpor	rated.		531
Howard Street, in Salem, sale of property author			775
Marshfield Agricultural and Horticultural, incorp		•	549
Massachusetts Church Missionary, incorporated,	oratea,	•	606
Massachusetts Dental, may hold additional estate.	•	•	587
" Historical, concerning "Hutchinso		" in	231
	on Lapers	, 111	700
possession of,	•	•	782
New England Female Moral Reform in favor, .	•	•	774
Newburyport Bethel, name established,	•	•	603
" Marine, may hold additional estate,		•	464
Roxbury, for Medical Improvement, incorporated		•	577
Seamen's Aid, and the Port Society, of Boston, u	nited,	•	495
Seamen's Friend, may hold additional estate, .		•	543
Union Agricultural and Horticultural, in Blandford			544
Worcester North-West Agricultural and Mech	anical, in	cor-	
porated,			549
Soldiers, disabled or slain, families of, State aid to,			572
Soldiers' Home, Discharged, in aid of,			776
Somerville Horse Railroad Company, concerning.			466

INDEX.	xxvii
	Page.
South Shore Railroad Company, relating to,	. 508
Special Messages of Governor to Legislature,	. 828
Specie Payments by Banks, continued suspension authorized, .	. 459
Spot Pond Water Company, incorporated,	. 612
Springfield Athenæum and Gallery of Arts, incorporated,	. 723
Springfield, City of, concerning laying out and altering of street	ts in, 528
Springfield City Hospital, incorporated,	. 543
Springfield and Farmington Valley Railroad, location and con	struc-
tion,	. 499
Springfield Home for Friendless Women and Children, in favor	
" Mutual Fire Assurance Company, charter extended,	. 465
" Safe Deposit Company, incorporated,	. 634
Spy Pond Water Company, may complete organization,	. 490
" " " name changed to Arlington Lake Co	
State Aid for disabled soldiers' and sailors' families, and famil	
slain,	. 572
,	. 774
State Almshouse at Bridgewater, in favor,	
at Monson, in lavoi,	. 773
at Tewksbury, in lavor,	. 773
State Arsenal, improvements at authorized,	. 771
" supply of water for, concerning,	. 778
State Guard of Worcester, concerning,	. 531
" House, improvements and repairs of, relating to,	. 781, 783
" Library, in aid of,	. 766
State Lunatic Hospital at Northampton, in favor,	. 773
" at Worcester, in favor,	. 778
State Lunatic Hospitals, duties of Superintendents,	. 589
" support of inmates, relating to, .	. 771
State Normal Schools, expenses of in 1866 for payment,	. 770
" Paupers, burial of, concerning,	. 530
" Police, to increase number of,	. 596
" Printing, concerning,	. 761
" Prison, improvements and repairs of, concerning,	. 695, 763
" salaries of certain officers in, established, .	. 710
" Taxes, relating to warrants for,	. 588
" Taxes upon Corporations, collection of, concerning, .	. 497
Station House, Boston, in favor,	. 774
Statistics, Educational, concerning,	. 558
Statutes, General, publication and sale of Supplement to,	. 765
Steam Mills, Ocean, may increase capital and estate,	. 493
Steam-boat Company, Boston and Hingham, may build wharf in	
" Boston and Kennebec, incorporated,	. 619
Steam-ship Company, American, time to extended,	. 507
" Boston and Charleston, incorporated,	
Doston and Charleston, medipotated, .	. 484
Boston and Savannan, meorporated, .	. 472
Stearns, Albert T., may extend wharves in Dorchester,	. 635
"Nathaniel C., in favor,	. 779
Steel and Iron Manufacturing Co., Plimpton, name changed to Li	nden, 495

xxviii INDEX.

		Page.
Stevens Linen Works, incorporated,		720
STREET RAILWAY CORPORATIONS:		
Boston and Chelsea, relating to,	• •	735
Broadway, may increase capital,		690
Commercial Freight, relating to,		5 91
Marginal Freight, incorporated,		590
Melrose and South Reading, location and construction,	•	675
Merrimack Valley, location and construction, .		594
Middlesex, certain mortgage by made valid, .		57 6
concerning fares of,		714
Newburyport and Amesbury, relating to, .		527
North Woburn, town may loan credit to, .		590
Northampton, Hadley and Amherst, incorporated,		52 7
Somerville, concerning,		466
West Cambridge, name changed to Arlington, .		620
Winthrop, relating to,		552
Woreester, incorporated,		577
Street Railway Corporations, not to have benefit of insolvent	laws, .	618
Streets in Boston, eity may lay out over certain tide-waters,		720
" of Charlestown, laying out, altering and improving, con	eerning,	622
" of Springfield, laying out, altering and improving, con	eerning,	528
" in cities, certain lands abutting on, concerning,		631
Streets, shade and ornamental trees in, concerning, .		632
Suits against corporations, concerning,		
Suits, Civil, dissolving of attachments in, relating to, .		574
Superintendents State Lunatic Hospitals, duties of, relating to	, .	589
Superior Court for Norfolk County, additional terms of, to est	ablish, .	541
Superior Court, salaries of Justices established, .		588, 783
Supplement to the General Statutes, publication and sale of,		765
Supreme Judicial Court, Reports of decisions, relating to,		630
Swampscott, Town of, part of Salem annexed to, .		558
т.		
1.		
Taunton and Lakeville, Towns of, line between established,		745
Tax of \$5,000,000 assessed on Cities and Towns, .		533
Tax Commissioner's Office, salaries of first and second clerk	ks estab-	
lished,		589
Taxation of lands sold by Commonwealth, relating to, .		532
" of Mercantile Savings Institution, Boston, relating	to, .	586
Taxes upon Corporations, collection of, concerning, .		497, 694
" illegally assessed, Treasurer to refu	und, .	492
" to the several Counties, granted,		774
Taxes, State, relating to warrants for,		5 88
Technology, Massachusetts Institute of, issue of Arms to,		762
Telegraph Companies, transmission of dispatches by, relating	to, .	743
Telegraph Company, Franklin, may purchase Insulated Lines		601
" New Bedford and Boston, incorporated,		744

	INDEX.		XXIX
			Page.
	nce Hall Association, Boston, incorporated, .		724
	ry Asylum for Discharged Female Prisoners, in aid o	of, .	768
	ks in public schools, concerning change of, .		584
Theologi	cal Library, General, relating to,		690
64	School, Episcopal, Trustees of incorporated,		724
Toll Brid	lges in Essex County, county commissioners may la	y out as	
high	ways,		692
	oprictaries, for preservation of records of, .		654
Towns o	f Eastham and Orleans, line between established,		524
	f Salem and Swampscott, line between established,		558
" 0	f Taunton and Lakeville, line between established,		745
	luties of, in construction of highways,		651
46 t	aking of Water by, from aqueducts, concerning,		585
Treasur	er of Commonwealth, may borrow money in anticipat	ion, .	771
66	" may issue currency bonds,		698
66	" may issue registered bonds,		650
"	" to pay certain moneys to Agr	icultu r al	
	College,		604
66	" to refund certain taxes illegally a	issessed,	492
Treasure	er's Department, salary of first clerk in, established,		589
	ers, County, salaries established,		677
	hade and Ornamental, in highways, concerning,		632
	Insurance Company, incorporated,		465
	stice, acts of Billings Palmer as, legalized, .		622
Trout in	East Head, in Towns of Carver and Plymouth, to pr	rotect	525
	I Greenfield Railroad, additional for completion of,		649
1105 411	" scrip in aid of, how issued,		698
Truent (Children, concerning,		584
	Cown of, county commissioners may aid, for repair of	road	719
	of Cushman Library, incorporated,		652
11 ustees	of Episcopal Theological School, incorporated,		724
"	of Groton Ministerial Fund, may invest moneys of,	•	578
"	of Nautical Branch of Reform School, name change		652
44	of Phillips Academy, may hold additional estate,		477
"	of Sandwich Academy, acts of, legalized,		526
66	of Tufts College, title and powers,	•	513
	ollege, Trustees of, title and powers,	• •	513
	Bath Company, incorporated,		722
Lurkish	Bath Company, incorporated,		
	U.		
T7	A'ltll IItionItunal Conjetu in Plandfor	ul incon	
Union A	Agricultural and Horticultural Society, in Blandfor	u, meor-	544
"	porated,		528
-	Building Company, in Southbridge, incorporated,		
	Gas Light Company, of Attleborough, incorporated,		571
	Library Association, of Bradford, incorporated,		600
	n Association, American, may hold additional estate,		483
United	States, Constitution of, Resolve relative to Amendmer		787
4.6	" inrisdiction over lands in Charlestown ceded to	ο	488

xxx INDEX.

43

** '. '	Q	. 1			•	7 3 - 1	41	1.14			Page.
	States, ju									•	687
"	"	"	**	.66		_	Island				711
"	"	"	"	"	on		t Alder			allop's	
							nd cede			•	. 712
"	"	"	"	**			rtown o				651
United	States M			•			•	ions,	conce	rning,	
"			ic Comp	any,	ine	orpora	ated,	•			721
Usury.	See "I	nterest.'	,								
					V						
Vermo	nt and Ma	issachus	etts Rai	lroa	d Co	mnan	v. rela	ting t	to		517, 693
	rd Sound					-	•				532
•	Lists, na		-				-	n.	·		611
, 0,,,,,	22.000, 110.	1100 11011	waaca	,,,,,,,		,	0.000.00	,	•	·	
					W				٠		
Wading	g River R	eservoir	Compa	nv. r	elat	ing to	٠.				602
,	Officers, e		-				.				630
	River Rail		-	_		ated.					517
	nts for Sta					,					588
	and Cha		_		sun(rinte	ndence	of.		·	509
	urn and M				•				· ·	•	628
	igtonian I				11001	porat	cu,	•	•	•	767
	nen of Sta				f oc	tabliel	· had	•	•	•	589
	Supply fo		,		1 65	tablis	neu,	•	•	•	736
water,	er bhià re		of Salem	•		nal A	•	•	•	•	603
46	"								•		666
"	"		of Wore				tory Ac	ι,	•	•	522
"	"	Town	of Eastl				. 1 4 . 4	•	•	•	513
"	"	46	of Have		-		ar Aet,	•	•	•	672
"	"	"	of Marl		ugn	,	•	•	•	•	
"			of Med	,	, •		٠	•	•	•	503
	taking of		-	•		ns, ec	oncerni	ng,	•	•	585
Water	Company,		_			, .			•	•	549
"	"		Adams,				and of	, .	•	•	499
"	"	-	Pond, in	-			٠	. •	•	•	612
"	"	Spy P	ond, ma						, ,		490
					-		Λ rling	ton 1	ake C		621
	Power Co	mpany,							•		700
			Farmin				corpor	ated,	•		570
	own, land	-					•	•	•	•	651
	Soston Sav	-		•				٠.			479
	ambridge						id Con	ıpani	es and	d Five	
	nts Saving	_			-			•	•		621
	ambridge				_		-			_ :	578
4.	"	"	of, may	, pu	reh	ise p	roperty	of	Spy	Pond	
	iter Co.,	•	•				•	•	•	•	491
	ewton Ho						•	•	•		479
	n Railroa	-				f road	to Bos	ton a	uthor		667
"	66	"	rela	ting	to,					517,	518, 593

INDEX.	izzx
11221	

•		Page.
Wharf in Gloucester, John Pew may extend,		480
" in Hingham, Harvey T. Litchfield may extend, .	•	653
" in Hull, Boston and Hingham Steam-boat Company may	build,	466
" " Nathan P. Laighton may build,	•	678
" in Taunton, Dighton Furnace Company may build, .		607
" Lorenzo Lincoln and others may build, .	•	608
" in Warcham, Franconia Iron and Steel Company may ex	rtend,	605
Wharf Company, Boston, relating to,		748
Wharf Corporation, Derby, concerning,		609
Wharves in Chilmark, Nathaniel Harris may build,		607
" in Dorchester, Albert T. Stearns may extend,		635
" on Martha's Vineyard, Boston and M. V. Peat Con	apany	
may build,		605
Wheeler, Frank, deceased, for payment of money due,		779
Whitcomb, Harriet L., in favor,		777
White Flint Marble Company, Boston, incorporated,	•	689
Willard, Joseph, executors of, payment of certain moneys to,	•	779
Williams, Eliza K., in favor,	•	780
"John J., trustee, on petition of,	•	776
	•	
Tropert iii, in later, i		776
Williamsburg and North Adams Railroad Company, incorporated		585
aid to, :	1.	716
Williamstown and Hancock Railroad Company, Town of Han	леоск	000
may aid,	•	630
Winthrop Horse Railroad Company, relating to,		552
" Town of Winthrop may	loan	
eredit to,	•	610
Wire Works, I. Washburn and Moen, incorporated,	•	628
Woburn, Town of, may loan credit to N. Woburn Street Railway	y Co.,	590
Women, Friendless, Springfield Home for, in favor,	•	769
Wood, growing, sale of by guardians, relating to,	•	627
Worcester, City of, Sewers and Drains in, concerning,	•	541
" of, supply of Water for, amendatory Act, .		666
Worcester Fruit-Preserving Co., incorporated,		532
"Gazette Company, incorporated,		58 7
" North-West Agricultural and Mechanical Society, i	ncor-	
porated,		549
Worcester, State Guard of, concerning,		531
Worcester Street Railway Company, incorporated,		577
Wrentham Branch Railroad, location and construction,		594
Wyoming Hotel Company, incorporated,		552
Wyoming Protes Company, moorpotates,		
Υ.		
Young Women's Christian Association, Boston, incorporated,	•	579
Z.		
		776
Zoölogy, Museum of, in favor,	•	110









