



ROOM 427



ACTS

AND

RESOLVES

PASSED BY THE

General Court of Massachusetts

IN THE YEAR

1930

TOGETHER WITH

TABLES SHOWING CHANGES IN THE STATUTES, ETC.

PUBLISHED BY THE
SECRETARY OF THE COMMONWEALTH



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1930

ACTS AND RESOLVES

OF

MASSACHUSETTS

1930

☞ The General Court, which was chosen November 6, 1928, assembled on Wednesday, the first day of January, 1930, for its second annual session.

His Excellency FRANK G. ALLEN and His Honor WILLIAM S. YOUNGMAN continued to serve as Governor and Lieutenant Governor, respectively, for the political year of 1930.

ACTS.

AN ACT AUTHORIZING THE SPRINGFIELD HOSPITAL TO HOLD *Chap.* 1
ADDITIONAL REAL AND PERSONAL ESTATE.

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

The Springfield Hospital, a corporation incorporated under general law December twenty-fourth, eighteen hundred and eighty-three, is hereby authorized to hold, for the purposes for which it is incorporated, real and personal estate to an amount not exceeding ten million dollars.

The Springfield Hospital may hold additional real and personal estate.

Approved January 24, 1930.

AN ACT AUTHORIZING THE TOWN OF YARMOUTH TO BORROW *Chap.* 2
MONEY FOR SCHOOL AND MUNICIPAL BUILDING PURPOSES.

Be it enacted, etc., as follows:

SECTION 1. For the purpose of acquiring land and constructing a building or buildings for school and other municipal purposes and originally equipping and furnishing the same, the town of Yarmouth may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, one hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Yarmouth School and Municipal Building Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

Town of Yarmouth may borrow money for school and municipal building purposes.

Yarmouth School and Municipal Building Loan, Act of 1930.

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

Approved January 24, 1930.

Chap. 3 AN ACT AUTHORIZING THE TOWN OF AYER TO USE CERTAIN
PARK LAND FOR SCHOOL PURPOSES.

Be it enacted, etc., as follows:

Town of Ayer
may use certain
park land for
school purposes.

SECTION 1. The town of Ayer is hereby authorized to use for school and school yard purposes a portion of the town park, so called, situated in the northeasterly part of said town park and bounded and described as follows: — northeasterly by land of Mead, the mouth of Oak street and land of Taylor, there measuring two hundred feet; northwesterly by other land of said park, there measuring one hundred and seventy-five feet; southwesterly by other land of said park, there measuring two hundred feet; southeasterly by other land of said park, there measuring one hundred and seventy-five feet; and thereafter the portion aforesaid shall be under the same care and control as other school property.

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

Approved January 24, 1930.

Chap. 4 AN ACT REVIVING E. M. LOEW'S, INC.

Be it enacted, etc., as follows:

E. M. Loew's,
Inc., revived.

E. M. Loew's, Inc., a corporation, dissolved by chapter two hundred and seventy-three of the acts of nineteen hundred and twenty-eight, is hereby revived with the same powers, duties and obligations as if said chapter had not been passed; and all acts and proceedings of the officers, directors and stockholders of said corporation acting as such which would be legal and valid but for the passage of said chapter are hereby ratified and confirmed.

Approved January 24, 1930.

Chap. 5 AN ACT AUTHORIZING THE DEPARTMENT OF PUBLIC WORKS TO
MAKE CERTAIN CONTRACTS FOR THE CONSTRUCTION OF
STATE HIGHWAYS, IN ANTICIPATION OF APPROPRIATIONS.

Emergency
preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

G. L. 29, § 27,
etc., amended.

Chapter twenty-nine of the General Laws, as amended in section twenty-seven by chapter three hundred and eighty-seven of the acts of nineteen hundred and twenty-three, is hereby further amended by striking out said section twenty-seven and inserting in place thereof the following: — *Section 27.* No public officer or board shall incur a new or unusual expense, make a permanent contract, increase a salary or employ a new clerk, assistant or other subordinate unless a sufficient appropriation to cover the expense thereof

State officers,
etc., not to incur
new expenses,
etc., without
appropriation,
etc.

has been made by the general court, except that prior to the effective date of the general appropriation act the department of public works, in anticipation of appropriations therefor, may, in any fiscal year, with the approval of the governor and council, make contracts for the construction and reconstruction of state highways binding the commonwealth to an amount not in excess of twenty-five per cent of the amount appropriated during the preceding fiscal year for the same purposes, such contracts to provide for the completion of the work thereunder within the fiscal year in which they are made.

Exception as to certain contracts by department of public works.

Approved January 27, 1930.

AN ACT RELATIVE TO THE AVOIDANCE OF SPECIAL LEGISLATION. Chap. 6

Be it enacted, etc., as follows:

SECTION 1. Section fifty-three of chapter three of the General Laws, as most recently amended by chapter sixty-eight of the acts of nineteen hundred and twenty-seven, is hereby further amended by inserting after the word "exist" in the seventh line the words:— If, in their opinion, the necessity of enacting special bills in relation to any particular subject of legislation may, without detriment to the public interest, be avoided in whole or in part by the enactment of general legislation, they shall from time to time submit to the general court drafts of such changes in or additions to the General Laws as will accomplish said purpose,— so as to read as follows:— *Section 53.* The said counsel may, from time to time, submit to the general court such proposed changes and corrections in the general statutes as they deem necessary or advisable, including recommendations for the repeal of such statutory provisions as have become obsolete or the reasons for the enactment of which have ceased to exist. If, in their opinion, the necessity of enacting special bills in relation to any particular subject of legislation may, without detriment to the public interest, be avoided in whole or in part by the enactment of general legislation, they shall from time to time submit to the general court drafts of such changes in or additions to the General Laws as will accomplish said purpose. They shall, as early as practicable after prorogation, file in the office of the state secretary a copy of all amendments of and additions to the General Laws, which shall be open to public inspection. They shall advise and assist as to the form of drafts of bills submitted to them in accordance with section thirty-three of chapter thirty.

G. L. 3, § 53, etc., amended.

Counsel to the senate and house, duties, etc.

SECTION 2. Chapter thirty of the General Laws is hereby amended by inserting after section thirty-three the following new section:— *Section 33A.* If, in the opinion of a state officer or department required to submit annual reports to the general court, the necessity of enacting special bills in

G. L. 30, new section after § 33.

Annual reports of state officers, etc., to contain recommenda-

tions for avoidance of special legislation.

relation to any particular subject of legislation may, without detriment to the public interest, be avoided in whole or in part by the enactment of general legislation, such officer or department shall submit from time to time in such reports recommendations for such changes in or additions to the General Laws as will accomplish said purpose.

Approved January 27, 1930.

Chap. 7 AN ACT RELATIVE TO ANNUAL MEETINGS OF THE MASSACHUSETTS SOCIETY OF THE CINCINNATI.

Be it enacted, etc., as follows:

1806, Act of March thirteenth, § 2, amended.

Annual meetings of the Massachusetts Society of the Cincinnati.

SECTION 1. The Act of March thirteenth, eighteen hundred and six, entitled "An Act to incorporate Benjamin Lincoln and others, into a society by the name of the Society of the Cincinnati, within the State of *Massachusetts*", is hereby amended by striking out section two and inserting in place thereof the following: — *Sect. 2. Be it further enacted,* That the said society shall meet in Boston, on the twenty-second day of February, annually, (unless the same shall fall upon a Sunday, in which case the annual meeting shall always be holden on the day succeeding) or on such other day as the said society may, from time to time at any annual meeting, fix, for the purpose of electing by ballot from their members a president, vice-president, treasurer, secretary, and such other officers as may be necessary to manage their concerns; all which officers shall hold their said offices for one year, and until others shall be elected to succeed them; and the officers for the time being shall publish a notification of the time and place of each annual meeting in at least two newspapers, at least fourteen days before holding the same. Upon any urgent occasion, the president or vice-president, or in their absence the secretary, may appoint a special meeting of said society to be notified in the same manner as annual meetings.

Effective upon acceptance, etc.

SECTION 2. This act shall take effect upon its acceptance by the Massachusetts Society of the Cincinnati at any annual meeting.

Approved January 29, 1930.

Chap. 8 AN ACT RELATIVE TO TOWN MEETING MEMBERS OF THE TOWN OF DEDHAM.

Be it enacted, etc., as follows:

1926, 358, § 2, amended.

Town meeting members, election, terms, etc.

SECTION 1. Chapter three hundred and fifty-eight of the acts of nineteen hundred and twenty-six is hereby amended by striking out section two and inserting in place thereof the following: — *Section 2.* The registered voters in each precinct shall, at the first annual town election held after the establishment thereof, and at the first annual town election following any precinct revision, conformably to the laws relative to elections not inconsistent with this act, elect by ballot from the registered voters of the pre-

inct town meeting members, other than the officers designated in section three as town meeting members at large, to the largest number which is divisible by three and which will not exceed three per cent of the number of registered voters in the precinct upon and including the first day of January next preceding said election. The first third, in order of votes received, of members so elected shall serve three years, the second third in such order shall serve two years, and the remaining third in such order shall serve one year, from the day of the annual town meeting; and thereafter, except as is otherwise provided herein, at each annual town election the voters of each precinct shall, in like manner, elect town meeting members for the term of three years to the largest number which will not exceed one per cent of the number of registered voters in the precinct upon and including the first day of January next preceding such election, and shall at such election fill for the unexpired term or terms any vacancy or vacancies then existing in the town meeting members theretofore elected from such precinct.

In the case of a tie vote which affects the election of town meeting members in any precinct otherwise than as to term of office, the members elected from such precinct shall, by a majority vote, determine which of the voters receiving such tie vote shall serve as town meeting members from such precinct, and in case of a tie vote affecting the term of office of members elected, the members elected from such precinct, other than those whose terms of office are affected by such tie vote, shall, by a majority vote, determine which member receiving such tie vote shall serve for the longer and which for the shorter term. Upon every revision of the precincts the terms of office of all elected town meeting members from every precinct shall cease upon the qualification of their successors, who shall be elected at the annual town election held next after such revision. The town clerk shall, after every election of town meeting members, forthwith notify each such member by mail of his election.

Tie vote, etc.

SECTION 2. Section three of said chapter three hundred and fifty-eight, as amended by section one of chapter forty-six of the acts of nineteen hundred and twenty-eight, is hereby further amended by inserting after the word "taxes" in the ninth line the words: —, the town counsel, — and by striking out, in the fourteenth line, the words "overseers of the poor" and inserting in place thereof the words: — board of public welfare, — so that the first paragraph will read as follows:— *Section 3.* Any representative town meeting held under the provisions of this act, except as otherwise provided herein, shall be limited to the voters elected under section two, together with the following, designated as town meeting members at large; namely, any member of the general court of the commonwealth who is a registered voter of the town, the moderator, the town clerk, the selectmen, the town treasurer, the town collector of taxes, the town counsel, the chairman of the trustees of the public

Notice to members elected.

1926, 358, § 3, etc., amended.

Town meetings limited to certain elected members and members at large, etc.

library, the chairman of the planning board, the chairman of the registrars of voters, the chairman of the school committee, the chairman of the board of assessors, the chairman of the cemetery commission, the chairman of the board of health, the chairman of the board of public welfare, the chairman of the board of sewer commissioners, and the chairman of the warrant committee. Any elected town meeting member who is appointed or elected to an office the holder of which for the time being is herein designated as a town meeting member at large shall thereupon cease to be an elected town meeting member. The town clerk shall notify the town meeting members of the time and place at which representative town meetings are to be held, such notices to be sent by mail at least seven days before the meeting and to be in addition to the warrant for such meeting duly published.

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

Approved January 29, 1930.

Chap. 9 AN ACT INCREASING THE AMOUNT THAT MAY BE BORROWED BY THE COUNTY OF HAMPSHIRE TO PROVIDE ADEQUATE COURT HOUSE ACCOMMODATIONS IN THE CITY OF NORTHAMPTON.

Be it enacted, etc., as follows:

Section two of chapter two hundred and thirty of the acts of nineteen hundred and twenty-eight is hereby amended by striking out, in the fifth line, the words "one hundred and sixty" and inserting in place thereof the words: — two hundred and ten, — so as to read as follows: — *Section 2.* For the purposes aforesaid, the county treasurer of said county, with the approval of the county commissioners, may borrow from time to time, on the credit of the county, such sums as may be necessary, not exceeding, in the aggregate, two hundred and ten thousand dollars, and may issue bonds or notes of the county therefor, which shall bear on their face the words, Hampshire County Court House Improvement Loan, Act of 1928. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than ten years from their dates. Such bonds or notes shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said securities at public or private sale upon such terms and conditions as the county commissioners may deem proper, but not for less than their par value. Indebtedness incurred under this act shall, except as herein provided, be subject to chapter thirty-five of the General Laws.

Approved January 29, 1930.

Certain elected town meeting members, when to cease to be such, etc.

Notice of town meetings, etc.

1928, 230, § 2, amended.

Hampshire county may borrow increased amount to provide adequate court house accommodations in city of Northampton.

Hampshire County Court House Improvement Loan, Act of 1928.

AN ACT PROVIDING FOR CERTAIN IMPROVEMENTS AT THE NORFOLK COUNTY TUBERCULOSIS HOSPITAL. Chap. 10

Be it enacted, etc., as follows:

SECTION 1. The county commissioners of the county of Norfolk, acting as trustees of the Norfolk county tuberculosis hospital, may expend a sum not exceeding one hundred and ten thousand dollars for the purpose of acquiring land for, and/or of constructing and originally equipping and furnishing an addition or additions to, said hospital, including the construction of a heating plant and garage, and the installation of a water supply, all of which shall be subject to the approval of the state department of public health.

Norfolk county commissioners may expend a certain sum for improvements at the Norfolk county tuberculosis hospital.

SECTION 2. For the purposes set forth in section one, the said county commissioners may borrow money on the credit of the county and issue bonds or notes of the county therefor to an amount not exceeding one hundred and ten thousand dollars. Said bonds or notes shall be payable by such annual payments beginning not more than one year after the date thereof as will extinguish each loan within ten years from its date. The amount of such annual payment in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. The bonds or notes shall be signed by the county treasurer and countersigned by a majority of the county commissioners. Each authorized issue shall constitute a separate loan. All sums necessary to meet interest payments on said bonds or notes and payments on account of principal as the same mature shall be assessed upon the cities and towns of said county constituting the hospital district, in accordance with section eighty-three of chapter one hundred and eleven of the General Laws.

May borrow money, issue bonds, etc.

SECTION 3. This act shall take effect upon its acceptance during the current year by the county commissioners of the county of Norfolk, but not otherwise.

Effective upon acceptance, etc.

Approved January 29, 1930.

AN ACT AUTHORIZING THE ESTABLISHMENT OF A RESERVE POLICE FORCE IN THE TOWN OF MANCHESTER. Chap. 11

Be it enacted, etc., as follows:

SECTION 1. The selectmen of the town of Manchester may from time to time, as authorized by the town, appoint, subject to chapter thirty-one of the General Laws except as hereinafter provided, suitable persons to constitute a reserve police force for said town, to a number not exceeding one for every three members of its regular police force. Members of said reserve force may be removed by the selectmen at any time for any reason satisfactory to them and shall be subject to such rules and regulations as the selectmen may prescribe.

Establishment of a reserve police force in town of Manchester.

Powers and duties.

SECTION 2. The members of said reserve force shall, when on duty, have all the powers and duties of members of the regular police force of said town, and shall be paid by the town such compensation as the selectmen may fix.

Compensation.

Appointments to regular police force to be made from reserve force.

SECTION 3. All appointments to the regular police force in said town shall hereafter be made from the reserve force, subject to such rules and regulations as the division of civil service may prescribe, except that a period of six months of actual service as a reserve officer shall be the minimum probationary period under said rules and regulations.

Effective upon acceptance, etc.

SECTION 4. This act shall take effect upon its acceptance by a majority of the registered voters of said town voting thereon at any annual town meeting, but, for the purpose of its submission for acceptance, it shall take effect upon its passage.

Approved January 31, 1930.

Chap. 12 AN ACT RELATIVE TO APPROPRIATIONS BY THE TOWN OF HARWICH FOR PUBLIC AMUSEMENTS.

Be it enacted, etc., as follows:

1929, 272, § 1, amended.

SECTION 1. Section one of chapter two hundred and seventy-two of the acts of nineteen hundred and twenty-nine is hereby amended by striking out, in the third line, the words "one thousand" and inserting in place thereof the words:— twenty-five hundred, — so as to read as follows:— *Section 1.* The town of Harwich may, by a two thirds vote at any annual town meeting, appropriate a sum not exceeding twenty-five hundred dollars, to be expended under the direction of the selectmen, for the purpose of providing amusements or entertainments of a public character.

Town of Harwich may appropriate a certain sum for public amusements.

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

Approved January 31, 1930.

Chap. 13 AN ACT RELATIVE TO REPRESENTATIVE TOWN MEETINGS IN THE TOWN OF WEYMOUTH.

Be it enacted, etc., as follows:

1921, 61, § 3, amended.

SECTION 1. Chapter sixty-one of the acts of nineteen hundred and twenty-one is hereby amended by striking out section three and inserting in place thereof the following:— *Section 3.* Any town meeting held under the provisions of this act, except as otherwise provided herein, shall, at and after the first election held under this act, be limited to the voters elected under section two together with the following, designated as town meeting members at large; namely, any member of the general court of the commonwealth from the town, the moderator, the town clerk, the selectmen, the town treasurer, the town counsel, the town collector of taxes, the town accountant, the chairman of the board of assessors, the chairman of the school committee, the chairman of the trustees of Tufts library, the chairman of the board of health, the chairman of the park commission, the chairman of the water commissioners, the tree warden, the chairman of the

Town meetings limited to certain elected members and members at large.

planning board, the chairman of the board of public welfare, members of the appropriation committee and the chairman of any board of town officers hereafter constituted by law or by the acts of the town. The town clerk shall notify the town meeting members of the time and place at which town meetings are to be held, the notices to be sent by mail at least seven days before the meeting. The town meeting members, as aforesaid, shall be the judges of the election and qualification of such members. A majority of the town meeting members shall constitute a quorum for doing business; but a less number may organize temporarily and may take a recess or may adjourn from time to time. Notice of every adjourned town meeting shall be posted by the town clerk in ten or more public places in the town, and, if the adjournment is for more than forty-eight hours, he shall notify by mail the members of the town meeting of the adjournment at least twenty-four hours before the time of the adjourned town meeting. The notices shall state briefly the business to be acted upon at the meeting, and shall include notice of any proposed reconsideration. In the warrant for any town meeting the selectmen may insert a provision summoning the members, in case the business named in the warrant is not completed on the day named, to meet in adjourned session at a time and place named in the warrant for the consideration of such articles as shall not have been acted upon, but the insertion of such a provision shall not prevent the town meeting from voting further adjournments. No adjournment shall be to a date beyond the date of the next succeeding annual town election. All town meetings shall be public. The town meeting members as such shall receive no compensation. Subject to such conditions as may be determined from time to time by the members of the representative town meeting, any voter of the town who is not a town meeting member may speak, but he shall not vote. A town meeting member may resign by filing a written resignation with the town clerk, and his resignation shall take effect on the date of such filing. A town meeting member who removes from the town or from the precinct from which he was elected shall cease to be a town meeting member.

Notice of town meetings.

Quorum.

Notice of adjourned town meetings to be posted, etc.

Summons of members to meet in adjourned session, etc.

Limitation of adjournments. Meetings public. Members to receive no compensation.

Resignations.

Removal from town or precinct, effect.

SECTION 2. Section seven of said chapter sixty-one is hereby amended by striking out the second sentence and inserting in place thereof the following: — Upon petition therefor, signed by not less than ten town meeting members from the precinct, or, if the entire number of town meeting members from said precinct is less than eighteen, by a majority thereof, notices of the vacancy shall be promptly given by the town clerk to the remaining members from the precinct wherein the vacancy or vacancies exist, and he shall call a special meeting of such members for the purpose of filling any vacancy.

1921, 61, § 7, amended.

Notices of vacancy.

Calling of special meeting.

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

Approved January 31, 1930.

Chap. 14 AN ACT AUTHORIZING THE TOWN OF MILLIS TO SELL AND CONVEY CERTAIN PARK LAND.

Be it enacted, etc., as follows:

1928, 30, § 1,
amended.

SECTION 1. Chapter thirty of the acts of nineteen hundred and twenty-eight is hereby amended by striking out section one and inserting in place thereof the following:—

Town of Millis
may sell and
convey certain
park land.

Section 1. The town of Millis may, upon such terms and for such considerations as the board of selectmen of said town may determine, convey the whole or any part or parts of certain park land in said town within a district bounded northwesterly and northerly by Curve street, northeasterly and easterly by Union street, southerly and westerly by the location of the New York, New Haven and Hartford Railroad, westerly and southerly by land now or formerly of the Safepack Mills, and westerly by land of Everett L. Coldwell; and may, upon the terms and for the considerations aforesaid, grant an easement or easements in or over any part or parts of such park land.

Submission
to voters, etc.

SECTION 2. This act shall be submitted for acceptance to the voters of said town at its next annual town meeting and shall take full effect upon its acceptance by a majority of the voters voting on the question; but, for the purpose of such submission, it shall take effect upon its passage.

Approved January 31, 1930.

Chap. 15 AN ACT RELATIVE TO RESERVE POLICE FORCES IN CERTAIN TOWNS.

Be it enacted, etc., as follows:

G. L. 147, new
section after
§ 13.

Chapter one hundred and forty-seven of the General Laws is hereby amended by inserting after section thirteen, under the heading, RESERVE POLICE FORCE IN TOWNS, the following new section:— *Section 13A.* A town having an organized police force or department, other than a town in which a reserve police force is established under special law, which accepts the provisions of this section, may establish a reserve police force consisting of such number of members as the town may determine. Appointments to such force shall be made in the same manner and subject to the same provisions of law as appointments to its regular police force. Members of said reserve force may be removed by the selectmen at any time for any reason satisfactory to them and shall be subject to such rules and regulations as the selectmen may prescribe. Said members shall, when on duty, have all the powers and duties of members of the regular police force of said town and shall be paid by the town such compensation as the selectmen may fix.

Establishment
of reserve police
forces in
certain towns.

Appointments,
how made.

Removal.

Powers and
duties.
Compensation.

Approved January 31, 1930.

AN ACT AUTHORIZING THE TOWN OF LEE TO TAKE OVER THE PROPERTIES AND ASSUME THE OBLIGATIONS OF THE LEE FIRE DISTRICT.

Chap. 16

Be it enacted, etc., as follows:

SECTION 1. The town of Lee is hereby authorized to take over all the properties, rights, powers and privileges of the Lee fire district and to assume all the duties and obligations of said district, and shall thereby become in all respects the lawful successor of said district.

Town of Lee may take over properties and assume obligations of Lee fire district.

SECTION 2. The provisions of this act shall not affect any act done, ratified or confirmed by the said district or any of its officers prior to the effective date of this act, nor any right accrued or established, nor any action, suit or proceeding commenced or had in a civil case, nor shall it impair the validity of any of the notes, bonds or other obligations of the said district outstanding on said date.

Certain acts, suits, proceedings, etc., not affected.

SECTION 3. The engineers of the fire district shall continue to have charge of the fire department until such time as their successors are appointed in accordance with general law. All receipts of the departments of the district taken over by the town shall be paid to the town treasurer, and all disbursements on account of said departments shall be made by the treasurer in the same manner as bills of other departments of the town.

Engineers of fire district to continue to have charge of fire department, until, etc.
Receipts, etc.

SECTION 4. This act shall take effect upon its acceptance by a majority vote of the voters of the town of Lee present and voting at the annual town meeting of nineteen hundred and thirty; but, for the purpose of such acceptance, it shall take effect upon its passage.

Effective upon acceptance, etc.

Approved January 31, 1930.

AN ACT AUTHORIZING THE TOWN OF BRAINTREE TO CONSTRUCT AND OPERATE A SYSTEM OF SEWERS.

Chap. 17

Be it enacted, etc., as follows:

SECTION 1. The town of Braintree may lay out, construct, maintain and operate a system or systems of main drains and common sewers for a part or the whole of its territory, with such connections and other works as may be required for a system of sewage disposal, and may construct such sewers or drains over and under land or tide water in said town as may be necessary to conduct the sewage to the south metropolitan sewerage system, and, for the purpose of providing better surface or other drainage, may make, lay and maintain such drains as it deems best. And for the purposes aforesaid, the town may, within its limits, make and maintain sub-drains, and, with the approval of the department of public health, discharge the water from such sub-drains into any brook, stream or water course within the town.

Town of Braintree may construct and operate a system of sewers, etc.

May make and maintain connecting drains, etc.

SECTION 2. The town may make and maintain in any way therein where main drains or common sewers are constructed, such connecting drains, under-drains and sewers within the limits of such way as may be necessary to connect any estate which abuts upon the way.

Board of sewer commissioners, election, terms, etc.

SECTION 3. The town may, at the meeting when this act is accepted, vote that the selectmen shall act as a board of sewer commissioners. If the town does not so vote at said meeting, the town shall elect by ballot at any town meeting not later than the second annual meeting after the commencement of construction hereunder a board of three sewer commissioners who shall be citizens of the town, to hold office, if elected at an annual meeting, one until the expiration of one year, one until the expiration of two years, and one until the expiration of three years, from such annual town meeting, and until their successors are qualified, or if elected at a special meeting, one until the expiration of one year, one until the expiration of two years, and one until the expiration of three years, from the next succeeding annual town meeting, and until their successors are qualified; and thereafter at each annual town meeting, the town shall elect one member of the board to serve for three years and until his successor is qualified. In either case, whether the town votes that its selectmen shall act as a board of sewer commissioners or elects a board of sewer commissioners, the town may, at any time thereafter, by any and all the methods permitted by general law, provide for the election of a board of three sewer commissioners, or that the selectmen may act as a board of sewer commissioners, as the case may be.

Board may take lands, water rights, etc.

SECTION 4. Said board of sewer commissioners, acting for and on behalf of said town, may take by eminent domain under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, any lands, water rights, rights of way or easements, public or private, in said town, necessary for accomplishing any purpose mentioned in this act, and may construct such main drains and sewers, sub-drains and under-drains under or over any bridge, railroad, railway, boulevard or other public way, or within the location of any railroad, and may enter upon and dig up any private land, public land or railroad location, for the purpose of laying such drains and sewers and of maintaining and repairing the same, and may do any other thing proper or necessary for the purposes of this act; provided, that they shall not take in fee any land of a railroad corporation, and that they shall not enter upon or construct any drain or sewer within the location of any railroad corporation except at such time and in such manner as they may agree upon with such corporation, or, in case of failure to agree, as may be approved by the department of public utilities.

Proviso.

Authorized committee to carry on work until board is elected, etc.

SECTION 5. Until the board of sewer commissioners has first been elected, as provided in this act, or the selectmen have first been authorized by vote to act as such board, as

the case may be, but not, in any event later than the second annual meeting after the commencement of the work of construction authorized hereby, the town may carry on such work by a duly authorized committee of the town. The committee shall serve without pay and shall have all the powers and authority given to the board of sewer commissioners in this act or by general law. Whenever the phrase "said board of sewer commissioners" or "said board" hereinafter occurs it shall mean and include the board of sewer commissioners, the selectmen acting as such or the committee of the town provided for in this section, as the case may be.

"Said board of sewer commissioners" or "said board", definition.

SECTION 6. Any person injured in his property by any action of said board of sewer commissioners under this act may recover damages from said town under said chapter seventy-nine.

Recovery of damages.

SECTION 7. The town shall, by vote, determine what proportion of the cost of said system or systems of sewerage and sewage disposal the town shall pay; provided, that it shall pay not less than one fourth nor more than two thirds of the whole cost. In providing for the payment of the remaining portion of the cost of said system or systems or for the use of said system or systems, the town may avail itself of any or all of the methods permitted by general laws, and the provisions of said general laws relative to the assessment, apportionment, division, reassessment, abatement and collection of sewer assessments, to liens therefor and to interest thereon, shall apply to assessments made under this act. At the same meeting at which it determines the proportion of the cost which is to be borne by the town, it may by vote determine by which of such methods the remaining portion of said cost shall be provided for. The collector of taxes of said town shall certify the payment or payments of such assessments or apportionments thereof to the said board who shall preserve a record thereof.

Town to determine its proportion of cost. Proviso.

To determine method of providing remaining portion of cost.

SECTION 8. For the purpose of paying the necessary expenses and liabilities incurred under this act, the town may borrow such sums as may be necessary, not exceeding, in the aggregate, five hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face, the words, "Braintree Sewerage Loan, Act of 1930". Each authorized issue shall constitute a separate loan. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws.

May borrow money, issue bonds, etc.

"Braintree Sewerage Loan, Act of 1930."

SECTION 9. The receipts from sewer assessments and from payments made in lieu thereof shall be appropriated for and applied to the payment of charges and expenses incident to the maintenance and operation of said system of sewerage and sewage disposal or to the extension thereof, to the payment of interest upon bonds or notes issued for sewer purposes or to the payment or redemption of such bonds or notes.

Receipts from sewer assessments, etc., how applied.

Board may appoint clerk and superintendent of sewers, etc.

SECTION 10. Said board of sewer commissioners may annually appoint a clerk and may appoint a superintendent of sewers who shall not be a member of the board. It may remove the clerk or superintendent at its pleasure and shall define their duties. Said board may, at its discretion, prescribe for the users of said sewer system or systems such annual rentals or charges based upon the benefits derived therefrom as it may deem proper, subject, however, to such rules and regulations as may be fixed by vote of the town.

Rentals for use of sewer systems.

Contracts.

SECTION 11. All contracts made by the board of sewer commissioners shall be made in the name of the town and shall be signed by the board, but no contracts shall be made or obligation incurred by said board for any purpose in excess of the amount of money appropriated by the town therefor.

Rules and regulations.

SECTION 12. Said board may, from time to time, prescribe rules and regulations for the connection of estates and buildings with main drains and sewers, and for the inspection of the materials, the construction, alteration and use of all connections and drains entering into such main drains or sewers, and may prescribe penalties, not exceeding twenty dollars, for each violation of any such rule or regulation. Such rules and regulations shall be published at least once a week for three successive weeks in some newspaper published in the town of Braintree, if there be any, and if not, then in some newspaper published in the county of Norfolk, and shall not take effect until such publications have been made.

Effective upon publication.

Plans for system of sewerage, approval by department of public health.

SECTION 13. No act shall be done under authority of the preceding sections, except in the making of surveys and other preliminary investigations, until the plans of said system of sewerage and sewage disposal have been approved by the department of public health. Upon application to said department for its approval, it shall give a hearing, after due notice to the public. At such hearing, plans showing in detail all the work to be done in constructing said system of sewerage and sewage disposal shall be submitted for approval by said department.

Effective upon acceptance by majority vote of voters, etc.

SECTION 14. For the purpose of submission to the voters of said town, this act shall take effect upon its passage, and it shall take full effect upon its acceptance by vote of the majority of the voters of said town voting thereon at a town meeting called for the purpose within five years after its passage. No expenditure shall be made and no liability incurred hereunder until such acceptance.

1910, 535, etc., repealed.

SECTION 15. Chapter five hundred and thirty-five of the acts of nineteen hundred and ten and all acts in amendment thereof or in addition thereto are hereby repealed, but without affecting the validity of any action or proceeding taken or performed thereunder.

Approved February 4, 1930.

AN ACT RELATIVE TO THE ALLOWANCE AND ACCEPTANCE OF REBATES OF PREMIUMS ON POLICIES OF INSURANCE AND THE LIKE. Chap. 18

Be it enacted, etc., as follows:

Section one hundred and eighty-four of chapter one hundred and seventy-five of the General Laws, as amended by section two of chapter ninety-three of the acts of nineteen hundred and twenty-six, is hereby further amended by striking out, in the third to eighth lines, inclusive, the words "in the second clause of section forty-seven, as to which they shall apply only to insurance against loss or damage to motor vehicles, their fittings and contents and against loss or damage caused by teams, automobiles or other vehicles, excepting rolling stock of railways, as provided in said second clause" and inserting in place thereof the words:— in subdivisions (a), (b) and (c) of the second clause of section forty-seven, — so as to read as follows:— *Section 184.* The two preceding sections shall apply to all kinds of insurance, including contracts of corporate suretyship, except those specified in subdivisions (a), (b) and (c) of the second clause of section forty-seven. The said sections shall not prohibit any company from paying a commission to another company or to any person who is duly licensed as an insurance agent of such company or as an insurance broker and who holds himself out and carries on business in good faith as such, or prohibit any such person or any company from receiving a commission in respect to any policy under which he or it is insured, or in respect to any annuity or pure endowment contract held by him; nor shall said sections apply to (1) a distribution, without special favor or advantage, by mutual companies to policy holders of savings, earnings or surplus without specification thereof in the policy, or (2) the furnishing to the insured of information or advice by any company, officer, agent or broker with regard to any risk for the purpose of reducing the liability of loss, or (3) the payment or allowance to the insured of a return premium upon the cancellation or surrender of a policy, or of a cash surrender or other value upon the lapse or surrender of a policy of life or endowment insurance or upon the exchange, alteration or conversion of any such policy under section one hundred and thirty-nine.

G. L. 175, § 184, etc., amended.

Application of certain provisions of law relating to rebates, etc., on insurance policies, etc.

Approved February 4, 1930.

AN ACT AUTHORIZING THE TOWN OF WAREHAM TO APPROPRIATE MONEY FOR PUBLIC AMUSEMENTS. Chap. 19

Be it enacted, etc., as follows:

SECTION 1. The town of Wareham may, by a two thirds vote, appropriate each year a sum not exceeding twenty-five hundred dollars for providing amusements or entertainments of a public character. The money so appropriated

Town of Wareham may appropriate money for public amusements.

shall be expended under the direction of the board of selectmen.

SECTION 2. This act shall take effect upon its passage.
Approved February 5, 1930.

Chap. 20 AN ACT RELATIVE TO THE POWERS OF THE TRUSTEES OF THE MINISTERIAL FUND OF THE FIRST PARISH IN BEVERLY.

Be it enacted, etc., as follows:

1832. 8. § 4,
amended.

Powers of the
Trustees of the
Ministerial
Fund of the
First Parish
in Beverly.

Section four of chapter eight of the acts of eighteen hundred and thirty-two, being an act approved January twenty-fourth, eighteen hundred and thirty-two and entitled "An Act to incorporate the Trustees of the Ministerial Fund of the First Parish in Beverly", is hereby amended by striking out, in the second sentence, the words "fifteen hundred" and inserting in place thereof the words:— twenty-five thousand, — so as to read as follows:— *Sec. 4. Be it further enacted,* That all grants, devises or donations made, or which may hereafter be made to the said trustees in their said capacity, for the use and benefit of said parish, shall be valid to every intent and purpose. And the said trustees may hold and possess funds, consisting of real and personal estate, or either, for the object before specified, the annual income of which shall not exceed the sum of twenty-five thousand dollars, and should the fund, or the income thereof be used or appropriated by the parish or said trustees contrary to the provisions of this act, then the original donation or donations so misused, shall belong to, and revert to the president and fellows of Harvard College, unless otherwise provided for, by the donor or deviser, in the conditions of his gift or devise. *Approved February 5, 1930.*

Chap. 21 AN ACT PROVIDING A PENALTY FOR THE FALSE IMPERSONATION OF AN EXAMINER OR INVESTIGATOR APPOINTED BY THE REGISTRAR OF MOTOR VEHICLES.

Be it enacted, etc., as follows:

G. L. 268, § 33,
etc., amended.

Penalty for
false imperson-
ation of an
examiner or
investigator
appointed by
the registrar
of motor
vehicles, etc.

Chapter two hundred and sixty-eight of the General Laws, as amended in section thirty-three by chapter fifty-two of the acts of nineteen hundred and twenty-two, is hereby further amended by striking out said section and inserting in place thereof the following:— *Section 33.* Whoever falsely assumes or pretends to be a justice of the peace, sheriff, deputy sheriff, medical examiner, associate medical examiner, constable, police officer, probation officer, or examiner or investigator appointed by the registrar of motor vehicles, and acts as such or requires a person to aid or assist him in a matter pertaining to the duty of such officer, shall be punished by a fine of not more than four hundred dollars or by imprisonment for not more than one year. *Approved February 5, 1930.*

AN ACT RELATIVE TO THE GRANTING OF DEGREES BY THE TRUSTEES OF NORTHEASTERN UNIVERSITY OF THE BOSTON YOUNG MEN'S CHRISTIAN ASSOCIATION. Chap. 22

Be it enacted, etc., as follows:

Chapter ninety-three of the acts of nineteen hundred and twenty-three is hereby amended by striking out, in the fifth line, the word “, except” and inserting in place thereof the words:— including the degree of Bachelor of Science with specification, but excepting, — and by inserting after the letters “(B.S.)” in the sixth line the words:— without specification, — so as to read as follows:— The trustees of Northeastern University of the Boston Young Men's Christian Association, a corporation organized under general law, are hereby authorized to confer such degrees as are usually conferred by colleges and universities in this commonwealth including the degree of Bachelor of Science with specification, but excepting medical and dental degrees and degrees of Bachelor of Science (B.S.) without specification and Bachelor of Arts (A.B.), and to grant diplomas therefor.

1923, 93,
amended.

The trustees of Northeastern University of the Boston Young Men's Christian Association may grant certain degrees.

Approved February 5, 1930.

AN ACT AUTHORIZING THE TOWN OF LEXINGTON TO REVOKE ITS ACCEPTANCE OF THE TENEMENT HOUSE LAW. Chap. 23

Be it enacted, etc., as follows:

There may be submitted at any town meeting in the town of Lexington, called for the purpose within three years from the effective date of this act, the question of the revocation of its acceptance of chapter six hundred and thirty-five of the acts of nineteen hundred and twelve, being an act relative to tenement houses in towns, and if a majority of the town meeting members of said town voting thereon vote in favor of such revocation, then the provisions of chapter one hundred and forty-five of the General Laws shall not apply in said town. Nothing herein contained shall prevent said town from again accepting the provisions of said chapter one hundred and forty-five after the revocation of its acceptance thereof.

Town of Lexington may revoke its acceptance of the tenement house law.

Approved February 5, 1930.

AN ACT RELATIVE TO MUNICIPAL EXPENDITURES FOR THE OBSERVANCE OF THE TERCENTENARY OF THE FOUNDING OF THE MASSACHUSETTS BAY COLONY. Chap. 24

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency preamble.

Be it enacted, etc., as follows:

Cities and towns, except as otherwise authorized by law, may appropriate in nineteen hundred and thirty, for the

Appropriations by cities and towns for

observance of
tercentenary of
founding of
Massachusetts
Bay colony.

observance and celebration of the tercentenary of the founding of the Massachusetts Bay colony, sums not exceeding one fiftieth of one per cent of their respective assessed valuations of the preceding year. Cities and towns empowered by this or any other act to appropriate funds for such purposes may, if and as authorized by vote of the city council or in town meeting, expend such funds in co-operation with other cities and towns.

Approved February 6, 1930.

Chap. 25 AN ACT AUTHORIZING THE TOWN OF STONEHAM TO PAY A CERTAIN SUM OF MONEY TO THE MOTHER OF JUNE MARIE GREELEY.

Be it enacted, etc., as follows:

Town of Stoneham may pay a certain sum of money to the mother of June Marie Greeley.

SECTION 1. For the purpose of discharging a moral obligation, the town of Stoneham may pay a sum not exceeding five thousand dollars to Alice M. Greeley, the mother of June Marie Greeley who died from injuries received August eleventh, nineteen hundred and twenty-eight, by reason of being struck by a motor vehicle used by the fire department of said town.

Effective upon acceptance.

SECTION 2. This act shall take effect upon its acceptance by a majority of the voters of the town of Stoneham present and voting thereon at any annual town meeting within three years after its passage; but, for the purpose of such acceptance, it shall take effect upon its passage.

Approved February 6, 1930.

Chap. 26 AN ACT AUTHORIZING THE TROY CO-OPERATIVE BANK TO INVEST AN ADDITIONAL SUM OF MONEY FOR BANKING PURPOSES.

Be it enacted, etc., as follows:

Troy Co-operative Bank may invest an additional sum of money for banking purposes.

SECTION 1. The Troy Co-operative Bank, a co-operative bank organized under the laws of this commonwealth and having its usual place of business in the city of Fall River, may, subject to the approval of the commissioner of banks, invest in the erection and preparation of a suitable building on a site now owned by said bank in said city, to be used in whole or in part for the convenient transaction of its business, an amount not exceeding thirty-five thousand dollars in addition to all amounts heretofore authorized to be invested by it under section thirty-one of chapter one hundred and seventy of the General Laws; provided, however, that nothing contained herein shall be construed as authorizing a total investment by said bank for the purposes of said section exceeding in the aggregate the sum of one hundred and thirty-five thousand dollars.

Proviso.

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

Approved February 7, 1930.

AN ACT RELATIVE TO THE COMPOSITION OF RESERVES OF TRUST COMPANIES. *Chap. 27*

Be it enacted, etc., as follows:

Chapter one hundred and seventy-two of the General Laws is hereby amended by striking out section seventy-four and inserting in place thereof the following:— *Section 74.* Not less than one fifth of the required reserve shall consist of lawful money of the United States, gold certificates, silver certificates, or notes and bills issued by any lawfully organized national banking association or federal reserve bank. The remainder, if any, shall consist of balances payable on demand due from any trust company authorized to act as reserve agent as provided in the following section, or from any member of the federal reserve system located in this commonwealth, in a reserve city in the second, third or fourth federal reserve district or in a central reserve city, as designated by or under authority of act of congress, and/or bonds, notes, bills and certificates of indebtedness of the United States, or of this commonwealth, computed at their fair market value, which are the absolute property and under the control of such corporation; provided, that not more than two fifths of the minimum reserve required shall consist of such bonds, notes, bills and certificates of indebtedness. *Approved February 7, 1930.*

G. L. 172, § 74, amended.

Composition of reserves of trust companies.

AN ACT AUTHORIZING RADCLIFFE COLLEGE TO HOLD ADDITIONAL PROPERTY. *Chap. 28*

Be it enacted, etc., as follows:

Section one of chapter four hundred and sixty-two of the acts of nineteen hundred and seven, as amended by chapter eighty-two of the Special Acts of nineteen hundred and nineteen, is hereby further amended by striking out, in the fifth line, the word "ten" and inserting in place thereof the word:— thirty, — so as to read as follows:— *Section 1.* Radcliffe College may accept, receive and take, by gift, grant, devise or otherwise, and may hold any real and personal estate within or without the commonwealth to an amount not exceeding thirty million dollars, and may sell and dispose at its discretion of any real or personal estate within or without the commonwealth which has been or may hereafter be given, granted or devised to it, or which is held by it and not expressly forbidden to be so sold or disposed of by the terms of the gift, grant, devise or receipt thereof: *provided, however,* that nothing herein contained shall be construed to give to said corporation any greater exemption from taxation than it now has under the constitution and laws of the commonwealth.

1907, 462, § 1, etc., amended.

Radcliffe College may hold additional property.

Proviso.

Approved February 10, 1930.

Chap. 29 AN ACT RELATIVE TO THE EPISCOPAL SOCIETY IN CAMBRIDGE.

Be it enacted, etc., as follows:

1815, 82, § 7,
amended.

Episcopal
Society in
Cambridge
may raise
funds, etc.

Section seven of chapter eighty-two of the acts of eighteen hundred and fifteen, being an act approved February ninth, eighteen hundred and sixteen and incorporating the Episcopal Society in Cambridge, is hereby amended by striking out, in the last line, the word "five" and inserting in place thereof the word: — twenty-five, — so as to read as follows: — *Sec. 7. Be it further enacted,* That the said society be, and they hereby are empowered to raise and establish a fund, in such way and manner as they may see fit, the income or interest of which, or so much thereof as shall be found necessary or expedient, they may from time to time appropriate and apply to the support of the Minister of the society, for the time being, or to the repairs of the Church, Parsonage House, or other estates of the society, or to the relief of the poor of the society, as the said society shall from time to time, agree and determine. And the Wardens of the society for the time being shall be the Trustees of such fund, and shall have the management of the same, subject to the control and direction of the society: *Provided* that the whole annual income of such fund, exclusive of the parsonage house, glebe or lands in the actual occupation of the Minister for the time being, shall not exceed the sum of twenty-five thousand dollars.

Proviso.

Approved February 10, 1930.

Chap. 30 AN ACT RELATIVE TO THE CONGREGATIONAL SOCIETY IN THE TOWN OF SEEKONK.

Be it enacted, etc., as follows:

1792, 4, § 3,
etc., amended.

Trustees of the
Congregational
Society in the
town of See-
konk may hold,
etc., certain
property, etc.

Section three of chapter four of the acts of seventeen hundred and ninety-two, by which chapter certain persons were incorporated by the name of the Congregational Society in the First Precinct in the town of Rehoboth, as amended by chapter twenty-five of the acts of eighteen hundred and sixty-four, which changed the name of said society to the Congregational Society in the town of Seekonk, and as amended by chapter two hundred and fifty-nine of the acts of nineteen hundred and three, is hereby further amended by striking out, in the seventeenth line, the words "twelve hundred" and inserting in place thereof the words: — three thousand, — so as to read as follows: — *Section 3. And be it further enacted,* that John Hunt, Nathaniel Titus, Elijah Kent, Asahel Carpenter and Eliphalet Slack, and such others as may be hereafter annually chosen by said society as trustees, shall be, and they are hereby empowered, by the name of the Trustees of the Congregational Society in the town of Seekonk, to take, hold, receive and manage all the estate and rights of property of every kind, both real and personal, which now do, or here-

after may appertain and belong to the Congregational Society, or are legally appropriated to the use and support of a Congregational minister in the territory formerly comprised in the first precinct in Rehoboth, and also such other grants, appropriations and donations, real or personal, as have been or shall hereafter be made for the purposes aforesaid: *provided*, that the annual income of the whole shall never exceed three thousand dollars; and the trustees shall apply the rents, issues and profits, or so much thereof as the said society shall find necessary, for the support of a pious, learned, orthodox Congregational minister, residing and officiating in the work of the ministry in said territory.

Proviso.

Approved February 10, 1930.

AN ACT RELATIVE TO FRATERNAL BENEFIT SOCIETIES.

Chap. 31

Be it enacted, etc., as follows:

SECTION 1. Chapter one hundred and seventy-six of the General Laws is hereby amended by striking out section thirty-six and inserting in place thereof the following: —

G. L. 176, § 36, amended.

Section 36. The commissioner, or any person designated by him, may examine the affairs of any domestic society. He may employ assistants for the purpose of such examination, and he or any person designated by him shall have free access to all the books, papers and documents relating to the business of the society, and may summon and qualify as witnesses on oath and examine its officers, agents and employees and other persons in relation to the affairs, transactions and condition of the society. Whoever, without justifiable cause, neglects, when duly summoned as aforesaid, to appear and testify before the commissioner or his authorized representative, or whoever obstructs the said commissioner or his representative in making an examination under this section, shall be punished by a fine of not more than one thousand dollars or by imprisonment for not more than one year.

Examination of domestic fraternal benefit societies.

Whenever the commissioner is satisfied that any domestic society has failed to comply with any provision of this chapter, or that it has exceeded its powers, or that it is not carrying out its contracts in good faith, or that it is transacting business fraudulently, or that its management or condition is such as to render its further transaction of business hazardous to the public, its members or creditors, or whenever any such society, after the existence of one year or more, shall have a membership of less than four hundred, or shall determine to discontinue business, or whenever any such society, or any of its officers or agents, refuses to submit to an examination under this section or to perform any legal obligation relative thereto, the commissioner may present the relevant facts to the attorney general, who shall, if he deems the circumstances warrant, begin a quo warranto proceeding in the supreme judicial court. The court may forthwith issue a temporary in-

Certain facts to be presented to the attorney general, etc.

junction restraining the society from further transacting any business, and it may, after a full hearing, if it then appears that the society should be dissolved, make the injunction permanent, and appoint one or more receivers to take possession of the books, papers, moneys and other assets of the society, and to settle its affairs, and to distribute its funds to those entitled thereto, subject to such rules and orders as the court may prescribe.

Proceeding to be brought by attorney general.

No such proceedings shall be begun by the attorney general until after the commissioner has given written notice to the chief executive officers of the society and has afforded a reasonable opportunity, on a date named in such notice, to show cause why such a proceeding should not be begun, nor shall such a proceeding be entertained unless brought by the attorney general.

G. L. 176, § 41, amended.

Licensing of foreign fraternal benefit societies.

SECTION 2. Section forty-one of said chapter one hundred and seventy-six is hereby amended by striking out all after the word "dollars" in the thirty-fifth line, — so as to read as follows:— *Section 41.* No foreign society shall transact any business in the commonwealth without a license from the commissioner. Every such society applying for such a license shall file with the commissioner a duly certified copy of its charter or articles of association; a copy of its constitution and by-laws, certified by its secretary or corresponding officer; a power of attorney to the commissioner, as provided in the following section; a statement of its business, on oath of its president and secretary, or corresponding officers, in the form required by the commissioner, duly verified by an examination made by the supervising insurance official of its home state or other state satisfactory to the commissioner; a copy of its certificate of membership; a certificate from the proper official of its home state, territory, district or country that the society is legally organized; and the society shall show that the benefits are provided for by periodical or other payments by persons holding similar contracts, and that its assets are invested in accordance with the laws of the state or country where it is organized, and that it has the qualifications required of domestic societies on the lodge system incorporated under this chapter; provided, that a society which grants benefits for disability arising from accidental injury or from sickness shall be required to show that it has accumulated funds, usable only for the payment of such benefits and in excess of accrued claims for such benefits, not less in amount than three monthly contributions or one quarterly contribution from members entitled to such benefits, and shall be required, as a condition for the maintenance of its authority to do business in this commonwealth, to maintain at all times after admission, as regards disability benefits, funds in amount as above set forth; and shall furnish the commissioner such other information as he may deem necessary for the proper exhibit of its business and plan of working. Upon compliance with these requirements, such

Proviso.

foreign society shall be entitled to a license to transact business in the commonwealth until July first following, and such license shall, upon compliance with this chapter, be renewed annually, but in all cases to terminate on July first following; except that it shall continue in full force and effect until the new license is issued or refused. For every such license or renewal the society shall pay to the commissioner twenty dollars.

Licenses, duration, renewal, etc.

Fee.

SECTION 3. Said chapter one hundred and seventy-six is hereby further amended by striking out section forty-three and inserting in place thereof the following: — *Section 43.* Whenever the commissioner is satisfied that any foreign society has exceeded its powers, or has failed to comply with any provision of this chapter, or that it is conducting business fraudulently, or that it is not carrying out its contracts in good faith, or that its condition or management is such as to render its further transaction of business hazardous to the public, to members or creditors, or that it or its officers or agents have refused to submit to an examination under section forty-four or to perform any legal obligation relative thereto, he shall notify the society of his findings, and state in writing the grounds of his dissatisfaction, and, after reasonable written notice to the society, shall require it, on a date named in such notice, to show cause why its license should not be revoked. If on said date the society does not present to the commissioner good and sufficient reasons why its license to transact business in the commonwealth should not be revoked, he may revoke such license.

G. L. 176, § 43, amended.

Revocation of license of foreign fraternal benefit society.

Whenever the commissioner refuses to issue a license to a foreign society under section forty-one, or revokes its license under this section, he shall reduce his ruling, order or decision to writing and file it in his office, and he shall furnish a copy thereof, together with a statement of the reasons for his action, to the officers of the society upon request.

Ruling, etc., to be in writing, etc.

Any such society aggrieved by the refusal of the commissioner to issue a license to it, or by the revocation of its license, may, within thirty days after receiving written notice of such refusal or revocation, file a petition in the supreme judicial court for the county of Suffolk for a review of the commissioner's action. The court shall summarily hear and determine the case and may make any appropriate order or decree. If the order or decree is adverse to the petitioning society, it may within ten days therefrom appeal to the full court; and in case of such an appeal the refusal or revocation of the license shall continue in full force and effect until the final determination of the question by the full court.

Review by supreme judicial court of commissioner's action.

Hearing.

Appeal.

The termination of the license of such a society shall not prevent it from continuing in good faith all contracts made by it in the commonwealth during the time when it was legally authorized to transact business therein.

Termination of license not to prevent continuance of certain contracts.

G. L. 176, § 44,
amended.

SECTION 4. Section forty-four of said chapter one hundred and seventy-six is hereby amended by striking out the last paragraph.
Approved February 10, 1930.

Chap. 32 AN ACT PROVIDING FOR THE MAINTENANCE BY THE TOWN OF ADAMS OF THE W. B. PLUNKETT MEMORIAL HOSPITAL AS A PUBLIC HOSPITAL AND FOR THE ELECTION OF THE TRUSTEES OF SAID HOSPITAL BY THE INHABITANTS OF SAID TOWN.

Be it enacted, etc., as follows:

Town of Adams may maintain the W. B. Plunkett Memorial Hospital as a public hospital, etc.

SECTION 1. The town of Adams may maintain the W. B. Plunkett Memorial Hospital as a public hospital for the use of the inhabitants of said town and others who may be admitted thereto who may require medical or surgical treatment, and said town may appropriate money for the maintenance thereof.

Trustees, election, terms, etc.

SECTION 2. Said town shall elect at a special town meeting, which shall be called for the purpose within sixty days from the annual town meeting in the current year, a board consisting of seven trustees to manage said hospital, who shall hold office, three until the expiration of three years, two until the expiration of two years, and two until the expiration of one year, from the date of said annual town meeting; and upon the qualification of the trustees so elected, the terms of office of all the trustees of said hospital then in office shall expire. Thereafter, as the terms of office of said elected trustees expire, the town shall elect such number of trustees for terms of three years each as is necessary to fill any such vacancies. Any vacancy in said board, other than by the expiration of the term of office, shall be filled by appointment for the remainder of the term by the board of selectmen and the remaining trustees.

Vacancy.

Submission to voters, etc.

SECTION 3. This act shall be submitted for acceptance to the registered voters of said town at the annual town meeting in the current year in the form of the following question which shall be placed upon the official ballot to be used for the election of town officers at said meeting: "Shall an act passed by the general court in the year nineteen hundred and thirty, entitled 'An Act providing for the maintenance by the town of Adams of the W. B. Plunkett Memorial Hospital as a public hospital and for the election of the trustees of said hospital by the inhabitants of said town', be accepted?" If a majority of the voters voting thereon vote in the affirmative in answer to said question, this act shall thereupon take effect, but not otherwise; provided, that so much thereof as authorizes its submission as aforesaid shall take effect upon its passage.

Proviso.

Approved February 11, 1930.

AN ACT RELATIVE TO AIRCRAFT.

Chap. 33

Be it enacted, etc., as follows:

SECTION 1. Section forty-seven of chapter ninety of the General Laws, inserted by section one of chapter five hundred and thirty-four of the acts of nineteen hundred and twenty-two and as amended by section seven of chapter three hundred and eighty-eight of the acts of nineteen hundred and twenty-eight, is hereby further amended by striking out, in the ninth line, the word "commercial", — so as to read as follows:— *Section 47.* No such registration shall be required as to (1) aircraft belonging to the United States or to this or another state thereof under whose laws aircraft belonging to this commonwealth are exempt from registration; (2) aircraft registered under federal law; or (3) aircraft, used for private flying only, registered by authority of another state of the United States or of a foreign country. No aircraft not registered by the registrar shall, except as otherwise provided by federal law, engage in flying in the commonwealth for more than ten days in any calendar year, unless the owner or operator thereof has previously filed with the registrar a statement in writing containing the make, model and year of manufacture of the aircraft, a replica of the symbol carried by it, the authority as aforesaid whereby registered, the registration number and the name and address in this commonwealth of said owner or operator.

G. L. 90, § 47.
etc., amended.

Registration of
aircraft not
required in
certain cases.

SECTION 2. Section forty-nine of said chapter ninety, inserted as aforesaid, and as amended by section eight of said chapter three hundred and eighty-eight, is hereby amended by inserting after the word "pilot" in the third line the words:— is not a proper person to operate aircraft, or, — so as to read as follows:— *Section 49.* The registrar may suspend, or after due hearing, revoke, a pilot's license or right to operate.

G. L. 90, § 49.
etc., amended.

Suspension or
revocation of
pilot's license.

(a) If, in the opinion of the registrar, the pilot is not a proper person to operate aircraft, or has operated any aircraft in a manner dangerous to any person or has not used due care and caution while flying with passengers, even though not then engaged in commercial flying, or

(b) If the pilot exceeds his authority under his license, or

(c) Upon the use by the pilot of an unregistered aircraft, except as provided in section forty-seven or forty-eight, or

(d) For violation of any provision of sections fifty-two to fifty-four, inclusive, or

(e) For operating an aircraft after the damage or deterioration referred to in section fifty has occurred and before full compliance with the provisions of said section.

The registrar shall suspend for at least three months, and may after due hearing revoke, the license or right to operate of a pilot who has been found guilty of operating an aircraft while under the influence of liquor.

The registrar may suspend, or after due hearing, revoke, the registration or right of operation of an aircraft,

(a) If it is used for any purpose not authorized by its registration, or

(b) Upon violation of any provision of section fifty or fifty-three.

Action by the registrar under this section shall not relieve the licensee from further liability or penalty.

G. L. 90, § 50, amended.

Operator of aircraft involved in accident causing injury or death to report to registrar.

Damage to aircraft to be reported to registrar, etc.

Where damage occurs outside commonwealth to be reported.

Notice to owner when aircraft shall have become unfit for operation, etc.

SECTION 3. Said chapter ninety is hereby amended by striking out section fifty, inserted as aforesaid, and inserting in place thereof the following: — *Section 50.* Every person operating any aircraft which is in any manner involved in an accident in which any person is killed or injured shall forthwith report in writing to the registrar. When any aircraft shall have been damaged in any structural part other than the engine or tires, such damage shall forthwith be reported in writing to the registrar by the person operating the same, and such aircraft shall not again be operated until the damaged part has been replaced in whole by a suitable new part, or, if it is not so replaced, until the aircraft has been approved by the advisory board.

Where such damage occurs while the aircraft is outside the commonwealth, it must be reported before the aircraft is again operated within the commonwealth.

When any registered aircraft shall, in the opinion of the advisory board, have become unfit for operation through deterioration or otherwise, notice thereof shall be given to the owner and such aircraft shall not again be operated until it has been repaired and has been approved by the advisory board.

Approved February 11, 1930.

Chap. 34 AN ACT REQUIRING SUPERVISORS OF ATTENDANCE IN CITIES AND IN CERTAIN TOWNS TO BE INCLUDED WITHIN THE CLASSIFIED CIVIL SERVICE.

Emergency preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

G. L. 31, § 4, etc., amended.

Section four of chapter thirty-one of the General Laws, as amended by chapter one hundred and ninety-seven of the acts of nineteen hundred and twenty-four and by chapter one hundred and thirty-four of the acts of nineteen hundred and twenty-nine, is hereby further amended by adding at the end thereof the following new paragraph: —

Supervisors of attendance in cities, and in such towns of over twelve thousand inhabitants as accept this paragraph.

Approved February 12, 1930.

Supervisors of attendance in cities and in certain towns to be included within classified civil service.

AN ACT RELATIVE TO THE CONTROL OF LAKE QUANNAPOWITT *Chap. 35*
 IN THE TOWN OF WAKEFIELD.

Be it enacted, etc., as follows:

SECTION 1. The town of Wakefield, through its board of park commissioners, may from time to time make rules and regulations as to the erection, maintenance and control of all public bath houses on the shores of Lake Quannapowitt in said town. Town of Wakefield may make rules, etc., as to erection, etc., of public bath-houses on shores of Lake Quannapowitt.

SECTION 2. The board of park commissioners of said town may from time to time make rules and regulations governing fishing, boating, bathing, skating and other recreational activities in or on Lake Quannapowitt in said town. Such rules and regulations relative to fishing shall be subject to the approval of the division of fisheries and game of the state department of conservation, and such other rules and regulations shall be subject to the approval of the state department of public works, and when so approved shall have the force of law. Rules and regulations as to fishing, etc.
Approval.

SECTION 3. Any police officer of said town may patrol any part of the waters of said lake and shall have authority to arrest any person violating any law of the commonwealth in, on or adjacent to the waters of said lake or violating any rule or regulation established under this act. Police patrol, etc.

SECTION 4. The violation of any rule or regulation established under this act shall be punished by a fine of not more than twenty dollars. Penalty.

SECTION 5. Nothing in this act shall be construed to abridge the powers and duties of said department of public works under chapter ninety-one of the General Laws. Powers, etc., of department of public works under G. L. 91, not abridged.

Approved February 12, 1930.

AN ACT RELATIVE TO THE FILING OF STATEMENTS OF EXPENSES INCURRED BY CANDIDATES FOR NOMINATION FOR OR ELECTION TO PUBLIC OFFICES. *Chap. 36*

Be it enacted, etc., as follows:

Chapter fifty-five of the General Laws, as amended in section sixteen by section seven of chapter two hundred and twelve of the acts of nineteen hundred and twenty-eight, is hereby further amended by striking out said section sixteen and inserting in place thereof the following: — *Section 16.* G. L. 55, § 16, etc., amended.

Every candidate for nomination for or election to a public office shall file a statement setting forth each sum of money and thing of value paid or promised to him or to a person on his behalf, and each sum of money and thing of value expended, contributed or promised by him or by a person on his behalf, for the purpose of securing or in any way affecting his nomination or election to the office, and the name of the person or political committee to or by whom the payment, contribution or promise was made and the Candidates to file statements of expenses incurred for nomination or election to public offices.

date thereof, or, if nothing has been paid or promised to him or to a person on his behalf or contributed, expended or promised by him or by a person on his behalf, a statement to that effect. Such a statement shall be filed by a candidate for nomination as aforesaid at a primary or caucus preceding a special state, city or town election, within seven days after such primary or caucus, and by a candidate for nomination as aforesaid at any other primary or caucus, within sixteen days thereafter, and by a candidate for election as aforesaid, within fourteen days after the election.

Approved February 12, 1930.

When statement shall be filed.

Chap. 37 AN ACT RELATIVE TO THE USE FOR AN ATHLETIC FIELD OF A PART OF MEMORIAL PARK IN THE TOWN OF NEEDHAM.

Be it enacted, etc., as follows:

Part of Memorial Park in town of Needham may be used for an athletic field, etc.

SECTION 1. So much of the land in the town of Needham known as Memorial Park, under the jurisdiction of the Trustees of Memorial Park, as shall be designated for that purpose by said trustees, may be set apart for an enclosed athletic field. If any land is so set apart a plan showing the extent thereof shall be made and kept on file in the office of the town clerk. Said trustees shall establish and maintain said athletic field, with suitable equipment, and may in their discretion permit its use for athletic games and other entertainments of a public nature, to which an admission fee may be charged, upon such terms and conditions as said trustees may impose.

Effective upon acceptance.

SECTION 2. This act shall take effect upon its acceptance, during the current year, by vote of the said town; but, for the purposes of such acceptance, this act shall take effect upon its passage. *Approved February 12, 1930.*

Chap. 38 AN ACT RELATIVE TO THE CAPACITY OF CORPORATIONS ORGANIZED FOR CHARITABLE AND CERTAIN OTHER PURPOSES TO HOLD REAL AND PERSONAL PROPERTY.

Be it enacted, etc., as follows:

G. L. 180, § 9, amended.

Corporations organized for charitable and certain other purposes may hold real and personal property to certain amount.

Chapter one hundred and eighty of the General Laws is hereby amended by striking out section nine and inserting in place thereof the following: — *Section 9.* Any corporation heretofore or hereafter organized under general or special laws for any of the purposes mentioned in this chapter may hold real and personal estate to an amount not exceeding five million dollars, which estate or its income shall be devoted to the purposes set forth in its charter or agreement of association or in any amendment thereof, and it may receive and hold, in trust or otherwise, funds received by gift or bequest to be devoted by it to such purposes. This section shall not limit the amount of property which may be held by a corporation in excess of said amount under

the authority of any special law and shall be applicable notwithstanding the specification of a less amount in such a law, heretofore or hereafter enacted.

Approved February 12, 1930.

AN ACT AUTHORIZING THE TOWN OF HANOVER TO SUPPLY ITSELF AND ITS INHABITANTS WITH WATER. Chap. 39

Be it enacted, etc., as follows:

SECTION 1. The town of Hanover may supply itself and its inhabitants with water for the extinguishment of fires and for domestic and other purposes; may establish fountains and hydrants, relocate or discontinue the same, and may regulate the use of such water and fix and collect rates to be paid for the use of the same.

Town of Hanover may supply itself and its inhabitants with water.

SECTION 2. The said town, for the purposes aforesaid, may lease, or take by eminent domain under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, and hold, the waters, or any portion thereof, of any pond, brook or stream or of any ground water sources by means of driven or other wells or filter galleries, within the limits of said town, and the water rights and water sources connected therewith; and also may take by eminent domain under said chapter seventy-nine, or acquire by purchase or otherwise, and hold, all lands, rights of way and easements necessary for collecting and storing such water and protecting and preserving the purity thereof and for conveying the same to any part of said town of Hanover; provided, that no source of water supply and no lands necessary for protecting and preserving the purity of the water shall be taken without first obtaining the advice and approval of the department of public health, and that the location of all dams, reservoirs, wells or filter galleries, filtration plants or other works to be used as sources of water supply under this act shall be subject to the approval of said department. Said town may construct and may erect on the lands taken or held under the provisions of this act proper dams, reservoirs, pumping and filtration plants, buildings, standpipes, fixtures and other structures, and may make excavations, procure and operate machinery and provide such other means and appliances and do such other things as may be necessary for the establishment and maintenance of complete and effective water works; and for that purpose may construct wells and reservoirs, establish pumping works, and lay down and maintain conduits, pipes and other works, under or over any lands, water courses, railroads or public or private ways, and along any such way in said town in such manner as not unnecessarily to obstruct the same; and for the purpose of constructing, laying, maintaining, operating and repairing such conduits, pipes and other works, and for all other proper purposes of this act, said town may dig up or raise and embank any such lands,

May lease, take or acquire, certain waters within limits of town.

Proviso.

May erect proper dams, buildings, etc.

May construct wells, lay conduits, pipes, etc.

Restrictions
as to entry
upon railroad
locations, etc.

highways or other ways in such manner as to cause the least hindrance to public travel thereon. Said town shall not enter upon, construct or lay any conduits, pipes or other works within the location of any railroad corporation except at such time and in such manner as it may agree upon with such corporation or in case of failure so to agree as may be approved by the department of public utilities.

Control, etc.,
of property
by board of
water com-
missioners.

SECTION 3. The land, water rights and other property taken or acquired under this act, and all works, buildings and other structures erected or constructed thereunder, shall be managed, improved and controlled by the board of water commissioners hereinafter provided for, in such manner as they shall deem for the best interest of the town.

Recovery of
damages.

SECTION 4. Any person or corporation injured in his or its property by any action of said town or board under this act may recover damages from said town under said chapter seventy-nine; provided, that the right to damages for the taking of any water, water source or water right, or any injury thereto, shall not vest until the water is actually withdrawn or diverted by said town under authority of this act.

Proviso.

Town may
issue bonds, etc.

SECTION 5. Said town may, for the purpose of paying the necessary expenses and liabilities incurred or to be incurred under the provisions of this act, issue from time to time bonds or notes to an amount not exceeding, in the aggregate, three hundred and fifty thousand dollars, which shall bear on their face the words, Town of Hanover Water Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than thirty years from their dates. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws.

Town of
Hanover
Water Loan,
Act of 1930.

Payment of
loan, etc.

SECTION 6. Said town shall, at the time of authorizing said loan or loans, provide for the payment thereof in accordance with the provisions of section five; and when a vote to that effect has been passed, a sum which, with the income derived from the water rates, will be sufficient to pay the annual expense of operating the water works or the purchasing of water and the maintenance of its pipe lines, as the case may be, and the interest as it accrues on the bonds or notes issued as aforesaid, and to make such payments on the principal as may be required under the provisions of this act, shall without further vote be assessed by the assessors of the town annually thereafter in the same manner as other taxes, until the debt incurred by the said loan or loans is extinguished.

Penalty for
polluting
water, etc.

SECTION 7. Whoever wilfully or wantonly corrupts, pollutes or diverts any of the waters taken or held under this act, or injures any structure, work or other property owned, held or used by said town under the authority and for the purposes of this act, shall forfeit and pay to said town three times the amount of damages assessed therefor, to be recovered in an action of tort; and upon conviction of

any one of the above wilful or wanton acts shall be punished by a fine of not more than three hundred dollars or by imprisonment for not more than one year.

SECTION 8. The said town shall, after its acceptance of this act, at the same meeting at which the act is accepted or at a meeting called for the purpose, elect by ballot three persons to hold office, one until the expiration of three years, one until the expiration of two years, and one until the expiration of one year, from the next succeeding annual town meeting, to constitute a board of water commissioners; and at each annual town meeting held after the shortest of such terms has expired one such commissioner shall be elected by ballot for the term of three years. All the authority granted to the town by this act, except sections five and six, and not otherwise specially provided for shall be vested in said board of water commissioners, who shall be subject, however, to such instructions, rules and regulations as said town may impose by its vote. A majority of said commissioners shall constitute a quorum for the transaction of business. Any vacancy occurring in said board from any cause may be filled for the remainder of the unexpired term by said town at any town meeting called for the purpose. Any such vacancy may be filled temporarily by a majority vote of the selectmen, and the person so appointed shall hold office until the town fills the vacancy in the manner specified herein.

Board of water commissioners, election, terms, etc.

Quorum.

Vacancy, how filled.

SECTION 9. Said commissioners shall fix just and equitable prices and rates for the use of water, and shall prescribe the time and manner of payment. The income of the water works shall be appropriated to defray all operating expenses, interest charges and payments on the principal as they accrue upon any bonds or notes issued for water supply purposes. If there should be a net surplus remaining after providing for the aforesaid charges it shall be appropriated for such new construction as the water commissioners, with the approval of the town, may determine upon, and in case a surplus should remain after payment for such new construction the water rates shall be reduced proportionately. All authority vested in said commissioners by the foregoing provisions of this section and by section three shall be subject to the provisions of section eight. Said commissioners shall annually, and as often as the town may require, render a report upon the condition of the works under their charge and an account of their doings, including an account of receipts and expenditures.

To fix water rates, etc.

Net surplus, how to be used.

Annual, etc., reports.

SECTION 10. This act shall take effect upon its acceptance by a majority of the voters of the town of Hanover present and voting thereon at a town meeting called for the purpose within three years after its passage; but the number of meetings so called in any year shall not exceed three; and, for the purpose only of being submitted to the voters of said town as aforesaid, this act shall take effect upon its passage.

Effective upon acceptance, etc.

Approved February 13, 1930.

Chap. 40 AN ACT TO AUTHORIZE THE BOSTON DISPENSARY, THE BOSTON FLOATING HOSPITAL AND THE TRUSTEES OF TUFTS COLLEGE TO FORM AN ALLIANCE FOR THE PURPOSE OF ESTABLISHING, MAINTAINING AND OPERATING IN COMMON A MEDICAL CENTER.

Be it enacted, etc., as follows:

Boston Dispensary, The Boston Floating Hospital and the Trustees of Tufts College may form an alliance for the purpose of establishing, etc., in common a medical center.

SECTION 1. The Boston Dispensary, The Boston Floating Hospital and the Trustees of Tufts College, three charitable corporations organized and existing under the laws of Massachusetts, in furtherance of their respective corporate purposes, are hereby authorized and empowered to form an alliance for, and otherwise co-operate in, establishing, maintaining and operating a medical center under the supervision of an administrative board composed of representatives from each of said corporations, and to render mutual services and operate one or more plants in common in connection with such medical center.

May enter into agreements, may hold real and personal property, etc.

SECTION 2. Said corporations are hereby authorized and empowered to enter into such mutual agreement or agreements, to take such other action, and to acquire and hold, either separately, jointly or as tenants in common, such real and personal property, as they may respectively deem necessary or desirable for the accomplishment of the objects set forth in section one; provided, however, that none of said corporations shall exceed the limits imposed by law upon the amount of property which each may acquire and hold, and for the purpose of computing said limits each of said corporations shall, in the absence of an agreement between them to the contrary, be considered as holding one third of any property owned jointly or in common as aforesaid; and said corporations respectively are hereby further authorized and empowered to expend such of their funds, not restricted to other purposes, as they may respectively deem necessary or desirable to accomplish any of the objects set forth in this act.

Proviso.

How real and personal property shall be considered for purposes of taxation.

SECTION 3. Any personal property from time to time held by said corporations as provided in this act, and any real property so held, in so far as such real property shall be occupied by any one or more of said corporations or their officers for the objects set forth in this act, shall be considered for the purposes of taxation as property of the kind described in paragraph Third of section five of chapter fifty-nine of the General Laws, irrespective of whether such property shall be so held separately, jointly or as tenants in common.

Approved February 13, 1930.

AN ACT REGULATING THE TAKING OF FLOUNDERS IN CERTAIN WATERS IN CAPE COD BAY. *Chap. 41*

Be it enacted, etc., as follows:

No person shall take flounders, by dragging or by trawling, between April first and September thirtieth, both dates inclusive, in any year, in the waters in Cape Cod Bay lying southerly of a line drawn from Race Point Light to Gurnet Light. Violation of this act shall be punished by a fine of not less than twenty nor more than fifty dollars.

Taking of flounders in certain waters in Cape Cod Bay regulated.

Penalty.

Approved February 14, 1930.

AN ACT RELATIVE TO THE LISTING OF VOTERS IN THE CITY OF REVERE. *Chap. 42*

Be it enacted, etc., as follows:

Section five of chapter eighty-four of the acts of nineteen hundred and twenty-five is hereby amended by striking out the third paragraph and inserting in place thereof the following:— If the board of assessors, after investigation and report by the chief of police or a police officer detailed by him, is satisfied that such statements are true, it shall give the applicant a certificate that he was a resident of said city on said first day of April, which certificate shall state his name, age, occupation and residence on the first day of April in the current year and his residence on the first day of April in the preceding year, or a certificate that he became a resident of said city at least six months immediately preceding the election, which certificate shall state his name, age, occupation and present residence, the date when he became a resident of said city, and his residence on the first day of April in the current year and on the other dates required as aforesaid; but no such application shall be received, and no such person shall be listed or given said certificate, between the twentieth day preceding, and the day following, a state or municipal election. The board of assessors shall also forthwith transmit to the registrars of voters the names of all persons receiving such certificates, together with their residences as appearing on said certificates.

1925, 84, § 5, amended.

Board of assessors of city of Revere to give applicant desiring to be listed a certificate, etc.

Transmission to registrars of voters of names of recipients of certificates, etc.

Approved February 14, 1930.

AN ACT RELATIVE TO NOISE FROM MOTOR BOATS IN HINGHAM HARBOR. *Chap. 43*

Be it enacted, etc., as follows:

SECTION 1. Whoever operates or causes to be operated, in Hingham harbor, a boat propelled in whole or in part by an internal combustion engine, unless the same is provided with an underwater exhaust, or a muffler approved by the harbor master of said town, so constructed and used that the noise of the explosions of the engine shall not

Penalty for operating in Hingham harbor motor boats causing unreasonable annoyance.

Enforcement.

unreasonably cause annoyance to persons in the vicinity shall be punished by a fine of not more than twenty-five dollars. The harbor master and the police of said town shall enforce the provisions of this section. The provisions of section fifteen of chapter one hundred and two of the General Laws shall not apply in said harbor.

Hingham harbor defined.

SECTION 2. For the purposes of this act, Hingham harbor is hereby defined to be all of the tide water lying southerly of a line drawn between the northerly point of World's End, on the east, and the northerly point of the mainland constituting the easterly side of the entrance to Weymouth Back river, on the west.

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

Approved February 15, 1930.

Chap. 44 AN ACT PROVIDING FOR THE REGULATION OF THE SPEED OF MOTOR AND OTHER BOATS IN HINGHAM HARBOR.

Be it enacted, etc., as follows:

Speed of motor and other boats in Hingham harbor regulated.

SECTION 1. The harbor master of the town of Hingham may make and enforce reasonable rules and regulations governing the speed in Hingham harbor of boats propelled by gasoline, oil or naphtha, or by steam, electric or mechanical power. Violation of any such rule or regulation shall be punished by a fine not exceeding twenty dollars.

Penalty.

Hingham harbor defined.

SECTION 2. For the purposes of this act, Hingham harbor is hereby defined to be all of the tide water lying southerly of a line drawn between the northerly point of World's End, on the east, and the northerly point of the mainland constituting the easterly side of the entrance to Weymouth Back river, on the west.

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

Approved February 15, 1930.

Chap. 45 AN ACT PROVIDING FOR THE REVIVAL OF CERTAIN CORPORATIONS DISSOLVED BY STATUTE.

Be it enacted, etc., as follows:

G. L. 155, new section added.

Revival of certain corporations dissolved by statute, filing in office of state secretary of certificate by commissioner of corporations and taxation, etc.

Chapter one hundred and fifty-five of the General Laws is hereby amended by adding thereto the following new section:— *Section 56.* If the commissioner finds that a corporation has been dissolved subject to the provisions of this section by act of the general court and that such corporation ought to be revived for all purposes or for any limited time or for any specified purpose or purposes with or without limitation of time, he may, not later than three years after the effective date of said act, upon application by any interested party, file in the office of the state secretary a certificate, in such form as the commissioner may prescribe, reviving such corporation as aforesaid. The commissioner may subject the revival of such corporation to such terms and conditions, including the payment of reasonable fees,

as in his judgment the public interest may require. Upon the filing of a certificate reviving a corporation for all purposes, said corporation shall stand revived with the same powers, duties and obligations as if it had not been dissolved, except as otherwise provided in said certificate; and all acts and proceedings of its officers, directors and stockholders or members, acting or purporting to act as such, which would have been legal and valid but for such dissolution, shall, except as aforesaid, stand ratified and confirmed. If such a corporation is revived as aforesaid for a limited time or for any specified purpose or purposes, it shall stand revived for such time or for the accomplishment of such purpose or purposes in accordance with the terms of the commissioner's certificate. For cause shown to his satisfaction, the commissioner may, by certificate filed as aforesaid, extend the time for which a corporation revived for a limited time shall stand revived.

Approved February 17, 1930.

AN ACT RELATIVE TO APPROPRIATIONS BY CITIES AND TOWNS FOR BAND CONCERTS. Chap. 46

Be it enacted, etc., as follows:

Section five of chapter forty of the General Laws, as most recently amended by section six of chapter two hundred and eighty-eight of the acts of nineteen hundred and twenty-nine, is hereby further amended by striking out, in the one hundred and eighth line, as printed in the General Laws, the words "five hundred" and inserting in place thereof the words:— one thousand, — so that clause (26) will read as follows:—

G. L. 40, § 5,
etc., amended.

(26) For public band concerts, or for music furnished for public celebrations, a sum not exceeding one thousand dollars.

Cities and towns may appropriate money for band concerts.

Approved February 17, 1930.

AN ACT AUTHORIZING ODD FELLOWS HOME OF MASSACHUSETTS TO HOLD ADDITIONAL REAL AND PERSONAL ESTATE. Chap. 47

Be it enacted, etc., as follows:

Section five of chapter five hundred and sixty of the acts of eighteen hundred and ninety-eight is hereby amended by striking out, in the third and fourth lines, the words "free from taxation," and by striking out in the fourth and fifth lines, the words "five hundred thousand" and inserting in place thereof the words:— one million, — so as to read as follows:— *Section 5.* The corporation hereby established is hereby authorized to hold real and personal estate for the aforesaid charitable uses and purposes to an amount not exceeding one million dollars, to be devoted exclusively to the purposes and objects hereinbefore set forth. Said trustees shall invest the funds of this corporation in such securities only as are authorized by law for the investment of the funds of savings banks in this Common-

1898, 560, § 5,
amended.

Odd Fellows Home of Massachusetts may hold additional real and personal estate.

wealth. No officer of said corporation shall hire or borrow any portion of the funds belonging to said corporation nor be security for loans thereof to another.

Approved February 21, 1930.

Chap. 48 AN ACT RELATING TO THE TRANSPORTATION OF HIGH SCHOOL PUPILS.

Be it enacted, etc., as follows:

G. L. 71, § 6,
etc., amended.

Provisions for
towns not
maintaining
high schools.

Section six of chapter seventy-one of the General Laws, as amended by section one of chapter two hundred and ninety-six of the acts of nineteen hundred and twenty-one, is hereby further amended by striking out the first paragraph and inserting in place thereof the following: — *Section 6.* If a town of less than five hundred families or householders, according to such census, does not maintain a public high school offering four years of instruction, it shall pay the tuition of any pupil who resides therein and obtains from its school committee a certificate to attend a high school of another town included in the list of high schools approved for this purpose by the department. Such a town shall also, through its school committee, provide, when necessary, for the transportation of such a pupil at cost up to forty cents for each day of actual attendance, and it may expend more than said amount. If, however, the distance between a pupil's residence and the school he is entitled to attend under this section exceeds three miles, the town may, when necessary, be required by the department to expend for transportation for such pupil a sum up to eighty cents in all for each day of attendance. The department shall approve the high schools which may be attended by such pupils, and it may, for this purpose, approve a public high school in an adjoining state. Whenever, in the judgment of the department, it is expedient that such a pupil should board in the town of attendance the town of residence may, through its school committee, pay toward such board, in lieu of transportation, such sum as the said committee may fix.

Approved February 21, 1930.

Chap. 49 AN ACT RELATIVE TO SCHEDULE OR BLANKET BONDS COVERING OFFICERS AND EMPLOYEES OF CO-OPERATIVE BANKS.

Be it enacted, etc., as follows:

G. L. 170, § 9,
etc., amended.

Duties of
treasurers of
co-operative
banks.

Section nine of chapter one hundred and seventy of the General Laws, as amended by section two of chapter sixteen of the acts of nineteen hundred and twenty-five, is hereby further amended by adding at the end thereof the following: —, approved by him as to the conditions thereof and as to the sureties thereon, — so as to read as follows: — *Section 9.* The treasurer shall keep the accounts and have charge of all books and papers necessary therefor, and dispose of and secure the safe keeping of all money, securities and property

of the corporation, in the manner designated by the by-laws, and the treasurer and all other permanent employees having access at all times to the cash or negotiable securities, shall each give, subject to section twenty-four of chapter one hundred and sixty-eight, a bond for the faithful performance of their respective duties in such amount as the board of directors may require, provided that such treasurer and other permanent employees may in the discretion of the commissioner be included in one or more schedule or blanket bonds, approved by him as to the conditions thereof and as to the sureties thereon.

Treasurer and employees to give bond.

Proviso.

Approved February 21, 1930.

AN ACT RELATIVE TO THE QUALIFICATIONS OF MEMBERS OF THE BOARD OF ALDERMEN AND OF THE SCHOOL COMMITTEE OF THE CITY OF SOMERVILLE.

Chap. 50

Be it enacted, etc., as follows:

SECTION 1. Section ten of chapter two hundred and forty of the acts of eighteen hundred and ninety-nine, as amended by section three of chapter ninety-eight of the Special Acts of nineteen hundred and nineteen, is hereby further amended by inserting after the word "from" in the fourth line the words:— the qualified voters of, — so as to read as follows:— *Section 10.* The board of aldermen shall be composed of twenty-one members, three members from each ward, to be elected as follows: Seven aldermen-at-large, one being selected from the qualified voters of each ward, shall biennially be elected by the qualified voters of the city at large, voting in their respective wards, and two aldermen shall at the same time be elected by and from the qualified voters of each ward. The members of the board of aldermen shall hold office for the two municipal years next following their election, or, if elected after the regular municipal election, for the remainder of the two municipal years following such regular municipal election and until a majority of the new board shall be elected and qualified in their stead.

1899, 240, § 10, etc., amended.

Board of aldermen, election, membership, term of office, etc.

SECTION 2. Section twenty-eight of said chapter two hundred and forty, as amended by section one of chapter three hundred and fifty-four of the acts of nineteen hundred and four and by section eight of said chapter ninety-eight, is hereby further amended by inserting after the word "ward" in the eighth line the words:—, who shall be qualified voters of the ward, — and by striking out, in the thirteenth line, the word "resident" and inserting in place thereof the words:— qualified voter, — so as to read as follows:— *Section 28.* The management and control of the public schools shall be vested in a school committee, which shall exercise the powers conferred and discharge the duties imposed by law upon school committees. The committee shall consist of the mayor and the president of the board of aldermen, ex officio, neither of whom shall serve as chairman, and fourteen other members two from each ward,

1899, 240, § 28, etc., amended.

School committee, election, membership, term of office, duties, etc.

Vacancies.

elected as follows:— Two members from each ward, who shall be qualified voters of the ward, shall be elected at each regular municipal election to serve for the term of two municipal years next following. Vacancies occurring in the school committee shall be filled by a joint ballot of the board of aldermen and the school committee, the member so elected to be a qualified voter of the ward entitled to the new member, and to hold office for the remainder of the term.

Approved February 21, 1930.

Chap. 51 AN ACT RELATIVE TO THE DELIVERY OF CERTIFICATES OF INTENTION OF MARRIAGE AND THE RETURN OF UNUSED CERTIFICATES.

Be it enacted, etc., as follows:

G. L. 207, § 28,
amended.

Certificate of
intention of
marriage.

SECTION 1. Chapter two hundred and seven of the General Laws is hereby amended by striking out section twenty-eight and inserting in place thereof the following:— *Section 28.* On or after the fifth day from the filing of notice of intention of marriage, except as otherwise provided, but not in any event later than six months after such filing, the clerk or registrar shall deliver to the parties a certificate signed by him, specifying the date when notice was filed with him and all facts relative to the marriage which are required by law to be ascertained and recorded, except those relative to the person by whom the marriage is to be solemnized. Such certificate shall be delivered to the minister or magistrate before whom the marriage is to be contracted, before he proceeds to solemnize the same. If such certificate is not sooner used, it shall be returned to the office issuing it within six months after the date when notice of intention of marriage was filed.

G. L. 207, § 57,
amended.

Penalty for
failure to
return certifi-
cate of in-
tention of
marriage.

SECTION 2. Said chapter two hundred and seven is hereby further amended by striking out section fifty-seven and inserting in place thereof the following:— *Section 57.* Whoever performs a ceremony of marriage upon a certificate more than six months after the filing of the notice of intention of marriage as set forth in such certificate, and whoever having taken out such certificate and not having used it fails to return it, within six months after such filing, to the office issuing the same, shall be punished by a fine of not more than ten dollars. *Approved February 21, 1930.*

Chap. 52 AN ACT EXTENDING THE TIME DURING WHICH CERTAIN PERSONS SUFFERING FROM PULMONARY TUBERCULOSIS MAY RECEIVE TEMPORARY CARE AND TREATMENT AT CERTAIN INSTITUTIONS.

Emergency
preamble.

Whereas, The deferred operation of this act would in part defeat its purpose, it is hereby declared an emergency law necessary for the immediate preservation of the public health and convenience.

Be it enacted, etc., as follows:

Section one of chapter three hundred and eighty-five of the acts of nineteen hundred and twenty-eight is hereby amended by striking out, in the third line, the word "thirty" and inserting in place thereof the word:— thirty-one,— so as to read as follows:— *Section 1.* The department of public health may arrange for the admission, care and treatment, for periods not extending beyond June thirtieth, nineteen hundred and thirty-one, at any institution within the commonwealth approved by the department, of persons suffering from pulmonary tuberculosis who are residents of any of the cities or towns comprising the territory of the Worcester county or Middlesex county tuberculosis hospital district or of the tuberculosis hospital district comprising Chelsea, Revere and Winthrop, and such arrangements shall be deemed to be satisfactory compliance with the provisions of sections seventy-eight to ninety, inclusive, of chapter one hundred and eleven of the General Laws requiring adequate hospital care for such persons.

1928, 385, § 1.
amended.

Temporary care and treatment of residents of certain counties suffering from pulmonary tuberculosis.

Approved February 24, 1930.

AN ACT TO PROVIDE FOR THE PROTECTION OF SHELLFISH IN
THE TOWN OF WESTPORT.

Chap. 53

Be it enacted, etc., as follows:

SECTION 1. No person shall take any shellfish from their beds or wilfully obstruct the growth of any shellfish within the town of Westport, except as is hereinafter provided.

Protection of shellfish in town of Westport.

SECTION 2. The selectmen of said town may give permits in writing to any person to take shellfish from their beds within said town at such times, in such quantities, for such uses and by such methods as they shall deem expedient. They shall grant such permits to any inhabitant of the town to take from the beds in said town shellfish for the use of himself and his family not exceeding in quantity one half bushel including shells in any one day. They shall grant such permits to any fisherman to take shellfish from said beds for bait for his own use not exceeding in quantity one bushel including shells in any one day. Such permits shall be signed by the selectmen, shall be recorded in a book kept for the purpose and shall remain in force for one year from their date.

Permits for taking of shellfish, etc.

SECTION 3. Every person taking shellfish from their beds within said town under the provisions of this act shall at the time of such taking have with him the permit granted to him as above provided and shall exhibit it upon demand to any constable of the town or other officer charged with the duty of enforcing the provisions of this act.

Exhibition of permit upon demand.

SECTION 4. No person shall take from their beds in said town or sell or offer for sale or have in his possession any little neck clams or quahaugs measuring less than one and one half inches across the widest part.

Taking of little neck clams or quahaugs regulated.

Penalty.

SECTION 5. Whoever violates any provision of this act shall be punished by a fine of not less than ten nor more than one hundred dollars.

Certain district courts to have concurrent jurisdiction with superior court.

SECTION 6. The second and third district courts of Bristol shall have concurrent jurisdiction with the superior court of all offences under this act.

Certain inconsistent provisions of law not applicable to town of Westport.

SECTION 7. So much of section eighty-four of chapter one hundred and thirty of the General Laws as is inconsistent herewith shall not apply to the town of Westport.

Approved February 24, 1930.

Chap. 54 AN ACT EXTENDING THE TIME FOR FILING REQUESTS FOR REPORTS TO APPELLATE DIVISIONS OF DISTRICT COURTS OTHER THAN THE MUNICIPAL COURT OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

G. L. 231, § 110B, amended.

SECTION 1. Section one hundred and ten B of chapter two hundred and thirty-one of the General Laws, inserted by section eight of chapter five hundred and thirty-two of the acts of nineteen hundred and twenty-two, is hereby amended by striking out, in the thirteenth line, the word "two" and inserting in place thereof the word:— five, — so that the third sentence of said section one hundred and ten B will read as follows:— The request for such a report shall be filed with the clerk within five days after notice of the ruling, and when the objection is to the admission or exclusion of evidence, the claim for a report shall also be made known at the time of the ruling.

Time for filing requests for reports to appellate divisions of district courts other than the municipal court of the city of Boston, extended.
Effective date.

SECTION 2. This act shall take effect September first of the current year.

Approved February 24, 1930.

Chap. 55 AN ACT AUTHORIZING THE CITY OF WORCESTER TO BORROW MONEY FOR THE PURPOSE OF CONSTRUCTING A MUNICIPAL MEMORIAL AUDITORIUM.

Be it enacted, etc., as follows:

City of Worcester may borrow money for purpose of constructing a municipal memorial auditorium.

SECTION 1. The city of Worcester may, within a period of five years from the passage of this act, incur indebtedness for the construction of a municipal auditorium as a memorial to soldiers, sailors and marines, and may issue bonds or notes therefor, which shall bear on their face the words, Worcester Municipal Memorial Auditorium Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than ten years from their dates, but no loan shall be authorized under this act unless a sum equal to an amount not less than ten per cent of the loan so authorized is voted for the same purpose to be provided from taxes or other sources of revenue of the year when authorized. Indebtedness incurred under this act shall be in excess of the amount authorized by chapter two hundred and eleven of the Special

Worcester Municipal Memorial Auditorium Loan, Act of 1930.

Acts of nineteen hundred and sixteen, as amended by chapter one hundred and thirty-eight of the acts of nineteen hundred and twenty, but shall, except as provided herein, be subject to chapter forty-four of the General Laws.

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

Approved February 25, 1930.

AN ACT AUTHORIZING THE DESIGNATION OF PERSONS TO PERFORM THE DUTIES OF MEMBERS, EX OFFICIIS, OF PERMANENT STATE BOARDS AND COMMISSIONS.

Chap. 56

Be it enacted, etc., as follows:

Chapter thirty of the General Laws is hereby amended by inserting after section six the following new section:—

Section 6A. If any member of a permanent state board or commission who serves as such by virtue of holding any other office or position is unable by reason of absence or disability to perform his duties as such member, he may, by a writing filed in the office of such board or commission, designate an officer or employee in his department who shall, without additional compensation therefor, perform such duties in case of and during such absence or disability, but a person so designated shall have no authority to make any appointments or removals. Any such designation may in like manner be revoked at any time.

G. L. 30, new section after § 6. Designation of persons to perform the duties of members, ex officii, of permanent state boards and commissions authorized.

Approved February 25, 1930.

AN ACT RELATIVE TO THE VIOLATION OF ONE-WAY STREET REGULATIONS, SO-CALLED, AS AFFECTING CIVIL LIABILITY.

Chap. 57

Be it enacted, etc., as follows:

SECTION 1. Chapter eighty-nine of the General Laws is hereby amended by adding the following new section:—

Section 10. The violation by the operator or driver of a motor or other vehicle of any rule, regulation, ordinance or by-law limiting traffic on any specified way to traffic moving in one direction shall not, in respect to any civil liability, render such operator or driver, or such vehicle or any occupant thereof, a trespasser upon said way.

G. L. 89, new section added. Violation of one-way street regulations, so-called, as affecting civil liability.

SECTION 2. This act shall take effect June first of the current year.

Effective date.

Approved February 25, 1930.

AN ACT RELATIVE TO THE LOCAL ACCEPTANCE OF THE PROVISIONS OF GENERAL LAW GRANTING ONE DAY OFF IN EVERY EIGHT DAYS TO POLICE OFFICERS.

Chap. 58

Be it enacted, etc., as follows:

Section sixteen of chapter one hundred and forty-seven of the General Laws, as affected by chapter three hundred and four of the acts of nineteen hundred and twenty-seven, is hereby amended by striking out, in the second and third

G. L. 147, § 16, etc., amended.

lines, the words "accepted chapter one hundred and sixty-six of the acts of nineteen hundred and twenty" and inserting in place thereof the words:— accepts or has accepted the provisions of this section by vote of its city council or selectmen, or has accepted the corresponding provisions of earlier laws in the manner therein provided,— so as to read as follows:— *Section 16* Except in Boston, members of the police department of every town which accepts or has accepted the provisions of this section by vote of its city council or selectmen, or has accepted the corresponding provisions of earlier laws in the manner therein provided, shall be excused from duty for one day out of every eight without loss of pay. *Approved February 25, 1930.*

One day off in every eight days to police officers in cities and towns.

Chap. 59 AN ACT AUTHORIZING THE CITY OF LYNN TO CONSTRUCT AND MAINTAIN SURFACE WATER DRAINAGE WORKS OUTSIDE THE ESTABLISHED HARBOR LINE IN LYNN HARBOR.

Be it enacted, etc., as follows:

City of Lynn may construct and maintain surface water drainage works outside the established harbor line in Lynn harbor.

SECTION 1. The city of Lynn may construct and maintain a surface water drain with outlet and all necessary appurtenances in Lynn harbor at points outside the harbor line established by chapter three hundred and thirteen of the acts of eighteen hundred and sixty-seven. The material, size and construction of said surface water drain, outlet and appurtenances, and also their location as aforesaid, shall be in accordance with such plans and specifications as may be approved after hearing by the state department of public works.

Effective upon acceptance, etc.

SECTION 2. This act shall take effect upon its acceptance, during the current year, by vote of the city council of said city, subject to the provisions of its charter.

Approved February 25, 1930.

Chap. 60 AN ACT RELATIVE TO THE ISSUANCE BY THE BOARD OF PAROLE OF PERMITS FOR PRISONERS TO BE AT LIBERTY AND OF CERTAIN ORDERS RELATIVE THERETO.

Be it enacted, etc., as follows:

G. L. 127, § 128, amended.

SECTION 1. Section one hundred and twenty-eight of chapter one hundred and twenty-seven of the General Laws is hereby amended by striking out, in the sixth, seventh and eighth lines, the words "Permits granted by the board of parole shall be issued by the commissioner on notification by the board. Other" and inserting in place thereof the word:— All,— so as to read as follows:— *Section 128.* Permits to be at liberty may be granted as follows: to prisoners in the penal institutions of the commonwealth or transferred therefrom to jails or houses of correction, by the board of parole; to prisoners in jails and houses of correction, except in Suffolk county, by the county commissioners; to prisoners in the jail and house of correction in

Permits for prisoners to be at liberty, by whom granted and issued.

Suffolk county, by the penal institutions commissioner. All permits shall be issued by the board or officer granting them.

SECTION 2. Section one hundred and forty-nine of said chapter one hundred and twenty-seven is hereby amended by striking out, in the first and second lines, the words “, the directors of a workhouse,” — and by striking out, in the tenth and eleventh lines, the words “An order directed by the board of parole shall be issued by the commissioner”, — so as to read as follows:— *Section 149.* The board of parole, the county commissioners or, in Suffolk county, the penal institutions commissioner of Boston, if a permit to be at liberty granted or issued by them, respectively, has become void or has been revoked, or if a prisoner on parole under section one hundred and forty-one has been ordered to return to the prison from which he was released, may order the arrest of the holder of such permit or of such prisoner on parole by any officer qualified to serve civil or criminal process in any county, and the return of such holder or of such prisoner on parole to the prison from which he was released. The governor, if a permit to be at liberty issued to an habitual criminal under section one hundred and thirty-four has become void or has been revoked, shall issue his warrant authorizing the arrest of the holder thereof by any officer qualified to serve criminal process, and his return to state prison. A prisoner who has been so returned to his place of confinement shall be detained therein according to the terms of his original sentence. In computing the period of his confinement, the time between his release upon a permit or on parole and his return to prison shall not be considered as any part of the term of his original sentence. If at the time of the order to return to prison or of the revocation of his permit he is confined in any prison, service of such order shall not be made until his release therefrom.

G. L. 127, § 149, amended.

Arrest of holder for violation of permit to be at liberty.

Approved February 25, 1930.

AN ACT RELATIVE TO THE PENSIONING OF LABORERS IN THE EMPLOY OF THE CITY OF LOWELL. *Chap. 61*

Be it enacted, etc., as follows:

SECTION 1. Any laborer in the employ of the city of Lowell who has reached the age of sixty and has been in such employ for a period of not less than twenty-five years and has become physically or mentally incapacitated for labor, and any laborer in the employ of said city who has been in such employ for a period of not less than fifteen years and has become physically or mentally incapacitated for labor by reason of any injury received in the performance of his duties for said city, may, at his request and with the approval of the mayor and city council, be retired from service; and if so retired he shall receive from said city for the remainder of his life an annual pension equal to one half the annual compensation paid him as a laborer at the time of his retirement. Any laborer in the employ of

Pensioning of laborers in the employ of the city of Lowell.

said city who has reached the age of sixty-five and has been in such employ for a period of not less than twenty-five years, including the time when incapacitated by reason of sickness, not exceeding two years in the aggregate, as certified by a physician in regular standing, shall be retired from service, and shall receive from said city an annual pension computed in the manner hereinbefore set forth.

Submission
to voters, etc.

SECTION 2. This act shall be submitted for acceptance to the registered voters of said city at the state election in the current year in the form of the following question which shall be placed upon the official ballot to be used in said city at said election: "Shall an act passed by the general court in the year nineteen hundred and thirty, entitled 'An act relative to the pensioning of laborers in the employ of the city of Lowell', be accepted?" If a majority of the voters voting thereon vote in the affirmative in answer to said question, this act shall thereupon take effect, but not otherwise.

Approved February 25, 1930.

Chap. 62 AN ACT AUTHORIZING BUILDING AND ZONING BOARDS OF APPEALS TO SUMMON AND SWEAR WITNESSES.

Be it enacted, etc., as follows:

G. L. 233, § 8,
amended.

Summoning
of witnesses
before city
and town
officers, com-
missions, etc.

Chapter two hundred and thirty-three of the General Laws is hereby amended by striking out section eight and inserting in place thereof the following: — *Section 8.* Witnesses may be summoned to attend and testify and to produce books and papers at a hearing before a city council, or either branch thereof, or before a joint or special committee of the same or of either branch thereof, or before a board of selectmen, a board of police commissioners, a fire commissioner or a board of fire commissioners, a commissioner of public safety, a school board, a licensing board or licensing authorities for the granting of licenses for certain non-intoxicating beverages, as defined in section one of chapter one hundred and thirty-eight, a board of registrars of voters, the police commissioner or election commissioners of Boston, the metropolitan district commission, or a board of appeals designated or appointed under section twenty-seven of chapter forty, as to matters within their authority; and such witnesses shall be summoned in the same manner, be paid the same fees and be subject to the same penalties for default, as witnesses in civil cases before the courts. The presiding officer of such council, or of either branch thereof, or a member of any such committee, board or commission, or any such commissioner, may administer oaths to witnesses who appear before such council, branch thereof, committee, board, commission or commissioner, respectively.

Approved February 25, 1930.

AN ACT AUTHORIZING THE USE OF ADDITIONAL BALLOT BOXES IN TOWNS. *Chap. 63*

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency preamble.

Be it enacted, etc., as follows:

Chapter fifty-four of the General Laws is hereby amended by inserting after section sixty-seven the following new section: — *Section 67A.* If the selectmen so vote, more than one state ballot box may be used at any polling place in any town at state elections and at town elections if official ballots are used therein. If more than one ballot box is to be used at any polling place as aforesaid, the voting lists for use thereat shall each be divided by the selectmen into as many sections as there are ballot boxes. Upon written request of the selectmen of a town for one or more additional ballot boxes for use as herein provided, the state secretary shall provide the same at the expense of such town.

G. L. 54, new section after § 67.

Use of additional ballot boxes in towns.

Approved February 26, 1930.

AN ACT AUTHORIZING THE ISSUE OF BLANKET POLICIES OF ACCIDENT OR HEALTH INSURANCE TO STUDENTS AND OTHERS. *Chap. 64*

Be it enacted, etc., as follows:

Chapter one hundred and seventy-five of the General Laws, as amended in section one hundred and ten by chapter one hundred and thirty-six of the acts of nineteen hundred and twenty-one, is hereby further amended by striking out said section and inserting in place thereof the following: — *Section 110.* Nothing in the two preceding sections shall apply to or affect any general or blanket policy of insurance issued to any employer, whether an individual, corporation, co-partnership, or association, or to any municipal corporation or department thereof, or to a police or fire department, or to any college, school or other institution of learning or to the head or principal thereof, or to any organization for health, recreational or military instruction or treatment, underwriters' corps, salvage bureau or like organization, where the officers, members or employees or classes or departments thereof or the students or patients are insured against specified accidental bodily injuries or diseases while exposed to the hazards of the occupation, course of instruction or treatment, or otherwise, for a premium intended to cover the risks of all the persons insured under such policy. Where the premium is to be paid by the employer and the employees jointly and the benefits of the policy are offered to all eligible employees, a policy covering not less than seventy-five per cent of such employees, or covering members of an association of such employees if the members so insured in fact constitute not

G. L. 175, § 110, etc., amended.

Certain provisions of law not applicable to general or blanket policies of accident or health insurance.

What shall be considered a general or blanket policy, etc.

less than seventy-five per cent of all eligible employees, shall be considered a general or blanket policy within the meaning of this section.

Approved February 26, 1930.

Chap. 65 AN ACT MAKING CERTAIN PROCEDURE FOR EXPEDITING THE COLLECTION OF DEBTS APPLICABLE IN DISTRICT COURTS.

Be it enacted, etc., as follows:

G. L. 231, § 141,
etc., amended.

SECTION 1. Section one hundred and forty-one of chapter two hundred and thirty-one of the General Laws, as amended by section two of chapter three hundred and seventeen of the acts of nineteen hundred and twenty-eight and by section three of chapter two hundred and sixty-five of the acts of nineteen hundred and twenty-nine, is hereby further amended by inserting after the word "fifty-eight" in the tenth and eleventh lines the following:—, fifty-nine B, — so as to read as follows:— *Section 141.* Sections one, two, three, four, five, six, seven, ten, eleven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, eighteen, nineteen, twenty, twenty-one, twenty-two, twenty-three, twenty-five, twenty-six, twenty-seven, twenty-eight, twenty-nine, thirty, thirty-one, thirty-two, thirty-three, thirty-four, thirty-five, thirty-six, thirty-seven, thirty-eight, thirty-nine, forty, forty-one, forty-two, forty-three, forty-four, forty-five, forty-seven, forty-eight, forty-nine, fifty, fifty-one, fifty-two, fifty-three, fifty-four, fifty-six, fifty-seven, fifty-eight, fifty-nine B, sixty-one, sixty-two, sixty-three, sixty-four, sixty-five, sixty-six, sixty-seven, sixty-eight, sixty-nine, seventy, seventy-two, seventy-three, seventy-four, seventy-five, seventy-nine, eighty-five, eighty-five A, eighty-seven, eighty-eight, eighty-nine, ninety, ninety-one, ninety-two, ninety-three, ninety-four, ninety-five, ninety-seven, ninety-eight, ninety-nine, one hundred, one hundred and one, one hundred and two, one hundred and thirty-four, one hundred and thirty-five, one hundred and thirty-six, one hundred and thirty-seven, one hundred and thirty-eight, one hundred and thirty-nine, one hundred and forty and one hundred and forty-seven shall apply to civil actions before district courts, and no other sections of this chapter shall so apply, except to the municipal court of the city of Boston under section one hundred and forty-three.

Sections appli-
cable to civil
actions before
district courts,
except in city
of Boston.

When
operative.

SECTION 2. This act shall become operative October first of the current year.

Approved February 26, 1930.

Chap. 66 AN ACT CHANGING THE METHOD OF REIMBURSING CITIES AND TOWNS FOR THE SUPPORT OF CERTAIN NEEDY PERSONS HAVING NO LEGAL SETTLEMENT.

Be it enacted, etc., as follows:

G. L. 122, § 12,
etc., repealed.

Section twelve of chapter one hundred and twenty-two of the General Laws, as amended by section forty-eight of chapter one hundred and fifty-five of the acts of nineteen hundred and twenty-eight, is hereby repealed.

Approved February 26, 1930.

AN ACT AUTHORIZING CITIES AND TOWNS TO APPROPRIATE MONEY TO PROVIDE FACILITIES FOR PUBLIC ENTERTAINMENT IN CONNECTION WITH THE NATIONAL CONVENTION OF THE AMERICAN LEGION TO BE HELD IN THE CURRENT YEAR.

Chap. 67

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency
preamble.

Be it enacted, etc., as follows:

For the purpose of providing proper facilities for public entertainment at the time of the national convention of The American Legion, to be held in Boston during the current year, and of paying expenses incidental to such entertainment, any city or town may appropriate a sum not exceeding one two hundredths of one per cent of the last preceding assessed valuation of the city or town. Money so appropriated shall be expended under the direction of the mayor of the city or the selectmen of the town.

Cities and towns may appropriate money to provide facilities for public entertainment in connection with the national convention of The American Legion, etc.

Approved February 27, 1930.

AN ACT TO AUTHORIZE THE PLANNING BOARD OF THE TOWN OF WELLESLEY TO ACT AS ITS BOARD OF SURVEY.

Chap. 68

Be it enacted, etc., as follows:

SECTION 1. The town of Wellesley may by by-law provide that its planning board act as the board of survey therein, and in such case said planning board shall be vested with all the powers and duties of boards of survey in towns conferred or imposed by general law.

The planning board of the town of Wellesley may act as its board of survey.

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

Approved February 27, 1930.

AN ACT AUTHORIZING THE SHELburnE FALLS FIRE DISTRICT TO TAKE WATER FROM ADDITIONAL SOURCES.

Chap. 69

Be it enacted, etc., as follows:

SECTION 1. Chapter six hundred and forty-four of the acts of nineteen hundred and eleven is hereby amended by striking out section two and inserting in place thereof the following: — *Section 2.* The Shelburne Falls Fire District for the purposes aforesaid may take, or acquire by purchase or otherwise, and hold, the waters of Fox brook in the towns of Colrain and Shelburne, and the waters flowing into and from the same, the waters of Houghton brook in the towns of Colrain and Charlemont, and the waters flowing into and from the same, and the waters of Fink brook, and any other source of water supply in the towns of Buckland, Colrain, Charlemont and Shelburne, including any ground sources

1911, 644, § 2, amended.

Shelburne Falls Fire District may take the waters of Fox brook, etc.

of supply, which may be approved by the department of public health, together with any and all water rights connected with any such waters or sources, may purchase any existing system for supplying water, and may also take, or acquire by purchase or otherwise, and hold, all rights of way, easements and lands in the towns of Colrain, Charlemont, Buckland and Shelburne necessary for conveying the water to and through said district, and over or under the Deerfield river and North river. The said fire district may construct on the lands thus acquired proper dams, reservoirs, buildings, fixtures and other structures, and may make excavations, procure and operate machinery and provide such other means and appliances as may be necessary to establish and maintain complete and effective water works; and may construct and lay conduits, pipes and other works under or over any such water courses, railroads, railways or public or private ways, and along such ways, in such manner as not unnecessarily to obstruct the same, and for the purpose of constructing, maintaining and repairing such conduits, pipes and other works and for all proper purposes of this act the said fire district may dig up any such lands, and may enter upon and dig up any such ways in such manner as to cause the least possible hindrance to public travel. The title to all land taken or purchased under the provisions of this act shall vest in said Shelburne Falls Fire District, and the land so taken may be managed, improved and controlled by the board of water commissioners hereinafter provided for, in such manner as they shall deem for the best interests of the district. The district shall not enter upon, construct or lay any conduits, pipes or other works within the location of any railroad corporation, except at such time and in such manner as it may agree upon with such corporation, or, in case of failure to so agree, as may be approved by the department of public utilities. No source of water supply for domestic purposes shall be taken under this act without the consent and approval of the department of public health.

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

Approved February 27, 1930.

May construct dams, reservoirs, etc.

Title to vest in Shelburne Falls Fire District.

Restrictions as to entry upon railroad locations, etc.

Chap. 70 AN ACT RELATIVE TO PENSIONS FOR FIREMEN IN CERTAIN CITIES.

Be it enacted, etc., as follows:

G. L. 32, § 89, etc., amended.

Section eighty of chapter thirty-two of the General Laws, as amended by section one of chapter three hundred and thirty-seven of the acts of nineteen hundred and twenty-one, is hereby further amended by inserting after the word "years" in the twelfth line the words:— as such or as a call member and permanent member of said department, — and also by inserting after the word "years" in the fifteenth line the words: — as aforesaid, — so as to read as follows: —

Section 80. In cities, except Boston, which accept this and the following section or have accepted corresponding provisions of earlier laws by vote of the city council, the fire commissioner in cities having such an official, otherwise the aldermen, in all cases with the approval of the mayor, shall retire from active service and place upon the pension roll any fireman, call fireman or substitute call fireman of the city whom the city physician certifies in writing to be permanently disabled, mentally or physically, by injuries sustained or illness incurred through no fault of his own in the actual performance of duty, from further performing duty as such member; or any permanent member of said department who has performed faithful service therein for not less than twenty-five years as such or as a call member and permanent member of said department, if in the judgment of said board or official such member is disabled for useful service in the department; provided, that any permanent member of said department who has performed faithful service therein for twenty-five years as aforesaid and has attained the age of sixty shall be retired at his request. Any acceptance of this and the following section may be limited by the vote of acceptance to any one or more of the classes of firemen hereinbefore set forth.

Retirement and pensioning of firemen in cities, except Boston.

Proviso.

Acceptance limit, etc.

Approved February 27, 1930.

AN ACT RELATIVE TO THE PENSION PAYABLE TO LABORERS IN THE EMPLOY OF THE CITY OF FALL RIVER UPON THEIR RETIREMENT.

Chap. 71

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter two hundred and seventy-eight of the acts of nineteen hundred and twenty-four is hereby amended by striking out, in the thirteenth and fourteenth lines, the words “, but such pension shall in no event exceed five hundred dollars”, — and by adding at the end thereof the words: —, but no such person shall receive a pension of more than five hundred dollars a year, — so as to read as follows: — *Section 1.* Any laborer in the employ of the city of Fall River who has reached the age of sixty and has been in such employ for a period of not less than twenty-five years and has become physically or mentally incapacitated for labor, and any laborer in the employ of said city who has been in such employ for a period of not less than fifteen years and has become physically or mentally incapacitated for labor by reason of any injury received in the performance of his duties for said city, may, at his request and with the approval of the mayor, be retired from service, and if so retired he shall receive from said city for the remainder of his life an annual pension equal to one half of the annual compensation paid to him as a laborer at the time of his retirement. Any laborer in the employ of said city who has reached the age of sixty-five and has been

1924, 278, § 1, amended.

Pensioning of laborers in employ of city of Fall River.

in such employ for a period of not less than twenty-five years, including the time when incapacitated by reason of sickness, not exceeding two years in the aggregate, which is certified by a physician in regular standing, shall be retired from service and shall receive from said city an annual pension computed in the manner hereinbefore set forth. The word "laborer", as used in this section, shall include foremen, inspectors, mechanics, draw tenders, assistant draw tenders and storekeepers, but no such person shall receive a pension of more than five hundred dollars a year.

Word
"laborer"
to include, etc.

Submission
to voters, etc.

SECTION 2. This act shall be submitted to the registered voters of the city of Fall River for their acceptance at its next municipal election in answer to the following question which shall be placed upon the official ballot to be used at said election: "Shall an act passed by the general court in the year nineteen hundred and thirty, entitled 'An Act relative to the pension payable to laborers in the employ of the city of Fall River upon their retirement', be accepted?" If a majority of the voters voting thereon vote in the affirmative in answer to said question, then this act shall take effect in said city, but not otherwise.

Approved February 27, 1930.

Chap. 72 AN ACT AUTHORIZING CERTAIN WAR VETERANS' ORGANIZATIONS TO DRILL AND PARADE WITH FIREARMS.

Be it enacted, etc., as follows:

G. L. 33, § 60,
etc., amended.

Section sixty of chapter thirty-three of the General Laws, as appearing in chapter four hundred and sixty-five of the acts of nineteen hundred and twenty-four and as amended by chapter one hundred and twenty of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out, in the thirty-fourth line, the word " , and " and inserting in place thereof the words: — may drill and parade with firearms in public, under the supervision of their duly authorized officers; that, — so as to read as follows:—

Unauthorized
drilling with
firearms, etc.,
forbidden,
except, etc.

Section 60. No body of men, except the volunteer militia, the troops of the United States and the Ancient and Honorable Artillery Company of Boston, except as provided in the following section, shall maintain an armory, or associate together at any time as a company or organization, for drill or parade with firearms, or so drill or parade; nor shall any town raise or appropriate money toward arming, equipping, uniforming, supporting or providing drill rooms or armories for any such body of men; provided, that associations wholly composed of soldiers honorably discharged from the service of the United States may parade in public with arms, upon the reception of any regiment or company of soldiers returning from said service, and for escort duty at the burial of deceased soldiers, with the written permission of the aldermen of the city or selectmen of the town where they desire to parade; that students in educational institutions

Proviso.

where military science is a prescribed part of the course of instruction may, with the consent of the governor, drill and parade with firearms in public, under the superintendence of their teachers; that members of schools for military instruction conducted with the approval of the governor, may drill and parade with firearms in public, under the supervision of their instructors; that foreign troops whose admission to the United States has been consented to by the United States government may, with the consent of the governor, drill and parade with firearms in public; and any body of men may, with the consent of the governor, drill and parade in public with any harmless imitation of firearms approved by the adjutant general; that regularly organized posts of the Grand Army of the Republic, and of The American Legion, and regularly organized camps of the United Spanish War Veterans and regularly organized posts of the Veterans of Foreign Wars of the United States may drill and parade with firearms in public, under the supervision of their duly authorized officers; that the Kearsarge Association of Naval Veterans, Inc., may at any time parade in public their color guards of not more than twelve men armed with firearms, that the Society of Colonial Wars in the Commonwealth of Massachusetts, the Order of the Founders and Patriots of America, the Massachusetts Society of the Sons of the American Revolution, the Society of the Sons of the Revolution in the Commonwealth of Massachusetts, the Society of the War of 1812 in the Commonwealth of Massachusetts, and regularly organized branches of any of said societies may at any time parade in public their uniformed color guards of ten men with firearms; that regularly organized camps of the Sons of Veterans may at any time parade in public their color guards of ten men with firearms; and that any organization heretofore authorized by law may parade with side-arms; and any veteran association composed wholly of past members of the militia of the commonwealth may maintain an armory for the use of the organizations of the militia to which its members belonged; provided, that such drill or parade is not in contravention of the laws of the United States. Proviso.

Approved February 27, 1930.

AN ACT AUTHORIZING THE TOWN OF MANSFIELD TO VOTE TO
PAY SALARIES TO ITS SELECTMEN.

Chap. 73

Be it enacted, etc., as follows:

SECTION 1. Chapter five hundred and eighty-six of the acts of nineteen hundred and twenty is hereby amended by striking out section two and inserting in place thereof the following: — *Section 2.* At each annual meeting in said town, there shall be elected in place of those selectmen whose terms are about to expire, an equal number of selectmen, each to serve for three years. The selectmen shall serve

1920, 586, § 2,
amended.

Selectmen,
election,
terms,
salaries.

Vacancy.

until their successors are elected and have qualified and shall receive such salaries as may be fixed by vote of the town. If, except as the result of a recall election, a vacancy occurs in the membership of the selectmen, the remaining members shall call a special town meeting to fill the vacancy or vacancies for the unexpired term or terms, except that if a vacancy or vacancies occur less than three months prior to the annual meeting, and not less than three selectmen remain in office, the vacancy or vacancies shall remain unfilled until such annual meeting. A vacancy resulting from a recall election shall be filled as hereinafter provided in this act.

Submission to voters, etc.

SECTION 2. This act shall be submitted for acceptance to the registered voters of the town of Mansfield at its annual town election in the year nineteen hundred and thirty-one in the form of the following question, which shall be placed upon the official ballot to be used at said election: — "Shall an act passed by the general court in the year nineteen hundred and thirty, entitled 'An Act authorizing the town of Mansfield to vote to pay salaries to its selectmen', be accepted?" If a majority of the votes in answer to said question are in the affirmative, this act shall thereupon take full effect, but not otherwise.

Approved February 27, 1930.

Chap. 74 AN ACT AUTHORIZING THE ITALIAN SOCIETY OF MUTUAL RELIEF AND BENEVOLENCE, HUMBERT II OF MARLBORO', MASSACHUSETTS, INCORPORATED TO HOLD REAL ESTATE AND CONFIRMING TITLE TO ITS PRESENT HOLDINGS.

Be it enacted, etc., as follows:

Italian Society of Mutual Relief and Benevolence, Humbert II of Marlboro', Massachusetts, Incorporated, may hold real estate, etc.

SECTION 1. The corporation known as Italian Society of Mutual Relief and Benevolence, Humbert II of Marlboro', Massachusetts, Incorporated, located in the city of Marlborough and incorporated under general law, is hereby authorized to hold real estate in said city to an amount not exceeding one thousand dollars. All of said property and the income derived therefrom shall be used for the purposes of said corporation as set forth in its charter or certificate of incorporation.

Title to present holdings confirmed.

SECTION 2. The title of said corporation to all real estate standing in its name on the effective date hereof, in so far as it is affected by lack of statutory authority for the investment of funds of such corporations in real estate, is hereby confirmed.

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

Approved February 28, 1930.

AN ACT AUTHORIZING THE INDEPENDENT SLOVAK ROMAN AND GREEK CATHOLIC ST. STEPHEN'S SOCIETY OF WESTFIELD TO HOLD REAL ESTATE AND CONFIRMING TITLE TO ITS PRESENT HOLDINGS. Chap. 75

Be it enacted, etc., as follows:

SECTION 1. The corporation known as Independent Slovak Roman and Greek Catholic St. Stephen's Society of Westfield, located in the city of Westfield and incorporated under general law, is hereby authorized to hold real estate in said city to an amount not exceeding seventy-five thousand dollars. All of said property and the income derived therefrom shall be used for the purposes of said corporation as set forth in its charter or certificate of incorporation. Independent Slovak Roman and Greek Catholic St. Stephen's Society of Westfield may hold real estate, etc.

SECTION 2. The title of said corporation to all real estate standing in its name on the effective date hereof, in so far as it is affected by lack of statutory authority for the investment of funds of such corporations in real estate, is hereby confirmed. Title to present holdings confirmed.

SECTION 3. This act shall take effect upon its passage.
Approved February 28, 1930.

AN ACT CONSOLIDATING THE FIRST UNIVERSAL CHRISTIAN SOCIETY IN SHIRLEY, THE ORTHODOX CONGREGATIONAL SOCIETY OF SHIRLEY AND THE UNITED CHURCH OF SHIRLEY. Chap. 76

Be it enacted, etc., as follows:

SECTION 1. The First Universal Christian Society in Shirley (otherwise called First Universalist Society of Shirley), the Orthodox Congregational Society of Shirley and The United Church of Shirley, corporations established under the laws of the commonwealth, are hereby authorized to consolidate into one corporation, with all the privileges, powers and immunities to which other religious societies in this commonwealth are by law entitled, under the name of The United Church of Shirley, which shall in all respects be a continuation of, and the lawful successor to, said existing corporations. First Universal Christian Society in Shirley, the Orthodox Congregational Society of Shirley and The United Church of Shirley, may consolidate into one corporation, etc.

SECTION 2. In case of such consolidation, all bequests, devises, conveyances and gifts heretofore or hereafter made to any of said existing corporations, however described, and all the powers and privileges thereof shall vest in said consolidated corporation and all trusts now or hereafter vested in any of said existing corporations shall be preserved inviolate, and all provisions relating thereto shall have full force and effect in said consolidated corporation. Bequests, devises, etc., to vest in consolidated corporation, etc.

SECTION 3. In case of such consolidation, the treasurers of said existing corporations are hereby respectively authorized to execute and deliver all papers and documents that may be deemed necessary or proper for the purpose of vesting in the consolidated corporation the property belonging respectively to the existing corporations. Delivery of papers, etc.

Consolidation complete upon filing of certified copies of acceptance, etc.

SECTION 4. Upon the acceptance of this act by each of the existing corporations at a meeting duly called for the purpose, duly certified copies of the respective votes of acceptance shall be filed in the registry of deeds for the southern district of Middlesex county and the consolidation of said corporations shall thereupon be complete.

Effective upon passage for purpose of acceptance.

SECTION 5. For the purpose of its acceptance this act shall take effect upon its passage.

Approved February 28, 1930.

Chap. 77 AN ACT REVIVING THE UNION COLOR AND CHEMICAL COMPANY.

Be it enacted, etc., as follows:

Union Color and Chemical Company revived.

The Union Color and Chemical Company, a corporation dissolved by chapter three hundred and nineteen of the acts of nineteen hundred and twenty-nine, is hereby revived with the same powers, duties and obligations as if said chapter had not been passed; and all acts and proceedings of the officers, directors and stockholders of said corporation acting as such which would be legal and valid but for the passage of said chapter are hereby ratified and confirmed.

Approved February 28, 1930.

Chap. 78 AN ACT AUTHORIZING THE SOCIETY OF MUTUAL AID OF ROCCADEVANDRO, ITALY TO HOLD REAL ESTATE.

Be it enacted, etc., as follows:

Society of Mutual Aid of Roccadedvandro, Italy may hold real estate, etc.

The corporation known as the Society of Mutual Aid of Roccadedvandro, Italy located in the city of Lawrence and incorporated under general law, is hereby authorized to hold real estate in said city to an amount not exceeding ten thousand dollars. All of said property and the income derived therefrom shall be used for the purposes of said corporation as set forth in its charter or certificate of incorporation or in any amendment thereof.

Approved February 28, 1930.

Chap. 79 AN ACT RELATIVE TO THE ADMISSIBILITY IN EVIDENCE OF CERTAIN REPORTS OF OFFICIAL EXAMINATIONS IN CERTAIN JUDICIAL PROCEEDINGS RELATING TO INSURANCE COMPANIES, FRATERNAL BENEFIT SOCIETIES AND SAVINGS AND INSURANCE BANKS.

Be it enacted, etc., as follows:

G. L. 175, § 4, etc., amended.

SECTION 1. Section four of chapter one hundred and seventy-five of the General Laws, as amended by chapter one hundred and fifty-six of the acts of nineteen hundred and twenty-six and by section one of chapter one hundred and thirty-three of the acts of nineteen hundred and twenty-eight, is hereby amended by inserting after the third paragraph the following new paragraphs:—

A report of an examination of any company made under this section may, as far as material and relevant, be admitted, in the discretion of the court, in any judicial proceeding under section five or six, as prima facie evidence of the facts stated in such report; but nothing in this paragraph shall be construed to require the commissioner to make an examination under this section before proceeding to act under section five or six.

Admissibility in evidence of certain reports of official examinations in certain judicial proceedings relating to insurance companies.

The assets and liabilities of the company shall be allowed and computed, in any report of an examination made under this section, in accordance with sections nine to twelve, inclusive, and may be set forth therein in accordance with the items specified in the forms of annual statements prescribed by section twenty-five, so far as the commissioner may deem appropriate.

Assets and liabilities of company to be allowed and computed, etc.

SECTION 2. Section thirty-seven of chapter one hundred and seventy-six of the General Laws is hereby amended by inserting at the end thereof the following new paragraph: —

G. L. 176, § 37, amended.

A report of an examination made under section thirty-six or forty-four may, as far as material and relevant, be admitted, in the discretion of the court, in any judicial proceeding under section thirty-six or forty-three, as prima facie evidence of the facts set forth in such report; but nothing in this paragraph shall be construed to require the commissioner to make an examination of a domestic society under section thirty-six before presenting the facts to the attorney general under said section, or to make an examination of a foreign society under section forty-four before refusing to issue a license to such a society under section forty-one or revoking the license of such a society under section forty-three.

Admissibility in evidence of certain reports of official examinations in certain judicial proceedings relating to fraternal benefit societies.

SECTION 3. Section twenty-eight of chapter one hundred and seventy-eight of the General Laws is hereby amended by adding at the end thereof the following new paragraph: —

G. L. 178, § 28, amended.

A report of an examination made under section twenty-six may, as far as material and relevant, be admitted, in the discretion of the court, in any proceeding under this section, as prima facie evidence of the facts set forth in such report.

Admissibility in evidence of certain reports of official examinations in certain judicial proceedings relating to savings and insurance banks.

Approved February 28, 1930.

AN ACT AUTHORIZING THE TOWN OF MARBLEHEAD TO ACQUIRE CERTAIN LANDS IN SAID TOWN FOR CEMETERY PURPOSES.

Chap. 80

Be it enacted, etc., as follows:

SECTION 1. The town of Marblehead may acquire by purchase or gift, or may take by eminent domain under chapter seventy-nine of the General Laws, certain lands in said town now used for cemetery purposes, known as Harbor View cemetery, adjacent to Waterside cemetery, for public cemetery purposes. Said acquisition or taking shall be subject to the rights of any and all lot owners in said lands.

Town of Marblehead may acquire certain lands in said town for cemetery purposes.

Effective upon
acceptance, etc.

SECTION 2. This act shall take effect upon its acceptance, within a period of three years after its passage, by a majority of the registered voters of said town present and voting thereon at any annual or special town meeting. For the purpose of such acceptance, this act shall take effect upon its passage.

Approved March 3, 1930.

Chap. 81 AN ACT AUTHORIZING THE TEMPORARY REINSTATEMENT OF CHARLES E. BERRY AS A MEMBER OF THE POLICE DEPARTMENT OF THE CITY OF LYNN.

Be it enacted, etc., as follows:

Temporary
reinstatement
of Charles E.
Berry as a
member of
the police
department
of the city
of Lynn.

SECTION 1. Charles E. Berry, who was formerly a member of the police department of the city of Lynn and who was discharged therefrom on September eighth, nineteen hundred and twenty-six, may be reinstated in said department without further examination for the sole purpose of being retired under the provisions of section eighty-three of chapter thirty-two of the General Laws. The pension to be paid to him upon retirement as aforesaid shall be at a rate equal to one half the rate of annual compensation received by him on August thirtieth, nineteen hundred and twenty-six.

Effective upon
acceptance, etc.

SECTION 2. This act shall take effect upon its acceptance, during the current year, by vote of the city council of said city, subject to the provisions of its charter; but for the purposes of such acceptance this act shall take effect upon its passage.

Approved March 3, 1930.

Chap. 82 AN ACT AUTHORIZING THE CONSTRUCTION AND MAINTENANCE BY OYSTER HARBOR, INC., OF A CERTAIN BRIDGE OVER TIDE WATER IN THE TOWN OF BARNSTABLE.

Be it enacted, etc., as follows:

Oyster Har-
bor, Inc. may
construct a
certain bridge
over tide
water in
town of
Barnstable.

SECTION 1. Oyster Harbor, Inc., a Massachusetts corporation, and its successors and assigns, may erect and maintain a bridge, with a draw, connecting Grand Island with Dead Neck beach in the town of Barnstable, subject to the provisions of chapter ninety-one of the General Laws.

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

Approved March 4, 1930.

Chap. 83 AN ACT PERMITTING FOREIGN TITLE INSURANCE COMPANIES TO TRANSACT BUSINESS BY UNLICENSED AGENTS.

Be it enacted, etc., as follows:

G. L. 175,
§ 116A,
amended.

Chapter one hundred and seventy-five of the General Laws is hereby amended by striking out section one hundred and sixteen A, inserted by chapter one hundred and sixty-eight of the acts of nineteen hundred and twenty-eight,

and inserting in place thereof the following: — *Section 116A.* A foreign company admitted to transact business under the eleventh clause of section forty-seven shall not be subject to this chapter except this section and sections three A, four, five, fifteen, sixteen, eighteen, nineteen, nineteen A, twenty-two, twenty-five, twenty-six, one hundred and fifty, one hundred and fifty-one, except subdivision (5) of clause Second, one hundred and fifty-four, one hundred and fifty-five, one hundred and fifty-six, one hundred and fifty-eight, one hundred and fifty-nine, one hundred and eighty-nine, one hundred and ninety-three A and one hundred and ninety-four; provided, however, that nothing contained in section one hundred and fifty or one hundred and fifty-one shall be construed to require any person acting as an insurance agent of such a company to be licensed under section one hundred and sixty-three. Such company may transact all the kinds of business specified in said eleventh clause.

Foreign title insurance companies not subject to G. L. 175, except, etc.

Proviso.

Approved March 4, 1930.

AN ACT PROVIDING FOR THE APPOINTMENT OF THE CITY SOLICITOR OF THE CITY OF CHELSEA BY THE MAYOR INSTEAD OF BY THE BOARD OF ALDERMEN.

Chap. 84

Be it enacted, etc., as follows:

SECTION 1. Section fifty-one of Part II of chapter six hundred and eighty of the acts of nineteen hundred and eleven is hereby amended by inserting after the word "aldermen" in the second line the words: —, a city solicitor, — so as to read as follows: — *Section 51.* The mayor shall appoint, subject to the approval of the board of aldermen, a city solicitor, a chief of police, a city engineer, who shall be superintendent of streets and sewers, who shall have the powers of surveyors of highways and all the powers of road commissioners not herein otherwise conferred; a chief engineer of the fire department; a superintendent of public buildings, and a superintendent of fire alarms. Every administrative officer so appointed shall, unless sooner removed, hold office until his successor is appointed and qualified. Any officer so appointed under this section may be removed by the mayor, for such cause as he shall deem sufficient and shall assign in writing in his order of removal, and the removal shall take effect upon the filing of the order in the office of the city clerk and the service of a copy of such order upon the officer removed either personally or at his last or usual place of residence. The city clerk shall keep such order on file and subject to public inspection.

1911, 680, Part II, § 51, amended.

Appointment of certain city officers by mayor of city of Chelsea.

SECTION 2. This act shall be submitted for acceptance to the registered voters of the city of Chelsea at the state election in the current year in the form of the following question, which shall be placed upon the official ballot to be used in said city at said election: "Shall an act passed by

Submission to voters, etc.

the general court in the year nineteen hundred and thirty entitled 'An act providing for the appointment of the city solicitor of the city of Chelsea by the mayor instead of by the board of aldermen', be accepted?" If a majority of the voters voting thereon vote in the affirmative in answer to said question, this act shall take effect on the first Monday of the following January, but not otherwise.

Approved March 4, 1930.

Chap. 85 AN ACT AUTHORIZING THE CITY OF REVERE TO PAY CERTAIN CLAIMS LEGALLY UNENFORCEABLE BY REASON OF FAILURE TO COMPLY WITH CERTAIN PROVISIONS OF ITS CHARTER.

Be it enacted, etc., as follows:

City of Revere may pay certain claims legally unenforceable by reason of failure to comply with certain provisions of its charter.

SECTION 1. The city of Revere is hereby authorized to appropriate money for the payment of, and to pay, such of the unpaid bills against said city listed in current senate document seventy-five as are legally unenforceable against such city by reason of its failure to comply with the provisions of section forty or forty-one of its charter, to wit: chapter six hundred and eighty-seven of the acts of nineteen hundred and fourteen.

Effective upon acceptance, etc.

SECTION 2. This act shall take effect upon its acceptance, during the current year, by vote of the city council of said city, subject to the provisions of its charter; but not otherwise.

Approved March 4, 1930.

Chap. 86 AN ACT EXEMPTING THE PROPERTY OF THE AMERICAN NATIONAL RED CROSS FROM TAXATION.

Be it enacted, etc., as follows:

Property of The American National Red Cross exempt from taxation.

SECTION 1. The property of The American National Red Cross, a corporation incorporated under act of congress, whether received or held by it or for its use by one of its state or territorial societies or local chapters, shall be exempt from taxation in the same manner, to the same extent and subject to the same limitations as may be provided from time to time by general laws in respect to property of charitable or benevolent corporations incorporated in this commonwealth.

Effective date.

SECTION 2. This act shall take effect as of March thirty-first of the current year.

Approved March 4, 1930.

Chap. 87 AN ACT RELATIVE TO THE ADMISSIBILITY IN EVIDENCE OF ENTRIES IN THE COURSE OF BUSINESS.

Be it enacted, etc., as follows:

G. L. 233, § 78, amended.

SECTION 1. Chapter two hundred and thirty-three of the General Laws is hereby amended by striking out section seventy-eight and inserting in place thereof the following: —

Section 78. An entry in an account kept in a book or by a card system or by any other system of keeping accounts, or a writing or record, whether in the form of an entry in a book or otherwise, made as a memorandum or record of any act, transaction, occurrence or event, shall not be inadmissible in any civil proceeding as evidence of the facts therein stated because it is transcribed or because it is hearsay or self-serving, if the court finds that the entry, writing or record was made in good faith in the regular course of business and before the beginning of the civil proceeding aforesaid and that it was the regular course of such business to make such memorandum or record at the time of such act, transaction, occurrence or event or within a reasonable time thereafter. For the purposes hereof, the word "business", in addition to its ordinary meaning, shall include profession, occupation and calling of every kind. The court, in its discretion, before admitting such entry, writing or record in evidence, may, to such extent as it deems practicable or desirable, but to no greater extent than the law required before April eleventh, nineteen hundred and thirteen, require the party offering the same to produce and offer in evidence the original entry, writing, document or account or any other from which the entry, writing or record offered or the facts therein stated were transcribed or taken, and to call as his witness any person who made the entry, writing or record offered or the original or any other entry, writing, document or account from which the entry, writing or record offered or the facts therein stated were transcribed or taken, or who has personal knowledge of the facts stated in the entry, writing or record offered. When any such entry, writing or record is admitted, all other circumstances of the making thereof, including lack of personal knowledge by the entrant or maker, may be shown to affect its weight.

Admissibility in evidence of entries in the course of business.

What word "business" shall include.

Producing in evidence of original entry, etc.

SECTION 2. This act shall become operative September first of the current year.

Approved March 5, 1930.

When operative.

AN ACT TO ESTABLISH THE MILLERVILLE FIRE AND WATER DISTRICT.

Chap. 88

Be it enacted, etc., as follows:

SECTION 1. The inhabitants of that part of the town of Blackstone known as Millerville, liable to taxation in said town and residing within the territory enclosed by the following boundary lines, to wit: — On the north by the Midland division of the New York, New Haven and Hartford Railroad; on the east by the town of Bellingham; on the south by the city of Woonsocket, Rhode Island; and on the west by Harris pond, — shall constitute a fire and water district, and are hereby made a body corporate by the name of the Millerville Fire and Water District, hereinafter called the district, for the purpose of supplying themselves with water for the extinguishment of fires and for domestic and other

Millerville Fire and Water District established.

purposes, for assessing and raising taxes as provided herein for payment for such services, and for defraying the necessary expenses of carrying on the business of said district, subject to all general laws now or hereafter in force relating to such districts, except as otherwise provided herein.

May contract with city of Woonsocket in state of Rhode Island for purchase of water, etc.

SECTION 2. Said district may contract with the city of Woonsocket, in the state of Rhode Island for the purchase of whatever water may be required for the purposes herein specified, and said city, when duly authorized so to do by the law of said state of Rhode Island, may furnish whatever water may be required for the purposes named herein, upon such terms and conditions as may be agreed upon by said city and the water commissioners of said district hereinafter provided for.

May take lands, rights of way, etc.

SECTION 3. Said district may take by eminent domain under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, and hold, all lands, rights of way and easements within its bounds necessary for the establishment and maintenance of its system of water supply, or for the conveying of water to any part of the said district, and may construct on the land so acquired any standpipes, reservoirs, tanks, fixtures, buildings or other structures, or do such other things as may be necessary for the establishment of a complete and effective system of water supply; and for that purpose may construct, lay and maintain aqueducts, conduits, pipes and other works under or over any land, water courses, railroads, railways, and public or other ways, and along such ways within the bounds of said district, in such manner as not unnecessarily to obstruct the same; and for the purpose of constructing, laying, maintaining, operating, and repairing such conduits, pipes and other works, and for all other proper purposes of this act, said district may dig up or raise and embank any such land, highways, or other ways in such manner as to cause the least hindrance to public travel on such ways; and all things done upon any such way, shall be subject to the direction of the selectmen of the town of Blackstone. Said district shall not enter upon, construct or lay any conduit, pipe or other works within the location of any railroad corporation except at such time and in such manner as it may agree upon with such corporation, or in case of failure to so agree, as may be approved by the department of public utilities.

May construct reservoirs, etc., may lay aqueducts, conduits, etc.

May dig up and embank lands, highways, etc.

Restrictions as to entry upon railroad locations.

Property damages, recovery, etc.

SECTION 4. Any person sustaining damages in his property by any taking under this act or any other thing done under authority thereof may recover such damages from said district under said chapter seventy-nine.

District may borrow money, issue bonds, etc.

SECTION 5. For the purpose of paying the necessary expenses and liabilities incurred under the provisions of this act, other than expenses of maintenance and operation, the said district may borrow from time to time such sums as may be necessary, not exceeding in the aggregate thirty thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Millerville Fire and Water Dis-

Millerville Fire and

trict Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than thirty years from their dates. Indebtedness incurred under this act shall be subject to chapter forty-four of the General Laws.

Water Dis-
trict Loan,
Act of 1930.

SECTION 6. The said district shall, at the time of authorizing the said loan or loans, provide for the payment thereof in accordance with section five of this act; and when a vote to that effect has been passed, a sum which, with the income derived from water rates, will be sufficient to pay the annual expense of operating the water works and interest as it accrues on bonds or notes issued as aforesaid, and to make such payments on the principal as may be required under this act, shall, without further vote, be assessed upon the said district by the assessors of the town of Blackstone annually thereafter until the debt incurred by said loan or loans is extinguished.

Payment of
loan, etc.

SECTION 7. Any land taken or acquired under this act shall be managed, improved and controlled by the board of water commissioners hereinafter provided for, in such manner as they shall deem for the best interest of the district. All authority vested in said board by this section shall be subject to the provisions of section ten.

Land acquired
to be managed,
etc., by board
of water com-
missioners.

SECTION 8. Whenever a tax is duly voted by said district for the purposes of this act, the clerk shall send a certified copy of the vote to the assessors of the town of Blackstone, who shall assess the same on said district in the same manner in all respects in which town taxes are required by law to be assessed. The assessment shall be committed to the town collector who shall collect the tax in the manner provided for the collection of town taxes, and shall deposit the proceeds with the district treasurer for the use and benefit of the district. The district may collect interest on overdue taxes in the same manner in which interest is authorized to be collected on town taxes.

Assessment
and collection
of taxes.

SECTION 9. A meeting of the voters of the territory included within the boundaries set forth in section one shall be called, on petition of ten or more legal voters therein, by a warrant from the selectmen of the town of Blackstone, or from a justice of the peace, directed to one of the petitioners, requiring him to give notice of the meeting by posting copies of the warrant in two or more public places in the district seven days at least before the time of the meeting. One of the petitioners shall preside at the meeting until a clerk is chosen and sworn, and the clerk shall preside until a moderator is chosen. After the choice of a moderator, the question of the acceptance of this act shall be submitted to the voters, and if it shall be accepted by a majority of the voters present and voting thereon it shall take full effect, and the meeting may then proceed to act upon the other articles contained in the warrant.

Meeting,
how called.

SECTION 10. Said district shall, at the same meeting at which this act is accepted and after such acceptance, elect by ballot a district clerk and a district treasurer, who may be the

District clerk
and a district
treasurer,
election, etc.

Board of water
commission-
ers. election,
powers, etc.

Vacancy.

Commissioners
to fix water
rates, etc.

Income,
how used.

Annual, etc.,
report.

Adoption of
by-laws,
calling of
meetings, etc.

Penalty for
polluting
water, etc.

same person, to hold office until the expiration of one year from the next succeeding annual meeting, and at each annual meeting after the first, their successors shall be elected by ballot for one year; and there shall also be elected by ballot three persons to hold office, one until the expiration of three years, one until the expiration of two years, and one until the expiration of one year, from the next succeeding annual meeting, to constitute a board of water commissioners. At each annual meeting after the first, one such commissioner shall be elected by ballot for three years. All officers of the district shall hold office until their successors are elected and qualified. All the authority granted to said district by this act, except sections five and six and except as otherwise specially provided, shall be vested in the said board of water commissioners, who shall be subject, however, to such instructions, rules and regulations as the district may impose by its vote. Any vacancy occurring in said board from any cause may be filled for the remainder of the unexpired term by the district at any legal meeting called for the purpose. No money shall be drawn from the district treasury except upon the written order of a majority of the said board.

SECTION 11. Said commissioners shall fix just and equitable prices and rates for the use of water, and shall prescribe the time and manner of payment. The income of the water works shall be appropriated to defray all operating expenses, interest charges and payments on the principal as they accrue upon any bonds or notes issued for water supply purposes. If there should be a net surplus remaining after providing for the aforesaid charges, it may be appropriated for such new construction as said commissioners may recommend, and in case a surplus should remain after payment for such new construction the water rates shall be reduced proportionately. Said commissioners shall annually, and as often as said district may require, render a report upon the condition of the works under their charge, and an account of their doings, including an account of receipts and expenditures.

SECTION 12. Said district may adopt by-laws prescribing by whom and how meetings may be called and notified, and upon the application of ten or more legal voters of said district, meetings may also be called by warrant from a justice of the peace as provided in section nine; said district may also choose such other officers, not provided for in this act, as it may deem proper or necessary. Said district shall have all the rights and privileges conferred by law upon water districts and fire districts, so far as applicable.

SECTION 13. Whoever wilfully or wantonly corrupts, pollutes or diverts any water obtained or supplied under this act, or wilfully or wantonly injures any reservoir, standpipe, aqueduct, pipe or other property, owned or used by said district for the purposes of this act, shall forfeit and pay to the district three times the amount of damages assessed therefor, to be recovered in an action of tort; and upon conviction of any of the above wilful or wanton acts shall be

punished by a fine of not more than one hundred dollars or by imprisonment for not more than six months.

SECTION 14. This act shall take effect upon its acceptance by a majority of the voters of the district described in section one, present and voting thereon at a meeting called for the purpose within three years after its passage; but the number of meetings so called in any one year shall not exceed three; and for the purpose of being submitted to the voters as aforesaid, this act shall take effect upon its passage.

Submission to voters of district, etc.

Approved March 5, 1930.

AN ACT RELATIVE TO THE OFFICE EXPENSES OF THE REPORTER OF DECISIONS.

Chap. 89

Be it enacted, etc., as follows:

Chapter two hundred and twenty-one of the General Laws is hereby amended by striking out section sixty-eight and inserting in place thereof the following:— *Section 68.* The reporter shall receive from the commonwealth a salary of six thousand dollars, and shall be allowed by the commonwealth for clerical and incidental expenses of his office such sums as shall be appropriated therefor. These amounts shall be in full compensation for his services and said expenses. All fees received by him for copies of opinions, rescripts and other papers shall be paid by him quarterly to the commonwealth, with a detailed statement thereof.

G. L. 221, § 68, amended.

Reporter of decisions, compensation, expenses, etc.

Approved March 5, 1930.

AN ACT PERMITTING WAR VETERANS' ORGANIZATIONS TO PARADE WITH MUSIC ON THE LORD'S DAY.

Chap. 90

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency preamble.

Be it enacted, etc., as follows:

Chapter one hundred and thirty-six of the General Laws, as amended in section ten by chapter one hundred and nineteen of the acts of nineteen hundred and twenty-two, is hereby further amended by striking out said section and inserting in place thereof the following:— *Section 10.* Any post or camp of an incorporated organization of veterans of any war in which the United States has engaged may parade with music on the Lord's day for the purpose of attending divine service, holding commemorative exercises or dedicating memorials; provided, that the music shall be suspended while passing within two hundred feet of any place of public worship where services are being held.

G. L. 136, § 10, etc., amended.

War veterans' organizations may parade with music on the Lord's day.

Approved March 7, 1930.

Chap. 91 AN ACT PROVIDING FOR SATURDAY HALF HOLIDAYS FOR LABORERS, WORKMEN AND MECHANICS EMPLOYED BY THE CITY OF WORCESTER.

Be it enacted, etc., as follows:

Saturday half holidays for laborers, workmen and mechanics employed by the city of Worcester.

SECTION 1. All laborers, workmen and mechanics employed by the city of Worcester in any capacity as permanent employees or who have been certified for such employment under chapter thirty-one of the General Laws and whose services can be dispensed with shall be allowed a half holiday on Saturday of each week without loss of pay.

Submission to voters, etc.

SECTION 2. This act shall be submitted to the voters of the city of Worcester for their acceptance at the biennial state election in the current year in the form of the following question, which shall be placed on the official ballot to be used at said election: — "Shall an act passed by the general court in the year nineteen hundred and thirty, entitled 'An act providing for Saturday half holidays for laborers, workmen and mechanics employed by the city of Worcester,' be accepted?" If a majority of the voters voting thereon vote in the affirmative in answer to said question, then this act shall take full effect in said city on a date which shall be determined by its city council; otherwise it shall not take effect.

Approved March 7, 1930.

Chap. 92 AN ACT RELATIVE TO THE USE OF CERTAIN STREETS IN THE CITY OF BOSTON BY THE UNION FREIGHT RAILROAD COMPANY.

Be it enacted, etc., as follows:

1872, 342, § 1, etc., amended.

Section one of chapter three hundred and forty-two of the acts of eighteen hundred and seventy-two, as amended by section one of chapter four hundred and thirty of the acts of nineteen hundred and one, is hereby further amended by striking out all after the word "namely" in the eleventh line, down to and including the semicolon in the twenty-first line and inserting in place thereof the following: — Causeway street (from the southwesterly line, extended, of Haverhill street to Commercial street), Commercial street, Atlantic avenue and Cove street, — so as to read as follows: — *Section 1.* George B. Upton, Percival L. Everett, Henry S. Russell, their associates and successors, are hereby made a corporation by the name of the Union Freight Railroad Company, for the purpose of locating, constructing, maintaining and operating a railroad, for public use in the conveyance of freight only, with convenient single or double tracks, between the terminal points of the several steam railroads entering the city of Boston, and extending in and through such portions of the following streets as may be necessary for that purpose, namely: Causeway street (from the southwesterly line, extended, of Haverhill street to

Union Freight Railroad Company incorporated.

Use of certain streets in city of Boston.

Commercial street), Commercial street, Atlantic avenue and Cove street, and upon and over such other streets as the board of aldermen of said city may from time to time determine, on the petition of the said corporation; with the right also to construct, use and maintain side tracks from its main tracks to any wharf or wharves or warehouses, 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 public street to any wharf or warehouse without the approval of the board of aldermen; and *provided, also*, that the rails for said tracks shall be of such pattern, suitable for railway freight cars in common use, as the board of aldermen may prescribe. 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 hereafter may be in force relating to street railway corporations, and to other railroad corporations, so far as the same may be applicable. *Approved March 7, 1930.*

Provisos.

AN ACT ESTABLISHING THE BERNARDSTON FIRE AND WATER DISTRICT. Chap. 93

Be it enacted, etc., as follows:

SECTION 1. The inhabitants of that part of the town of Bernardston, liable to taxation in said town and residing within the territory comprised within the following boundary lines, to wit:— Beginning at the point where Fall River crosses the southerly line of the town of Bernardston and running thence westerly and northerly and again westerly along the southerly line of said town, crossing the Boston and Maine Railroad to Mill brook, so called; thence north-westerly in a straight line to the southeasterly side of the road leading to Leyden at a point one hundred feet westerly from the house owned or occupied by George Hale, said house being a short distance west of Mill brook, and continuing in the same line to a point two hundred feet northerly or northwesterly from said road; thence northeasterly and easterly parallel to and two hundred feet from said road to Leyden, to a point sixteen hundred feet westerly from South street so called, it being the main road from Greenfield to Brattleboro; thence northerly in a straight line to a point in the south line of land of Frank C. Root which is also the north line of McMurdy, said point being twelve hundred feet west from South street; thence northerly in a straight line to the center of the culvert under Fox Hill road, said point being about one hundred feet west of the house owned and occupied by Fred M. Hale, and continuing in the same line to a point one hundred feet north of said Fox Hill road; thence easterly parallel to and one hundred feet north of said road to a point two hundred feet west of the state highway known as the Brattleboro road; thence northerly parallel to and two hundred feet from said road to

Bernardston
Fire and Water
District es-
tablished.

a point a short distance north of the house owned and occupied by Mrs. Ella Rogerson; thence easterly in a straight line passing over a Massachusetts highway bound on the west side of the road and situated about three hundred feet north of the Rogerson house, and thence crossing Fall River and Bald Mountain road to an iron pipe driven in the ground at the easterly side of the road which passes the house owned and occupied by Frank L. Oakes, said point being about two hundred and seventy-three feet northeasterly from said house; thence southeasterly in a straight line to the northerly line of the highway which runs past the house of Harriet M. S. Couillard at a point about three hundred feet east of the Couillard house, said point being two hundred feet east of the east line of a cross road leading to the Northfield road; thence southerly parallel to and two hundred feet from said cross road to a point two hundred feet north of the main road from Bernardston to Northfield; thence easterly parallel to and two hundred feet north of said Northfield road to Casey brook, so called; thence southwesterly down said brook to Fall River; thence southerly down Fall River to the place of beginning, — shall constitute a fire and water district, and are hereby made a body corporate by the name of the Bernardston Fire and Water District, for the purpose of supplying themselves with water for the extinguishment of fires and for domestic and other purposes; for assessing and raising taxes as provided herein for paying for such services and for defraying the necessary expenses of carrying on the business of said district, subject to all general laws now or hereafter in force relating to such districts, except as otherwise provided herein.

May contract with town of Greenfield for purchase of water, etc.

SECTION 2. Said district may contract with the town of Greenfield for the purchase of whatever water may be required for the purposes herein specified, and said town may contract with said district to furnish whatever water may be required for the purposes named herein, upon such terms and conditions as may be agreed upon by the water commissioners of said town and the water commissioners of said district hereinafter provided for, or, in case of failure so to agree, upon such terms and conditions as may be fixed by the department of public utilities.

May take lands, rights of way, etc.

SECTION 3. Said district may take by eminent domain under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, and hold, all lands, rights of way and easements within its bounds necessary for the establishment and maintenance of its system of water supply, or for the conveying of water to any part of the said district, and may construct on the land so acquired any standpipes, reservoirs, tanks, fixtures, buildings or other structures, or do such other things as may be necessary for the establishment of a complete and effective system of water supply; and for that purpose may construct, lay and maintain aqueducts, conduits, pipes and other works under or over any land, water courses, railroads, railways, and public or

May construct standpipes, reservoirs, etc.

May construct aqueducts, conduits, etc.

other ways, and along such ways within the bounds of said district, in such manner as not unnecessarily to obstruct the same; and for the purpose of constructing, laying, maintaining, operating and repairing such conduits, pipes and other works, and for all other proper purposes of this act, said district may dig up or raise and embank any such land, highways or other ways in such manner as to cause the least hindrance to public travel on such ways; and all things done upon any such way shall be subject to the direction of the selectmen of the town of Bernardston. Said district shall not enter upon, construct or lay any conduit, pipe or other works within the location of any railroad corporation except at such time and in such manner as it may agree upon with such corporation, or in case of failure to so agree, as may be approved by the department of public utilities.

May dig up and embank lands, highways, etc.

Restrictions as to entry upon railroad locations.

SECTION 4. Any person sustaining damages in his property by any taking under this act or any other thing done under authority thereof may recover such damages from said district under said chapter seventy-nine.

Property damages, recovery, etc.

SECTION 5. For the purpose of paying the necessary expenses and liabilities incurred under the provisions of this act, the said district may borrow from time to time such sums as may be necessary, not exceeding in the aggregate one hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Bernardston Fire and Water District Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than thirty years from their dates. Indebtedness incurred under this act shall be subject to chapter forty-four of the General Laws.

District may borrow money, issue bonds, etc.

Bernardston Fire and Water District Loan, Act of 1930.

SECTION 6. The said district shall, at the time of authorizing the said loan or loans, provide for the payment thereof in accordance with section five; and when a vote to that effect has been passed, a sum which, with the income derived from water rates, will be sufficient to pay the annual expense of operating the water works and interest as it accrues on bonds or notes issued as aforesaid, and to make such payments on the principal as may be required under this act, shall, without further vote, be assessed upon the said district by the assessors of the town of Bernardston annually thereafter until the debt incurred by said loan or loans is extinguished.

Payment of loan, etc.

SECTION 7. Any land taken or acquired under this act shall be managed, improved and controlled by the board of water commissioners hereinafter provided for, in such manner as they shall deem for the best interest of the district. All authority vested in said board by this section shall be subject to the provisions of section ten.

Land acquired to be managed, etc., by board of water commissioners, etc.

SECTION 8. Whenever a tax is duly voted by said district for the purposes of this act, the clerk shall send a certified copy of the vote to the assessors of the town of Bernardston, who shall assess the same on said district in the same manner in all respects in which town taxes are

Assessment and collection of taxes.

required by law to be assessed. The assessment shall be committed to the town collector who shall collect the tax in the manner provided for the collection of town taxes, and shall deposit the proceeds with the district treasurer for the use and benefit of the district. The district may collect interest on overdue taxes in the same manner in which interest is authorized to be collected on town taxes.

Meeting, how called.

SECTION 9. A meeting of the voters of the territory included within the boundaries set forth in section one shall be called, on petition of ten or more legal voters therein, by a warrant from the selectmen of the town of Bernardston, or from a justice of the peace, directed to one of the petitioners, requiring him to give notice of the meeting by posting copies of the warrant in two or more public places in the district seven days at least before the time of the meeting. One of the petitioners shall preside at the meeting until a clerk is chosen and sworn, and the clerk shall preside until a moderator is chosen. After the choice of a moderator, the question of the acceptance of this act shall be submitted to the voters, and if it shall be accepted by a majority of the voters present and voting thereon it shall take full effect, and the meeting may then proceed to act upon the other articles contained in the warrant.

District clerk and a district treasurer, election.

SECTION 10. Said district shall, at the same meeting at which this act is accepted and after such acceptance, elect by ballot a district clerk and a district treasurer, who may be the same person, to hold office until one year from the next succeeding annual meeting, and at each annual meeting after the first, their successors shall be elected by ballot for one year; and there shall also be elected by ballot three persons to hold office, one until three years, one until two years, and one until one year, from the next succeeding annual meeting, to constitute a board of water commissioners. At each annual meeting after the first, one such commissioner shall be elected by ballot for three years. All officers of the district shall hold office until their successors are elected and qualified. All the authority granted to said district by this act, except sections five and six and except as otherwise specially provided, shall be vested in the said board of water commissioners, who shall be subject, however, to such instructions, rules and regulations as the district may impose by its vote. Any vacancy occurring in said board from any cause may be filled for the remainder of the unexpired term by the district at any legal meeting called for the purpose. No money shall be drawn from the district treasury except upon the written order of a majority of the said board.

Board of water commissioners, election, powers, etc.

Vacancy.

Commissioners to fix water rates, etc.
Income, how used.

SECTION 11. Said board of water commissioners shall fix just and equitable prices and rates for the use of water, and shall prescribe the time and manner of payment. The income of the water system shall be appropriated to pay the town of Greenfield for water furnished, to defray operating expenses, interest charges, and the payments of the prin-

incipal as they accrue upon any bonds or notes issued for water supply purposes, but this provision shall not be construed as a limitation of the contractual or other obligation of the said district. If there should be a net surplus remaining after providing for the aforesaid charges, it may be appropriated for such new construction as said commissioners may recommend, and in case a surplus should remain after payment for such new construction the water rates shall be reduced proportionately. Said board shall annually, and as often as the district may require, render a report upon the condition of the system under their charge and an account of their doings, including an account of their receipts and expenditures.

SECTION 12. Said district may adopt by-laws prescribing by whom and how meetings may be called and notified, and, upon the application of ten or more legal voters of said district, meetings may also be called by warrant from a justice of the peace as provided in section nine. Said district may also choose such other officers, not provided for in this act, as it may deem proper or necessary. Said district shall have all the rights and privileges conferred by law upon water districts and fire districts, so far as applicable.

Adoption of by-laws, calling of meetings, etc.

SECTION 13. Whoever wilfully or wantonly corrupts, pollutes or diverts any water obtained or supplied under this act, or wilfully or wantonly injures any reservoir, stand-pipe, aqueduct, pipe or other property, owned or used by said district for the purposes of this act, shall forfeit and pay to the district three times the amount of damages assessed therefor, to be recovered in an action of tort; and upon conviction of any of the above wilful or wanton acts shall be punished by a fine of not more than one hundred dollars or by imprisonment for not more than six months.

Penalty for polluting water, etc.

SECTION 14. This act shall take effect upon its acceptance by a majority of the voters of the district described in section one, present and voting thereon at a meeting called for the purpose within three years after its passage; but the number of meetings so called in any one year shall not exceed three; and for the purpose of being submitted to the voters as aforesaid, this act shall take effect upon its passage.

Submission to voters of district, etc.

Approved March 7, 1930.

AN ACT RELATIVE TO THE TENURE OF OFFICE OF THE ASSESSORS OF THE CITY OF REVERE.

Chap. 94

Be it enacted, etc., as follows:

SECTION 1. Chapter two hundred and twenty-eight of the acts of nineteen hundred and twenty-one is hereby amended by striking out section two and inserting in place thereof the following: — *Section 2.* At each biennial election in said city an assessor shall be elected for a term of six years from the first Monday of the following January, to fill the vacancy then occurring. Assessors shall continue to serve

1921, 228, § 2, amended.

Assessors of city of Revere, election, terms.

until their successors have qualified. The term of office of the assessor elected in nineteen hundred and twenty-eight whose period of service as an assessor has been the longest is hereby extended to the first Monday in January, nineteen hundred and thirty-five, and his successor shall be elected at the biennial election in December, nineteen hundred and thirty-four.

Effective upon acceptance, etc.

SECTION 2. This act shall take effect upon its acceptance during the current year by vote of the city council of the city of Revere, subject to the provisions of its charter, but not otherwise.
Approved March 7, 1930.

Chap. 95 AN ACT TO AUTHORIZE THE TRUSTEES OF HOPKINS ACADEMY TO HOLD ADDITIONAL REAL AND PERSONAL ESTATE.

Be it enacted, etc., as follows:

Trustees of Hopkins Academy may hold additional real and personal estate.

The Trustees of Hopkins Academy, a corporation incorporated by an act approved February fourteenth, eighteen hundred and sixteen and entitled "An Act to incorporate the Trustees of Hopkins Academy", is hereby authorized to hold real and personal estate, the annual income from which shall not exceed twenty thousand dollars.

Approved March 7, 1930.

Chap. 96 AN ACT RELATIVE TO MUNICIPAL APPROPRIATIONS FOR THE ERADICATION OF MOSQUITOES.

Emergency preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public health, safety and convenience.

Be it enacted, etc., as follows:

G. L. 40, § 5, etc., amended.

Section five of chapter forty of the General Laws, as most recently amended by section six of chapter two hundred and eighty-eight of the acts of nineteen hundred and twenty-nine, is hereby further amended by striking out clause (36), added by said section six, and inserting in place thereof the following: — (36) For the improvement of low lands and swamps and the eradication of mosquitoes under chapter two hundred and fifty-two, or for the eradication of mosquitoes by the board of health in a town not then included within an area described by an identifying name for the purposes of section five A of said chapter two hundred and fifty-two.

Approved March 8, 1930.

Cities and towns may appropriate money for improvement of low lands and swamps and for the eradication of mosquitoes.

AN ACT PROVIDING FOR THE DREDGING OF LEVERETT POND AND MUDDY RIVER IN THE TOWN OF BROOKLINE AND THE CITY OF BOSTON. Chap. 97

Be it enacted, etc., as follows:

SECTION 1. The city of Boston, acting by its board of park commissioners, with the approval of its mayor, and with the approval of the board of park commissioners and the selectmen of the town of Brookline, is hereby authorized to make a written contract or contracts in the name of the said city, which shall be in compliance with the provisions of its charter and amendments thereto, for doing the work of dredging Muddy river and Leverett pond in said city and town between the extension southerly of the easterly line of St. Mary's street, Brookline, and eight hundred feet southwesterly of the southwesterly line of Huntington avenue, Boston, and Washington street, Brookline, such contract or contracts to be for removal of material to such depths and for such sloping and inclines of the banks as may be agreed upon by the park commissioners of the said city and the park commissioners and the selectmen of the said town, before the contract or contracts are made, and also to provide for the replacing and restoring the adjacent grounds, rocks, trees, drives, paths and shrubs that may be damaged in consequence of doing the said work. The cost of doing the entire work shall be paid by the said city out of the appropriation of thirty-five thousand dollars heretofore made by the said city for Muddy river and Leverett pond improvements and out of the appropriation of seventy-five thousand dollars as made by said town of Brookline for the cleaning and deepening of Muddy river; and the town of Brookline, on certificate of work done and requisition of amounts due for the same by the board of park commissioners of the said city, with the approval of its mayor, shall pay to the treasurer of the said city two thirds of the sum stated in each certificate until the contract sum or sums are fully paid; and said contract or contracts may be made by the said city without any further appropriation by the said city or town.

Dredging of Leverett pond and Muddy river in town of Brookline and city of Boston.

Cost, by whom paid.

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

Approved March 8, 1930.

AN ACT RELATIVE TO THE GIVING OF NOTICE IN ACTIONS AGAINST ABUTTING OWNERS FOR DEFECTIVE CONDITION OF THEIR PREMISES OR OF ADJOINING WAYS WHEN CAUSED BY SNOW OR ICE. Chap. 98

Be it enacted, etc., as follows:

SECTION 1. Chapter eighty-four of the General Laws, as amended in section twenty-one by chapter two hundred and forty-one of the acts of nineteen hundred and twenty-two, is hereby further amended by striking out said section twenty-

G. L. 84, § 21, etc., amended.

Notice in actions against abutting owners for defective condition of their premises or of adjoining ways, when caused by snow or ice.

Proviso.

one and inserting in place thereof the following:— *Section 21.* The three preceding sections, so far as they relate to notices of injuries resulting from snow or ice, shall apply to actions against persons founded upon the defective condition of their premises, or of adjoining ways, when caused by or consisting in part of snow or ice; provided, that notice within thirty days after the injury shall be sufficient, and that if by reason of physical or mental incapacity it is impossible for the injured person to give the notice within thirty days after the injury, he may give it within thirty days after such incapacity has been removed, and in case of his death without having been for thirty days at any time after his injury of sufficient capacity to give the notice, his executor or administrator may give the notice within thirty days after his appointment. Such notice may be given by posting it in a conspicuous place on said premises and by leaving it with any person occupying the whole or any part of said premises, if there be such a person, and no such notice shall be invalid by reason of any inaccuracy or misstatement in respect to the owner's name if it appears that such error was made in good faith and did not prevent or unreasonably delay the owner from receiving actual notice of the injury and of the contention that it occurred from the defective condition of his premises or of a way adjoining the same.

When operative.

SECTION 2. This act shall become operative on September first of the current year. *Approved March 8, 1930.*

Chap. 99 AN ACT RELATIVE TO THE LICENSING OF PIPE LINES, CONDUITS AND CABLES BEYOND ESTABLISHED HARBOR LINES.

Be it enacted, etc., as follows:

G. L. 91, § 14, amended.

SECTION 1. Chapter ninety-one of the General Laws is hereby amended by striking out section fourteen, as affected by section one of chapter one hundred and six of the acts of nineteen hundred and twenty-seven, and inserting in place thereof the following:— *Section 14.* The department of public works may license and prescribe the terms for the construction or extension of a wharf, pier, dam, sea wall, road, bridge or other structure, or for the filling of land or flats, or the driving of piles in tide water below high water mark, but not, except as to a structure authorized by law, beyond any established harbor line, nor, unless with the approval of the governor and council, beyond the line of riparian ownership. A license shall not be granted for the construction of a bridge across a river, cove or inlet, except in a location above a bridge, dam or similar structure authorized by law over such tide water, in which no draw actually exists or is required by law, and not then, if objection is made by the aldermen or selectmen of the town where the bridge is to be built.

Department of public works may license erections, etc., in tide waters.

May license construction, etc., of pipe

The said department may license and prescribe the terms for the construction or extension of a pipe line, conduit or

cable under tide water beyond any established harbor line; provided, that such pipe line or conduit is entirely imbedded in the soil and does not in any part occupy, or project into such tide water, and provided also that said department may at any time require any pipe line, conduit or cable to be moved or relocated if channel changes or alterations demand the same.

lines, conduits and cables beyond established harbor lines.

Provisos.

SECTION 2. Section thirty-four of said chapter ninety-one, as affected as aforesaid, is hereby amended by striking out, in the first line, the word "division" and inserting in place thereof the words:— department of public works, — and by inserting after the word "lines" in the sixth line the following: — , except as provided by section fourteen, — so as to read as follows:— *Section 34.* The department of public works may, after hearing the parties interested, prescribe lines in any harbor of the commonwealth and make report thereof to the general court, not later than the next session, for its action thereon. If such lines are established by the general court as the harbor lines of said harbor, no wharf, pier or other structure shall thereafter be extended into said harbor beyond such lines, except as provided by section fourteen. Notice of the hearing shall be published three weeks successively in a newspaper published in Boston and in one or more published in the county or counties where such harbor lies, the first publication to be at least thirty days before the hearing. *Approved March 10, 1930.*

G. L. 91, § 34, amended.

Establishment of harbor lines in any harbor of the commonwealth.

Publication of hearing, etc.

AN ACT PERMITTING DIRECTORS OF CREDIT UNIONS TO BORROW UNDER CERTAIN RESTRICTIONS.

Chap. 100

Be it enacted, etc., as follows:

Section eighteen of chapter one hundred and seventy-one of the General Laws, as appearing in section one of chapter two hundred and seventy-three of the acts of nineteen hundred and twenty-six, is hereby amended by inserting after the word "corporation" in the seventh line the words: — , unless approved by vote of two thirds of the other members of the said board, — so as to read as follows:— *Section 18.* No member of the board of directors shall receive any compensation for his services as a member of the said board or as a member of any committee, nor shall any member of the said board borrow from the corporation to an amount in excess of the total of his shares and deposits in said credit union and the accumulated earnings standing to his credit thereon on the books of the corporation, unless approved by vote of two thirds of the other members of the said board. No member of said board shall become surety or co-maker for any loan. The officers elected by the board may receive such compensation as it may authorize, subject to the approval of the members at the next annual meeting or at a special meeting called for the purpose.

G. L. 171, § 18, amended.

Directors of credit unions not to receive compensation, etc.

Not to borrow in excess, unless, etc.

Not to become surety, etc.

Compensation of officers, etc.

Approved March 11, 1930.

Chap.101 AN ACT REGULATING THE DISPOSITION OF FINES, PENALTIES AND FORFEITURES RECOVERED IN CERTAIN PROSECUTIONS UNDER THE LAWS RELATIVE TO FISHERIES, BIRDS, ANIMALS AND GAME.

Be it enacted, etc., as follows:

G. L. 130, § 13,
amended.

Disposition of
fines, etc, re-
covered in
prosecutions
under the
laws relative
to fisheries,
birds, animals
and game.

SECTION 1. Section thirteen of chapter one hundred and thirty of the General Laws is hereby amended by striking out, in the fourth and fifth lines, the word "commonwealth" and inserting in place thereof the words: — town where the offence is committed, — so as to read as follows: — *Section 13.* All fines, penalties and forfeitures recovered in prosecutions under the laws relative to fisheries or to birds, animals and game, except as provided in section ninety-nine, shall be equally divided between the county where such prosecution is made and the town where the offence is committed; provided, that if the prosecuting officer is a warden receiving compensation from the commonwealth, such fines, penalties and forfeitures shall be paid to the commonwealth.

To what prose-
cutions act
shall apply.

SECTION 2. This act shall apply to prosecutions begun on or after June fifteenth in the current year.

Approved March 11, 1930.

Chap.102 AN ACT RELATIVE TO THE GIVING OF BOND BY THE CASHIER IN THE DEPARTMENT OF THE ATTORNEY GENERAL.

Be it enacted, etc., as follows:

G. L. 12, § 2,
amended.

Attorney
general may
appoint as-
sistants, etc.

Cashier, salary,
bond.

Section two of chapter twelve of the General Laws is hereby amended by striking out, in the fifth and sixth lines, the words "the sum of twenty thousand dollars" and inserting in place thereof the following: — such sum as is determined by the attorney general, — so as to read as follows: — *Section 2.* He may appoint such assistants as the duties of the department require and a chief clerk and, with the approval of the governor and council, shall fix their compensation. He may appoint a cashier and, subject to the approval of the governor and council, fix his salary. Such cashier shall give bond to the commonwealth in such sum as is determined by the attorney general. He may, with the approval of the governor and council, employ additional legal assistance. Appointments under this section shall be exempt from chapter thirty-one.

Approved March 11, 1930.

Chap.103 AN ACT PROVIDING FOR THE HOLDING OF BIENNIAL MUNICIPAL ELECTIONS IN THE CITY OF WESTFIELD IN ODD-NUMBERED YEARS INSTEAD OF EVEN-NUMBERED YEARS.

Be it enacted, etc., as follows:

Biennial mu-
nicipal elections
in city of
Westfield for
choice of cer-

SECTION 1. Beginning with the second Tuesday of December in the year nineteen hundred and thirty-one, municipal elections in the city of Westfield for the choice of

mayor, members of the city council, members of the school committee and members of the board of directors or trustees of the Westfield Athenæum shall be held biennially, on the second Tuesday of December in every odd-numbered year.

tain officers to be held in odd-numbered years.

SECTION 2. All of the aforesaid municipal officers of said city shall continue to be elected for the terms now provided by law, except that the successors of such officers whose terms expire on the first Monday of January in the year nineteen hundred and thirty-one shall at said election be elected for terms of one year each. The terms of all the aforesaid municipal officers which do not expire on said day are hereby extended for one year and their respective successors shall be elected at the biennial municipal election next preceding the date of expiration of their respective terms as hereby extended.

Terms of officers, etc.

SECTION 3. This act shall be submitted to the voters of the city of Westfield at the state election in the year nineteen hundred and thirty in the form of the following question which shall be placed on the official ballot to be used at said election in said city: "Shall an act passed by the general court in the year nineteen hundred and thirty, entitled 'An Act providing for the holding of biennial municipal elections in the city of Westfield in odd-numbered years instead of even-numbered years', be accepted?" If a majority of the voters voting thereon vote in the affirmative in answer to said question, then this act shall take effect, but not otherwise.

Submission to voters, etc.

Approved March 11, 1930.

AN ACT CHANGING THE DATE OF THE BIENNIAL MUNICIPAL ELECTION IN THE CITY OF NORTHAMPTON.

Chap. 104

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter two hundred and sixty-five of the acts of nineteen hundred and twenty-seven is hereby amended by striking out all after the word "biennially" in the seventh line and inserting in place thereof the following: — on the Tuesday next after the first Monday of November commencing with the biennial election in the year nineteen hundred and thirty-one, — so as to read as follows:— *Section 1.* Municipal elections in the city of Northampton for the choice of mayor, members of the city council, members of the school committee, city clerk, city treasurer, trustees under the will of Charles E. Forbes, secretary and treasurer of the trustees of the Forbes library, elector under the Oliver Smith will and superintendents of Smith's agricultural school shall be held biennially on the Tuesday next after the first Monday of November commencing with the biennial election in the year nineteen hundred and thirty-one.

1927, 265, § 1, amended.

Biennial municipal elections in city of Northampton for choice of certain officers.

SECTION 2. This act shall take effect upon its acceptance during the current year by vote of the city council of the city of Northampton, subject to the provisions of its charter, but not otherwise.

Effective upon acceptance, etc

Approved March 11, 1930.

*Chap.*105 AN ACT RELATIVE TO APPROPRIATIONS BY THE CITY OF BOSTON FOR MUNICIPAL PURPOSES.

Be it enacted, etc., as follows:

Appropriations by city of Boston for municipal purposes.

SECTION 1. The city of Boston may by vote of the city council, with the approval of the mayor, in the manner specified in section three of chapter four hundred and eighty-six of the acts of nineteen hundred and nine, make appropriations for municipal purposes to be raised by taxation for the financial year ending December thirty-first, nineteen hundred and thirty, not exceeding the sum of sixteen dollars on each one thousand dollars of the valuation upon which the appropriations by the city council are based.

SECTION 2. This act shall take effect upon its passage.
Approved March 12, 1930.

*Chap.*106 AN ACT VALIDATING AND ESTABLISHING THE APPLICATION OF AN ORDINANCE OF THE CITY OF CAMBRIDGE RELATIVE TO THE SALARY OF ITS MAYOR.

Be it enacted, etc., as follows:

Ordinance of city of Cambridge relative to salary of mayor validated.

SECTION 1. A certain measure entitled "An Ordinance Establishing the Salary of the Mayor", passed, in pursuance of chapter fifty-four of the acts of nineteen hundred and twenty-eight, to be ordained by the city council of the city of Cambridge on December thirtieth, nineteen hundred and twenty-nine, and approved by the mayor of said city on December thirty-first following, is hereby validated and confirmed as an ordinance of said city if and in so far as it is invalid by reason of failure to comply with section twenty-three of chapter forty-three of the General Laws; and said ordinance shall be applicable to the salary of the mayor of said city from and after the first Monday of January in the current year.

Application.

SECTION 2. This act shall take effect upon its passage.
Approved March 12, 1930.

*Chap.*107 AN ACT RELATIVE TO SIDEWALK ASSESSMENTS IN THE CITY OF LOWELL.

Be it enacted, etc., as follows:

1893, 429, § 24, amended.

Sidewalk assessments in city of Lowell.

SECTION 1. Section twenty-four of chapter four hundred and twenty-nine of the acts of eighteen hundred and ninety-three is hereby amended by inserting after the word "assess" in the eleventh line the words: — not less than one half of, — so as to read as follows: — *Section 24.* The city council is hereby authorized to appropriate, set off and reserve as sidewalks, such parts of any streets of the city as may be necessary for the safety, convenience and accommodation of foot passengers, and permit or direct posts of stone, iron or wood, or trees, to be placed along the edge of said sidewalk,

to protect the same or the passengers travelling thereon, and to establish and grade sidewalks and set curbstones in such streets in said city as the public convenience may require, and construct the same with such material as the city council shall deem expedient; and shall assess not less than one half of the expense of the same upon the abutters thereon. All assessments so made shall be a lien upon the abutting lands, in the same manner as taxes are a lien on real estate, and may be collected in the same manner as taxes on real estate are collected. Sidewalks when constructed shall be the property of the city, and thereafter shall be maintained and kept in repair by the city. The city council may from time to time reestablish, grade, reconstruct and repair such sidewalks and curbstones, and any sidewalks and curbstones heretofore established in said city.

SECTION 2. This act shall take effect upon its passage.
Approved March 12, 1930.

AN ACT AUTHORIZING THE TRUSTEES FOR EASTERN NAZARENE COLLEGE TO GRANT THE DEGREE OF BACHELOR OF ARTS. *Chap. 108*

Be it enacted, etc., as follows:

The Trustees for Eastern Nazarene College, a corporation incorporated by chapter five hundred and six of the acts of nineteen hundred and twenty, is hereby authorized to confer degrees of Bachelor of Arts.

Trustees for Eastern Nazarene College may grant degree of Bachelor of Arts.

Approved March 12, 1930.

AN ACT INCREASING RETIREMENT ALLOWANCES PAYABLE TO CERTAIN EMPLOYEES OF THE CITY OF NEWTON. *Chap. 109*

Be it enacted, etc., as follows:

Paragraph (c) of subsection (2) of section six of chapter three hundred and fifty-five of the acts of nineteen hundred and twenty-eight is hereby amended by striking out in the third and fourth lines the words "under paragraph (b) above," and by inserting after the word "service" in the sixth line the words:— rendered both before and after age sixty,— so as to read as follows:— (c) If he has a prior service certificate in full force and effect an additional pension which is the actuarial equivalent of twice the pension which would have been payable on account of the accumulated deductions which would have resulted from contributions made during the period of his creditable prior service rendered both before and after age sixty had the system then been in operation.

1928, 355, § 6, subsection (2), paragraph (c), amended.

Additional pension payable to certain employees of city of Newton.

The total pension of any member payable under the provisions of this section shall not, however, exceed one half of his average annual regular compensation during the five years immediately preceding his retirement, nor shall the total pension of any member who has fifteen or more years

Total pension.

of total creditable service be less than an amount which, added to his annuity, shall make his total retirement allowance equal to three hundred dollars per annum.

Approved March 12, 1930.

Chap. 110 AN ACT RELATIVE TO THE PAYMENT OF SOLDIERS' RELIEF.

Be it enacted, etc., as follows:

G. L. 115, § 17,
etc., amended.

Soldiers' relief
for certain
persons in
military or
naval service,
etc., and for
their de-
pendents.

Section seventeen of chapter one hundred and fifteen of the General Laws, as amended by chapter three hundred and eight of the acts of nineteen hundred and twenty-seven and by chapter one hundred and sixty of the acts of nineteen hundred and twenty-nine, is hereby further amended by striking out the first paragraph and inserting in place thereof the following:— *Section 17.* If a person who served in the army or navy of the United States in the war of the rebellion, in the army, navy or marine corps in the war with Spain or the Philippine insurrection between April twenty-first, eighteen hundred and ninety-eight, and July fourth, nineteen hundred and two, or in the army, navy or marine corps in the world war and received an honorable discharge from all enlistments therein, and who has a legal settlement in a town in the commonwealth, becomes poor and wholly or partly unable to provide maintenance for himself, his wife or minor children under sixteen years of age or for a dependent father or mother, unless such condition is the result of his own criminal or wilful misconduct, or if such person dies leaving a widow or minor children under sixteen years of age, or minor children over sixteen but under eighteen years of age who attend school or are incapacitated for work, or a dependent father or mother without proper means of support, such support as may be necessary shall be accorded to him or his said dependents by the town where they or any of them have a legal settlement, and his said dependents, in the case of his death, shall not be deemed ineligible to receive said support by reason of criminal or wilful misconduct on his part at any time during his lifetime; but should such person have all the said qualifications except settlement, if he served in the war of the rebellion, or in the army, navy or marine corps in the war with Spain or the Philippine insurrection between said dates, his widow, who has acquired a legal settlement in her own right before August twelfth, nineteen hundred and sixteen, which settlement has not been defeated or lost, or if he served in the world war and at the time of his decease was a legal resident of this commonwealth, his widow, who has a legal settlement and who has not remarried, and his minor children under sixteen years of age, and those over sixteen but under eighteen years of age who attend school or are incapacitated for work, shall also be eligible to receive relief under this section. Such relief shall be furnished by the aldermen or selectmen, or, in Boston, by the soldiers' relief commis-

sioner, subject, however, to the direction of the city council of said city as to the amount to be paid. The beneficiary shall receive said relief at home, or at such other place as the aldermen, selectmen or soldiers' relief commissioner deem proper, but he shall not be compelled to receive the same at an infirmary or public institution unless his physical or mental condition requires, or, if a minor, unless his parents or guardian so elect. *Approved March 12, 1930.*

AN ACT GIVING PREFERENCE IN EMPLOYMENT IN THE CLASSIFIED LABOR SERVICE OF CITIES AND TOWNS, TO PERSONS WITH DEPENDENTS.

Chap 111

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency preamble.

Be it enacted, etc., as follows:

Until May fifteenth in the current year, the commissioner of civil service, on receipt of a requisition from the head of any department, board or commission of a city or town for temporary laborers in the classified labor service, shall, in certifying eligible applicants for positions in such service, give preference to persons so eligible who have one or more persons dependent upon them for support; provided, that in giving such preference veterans having such dependents shall be preferred over other persons so eligible for employment and having such dependents. Employment under this act shall not be continued beyond the period named in the requisition, which period shall not exceed three months.

Preference in employment in classified labor service of cities and towns to persons with dependents.

Proviso.

Approved March 13, 1930.

AN ACT RELATIVE TO SESSIONS OF THE PROBATE COURT IN HAMPDEN COUNTY.

Chap.112

Be it enacted, etc., as follows:

SECTION 1. Section sixty-two of chapter two hundred and fifteen of the General Laws, as most recently amended by chapter one hundred and eighty-three of the acts of nineteen hundred and twenty-nine, is hereby further amended by striking out the paragraph contained in lines thirty-three to thirty-six, inclusive, as printed in the General Laws, and inserting in place thereof the following:—

G. L. 215, § 62, etc., amended.

Hampden, at Springfield, every Wednesday of each month except the fourth Wednesdays of January, March, May, July, September and November and the first, second, fourth and fifth Wednesdays of August; at Holyoke, the fourth Wednesdays of January, March, May, July, September and November.

When and where courts are held.

Hampden county.

SECTION 2. This act shall take effect on the first day of April in the current year. *Approved March 13, 1930.*

Effective date.

Chap.113 AN ACT PROVIDING FOR SESSIONS OF REGISTRARS OF VOTERS PRIOR TO SPECIAL PRIMARIES.

Be it enacted, etc., as follows:

G. L. 51, new section after § 29.
Sessions of registrars of voters prior to special primaries.

Chapter fifty-one of the General Laws is hereby amended by inserting after section twenty-nine the following new section: — *Section 29A.* They shall, in some suitable place in every city or town wherein there is to be a special state, city or town primary, hold a session on the fourth day preceding such primary. Registration shall cease at ten o'clock in the evening of the day on which such a session is held.

Approved March 13, 1930.

Chap.114 AN ACT RELATIVE TO THE TIME FOR FILING CERTAIN NOMINATION PAPERS.

Be it enacted, etc., as follows:

G. L. 53, § 10, first paragraph, etc., amended.

The first paragraph of section ten of chapter fifty-three of the General Laws, as amended by chapter three hundred and eighty-seven of the acts of nineteen hundred and twenty-one, is hereby further amended by striking out, in the eighth line, as printed in said chapter three hundred and eighty-seven, the words "ninth Monday" and inserting in place thereof the words: — twelfth Tuesday, — so as to read as follows: — *Section 10.* Certificates of nomination of candidates for offices to be filled by all the voters of the commonwealth, except for presidential electors, shall be filed on or before the seventh Monday, and of all other candidates for offices to be filled at a state election, including presidential electors, on or before the fifth Thursday, and nomination papers of all candidates for offices to be filled at a state election, on or before the twelfth Tuesday, preceding the day of the election; but if there is a special election to fill any state office, certificates of nomination shall be filed on or before the twelfth day, and nomination papers on or before the eleventh day, preceding the day of such election.

Approved March 13, 1930.

Chap.115 AN ACT MAKING APPROPRIATIONS FOR THE MAINTENANCE OF DEPARTMENTS, BOARDS, COMMISSIONS, INSTITUTIONS AND CERTAIN ACTIVITIES OF THE COMMONWEALTH, FOR INTEREST, SINKING FUND AND SERIAL BOND REQUIREMENTS, AND FOR CERTAIN PERMANENT IMPROVEMENTS.

Be it enacted, etc., as follows:

Appropriations for maintenance of departments, etc., for interest, sinking fund and bond requirements, and for certain improvements.

SECTION 1. To provide for the maintenance of the several departments, boards, commissions and institutions, of sundry other services, and for certain permanent improvements, and to meet certain requirements of law, the sums set forth in section two, for the several purposes and subject to the conditions therein specified, are hereby appropriated from the general fund or revenue of the com-

monwealth unless some other source of revenue is expressed, subject to the provisions of law regulating the disbursement of public funds and the approval thereof, for the fiscal year ending November thirtieth, nineteen hundred and thirty, or for such other period as may be specified.

SECTION 2.

Item	<i>Service of the Legislative Department.</i>		
1	For the compensation of senators, the sum of eighty-two thousand dollars	\$82,000 00	Legislative Department.
2	For the compensation for travel of senators, a sum not exceeding fifty-nine hundred dollars	5,900 00	
3	For the compensation of representatives, the sum of four hundred eighty-two thousand dollars	482,000 00	
4	For the compensation for travel of representatives, a sum not exceeding thirty-six thousand six hundred dollars	36,600 00	
5	For the salaries of William H. Sanger, clerk of the senate, and Frank E. Bridgman, clerk of the house of representatives, the sum of ten thousand dollars	10,000 00	
6	For the salaries of Irving N. Hayden, assistant clerk of the senate, and Lawrence R. Grove, assistant clerk of the house of representatives, the sum of seven thousand dollars	7,000 00	
7	For such additional clerical assistance to, and with the approval of, the clerk of the house of representatives, as may be necessary for the proper despatch of public business, a sum not exceeding four thousand dollars	4,000 00	
8	For such additional clerical assistance to, and with the approval of, the clerk of the senate, as may be necessary for the proper despatch of public business, a sum not exceeding fifteen hundred dollars	1,500 00	
9	For the salary of the sergeant-at-arms, a sum not exceeding thirty-seven hundred dollars	3,700 00	
10	For clerical assistance, office of the sergeant-at-arms, a sum not exceeding forty-nine hundred and eighty dollars	4,980 00	
11	For the compensation for travel of doorkeepers, assistant doorkeepers, messengers, pages and other employees of the sergeant-at-arms, authorized by law to receive the same, a sum not exceeding sixty-two hundred dollars	6,200 00	
12	For the salaries of the doorkeepers of the senate and house of representatives, and the postmaster, with the approval of the sergeant-at-arms, a sum not exceeding seventy-five hundred dollars	7,500 00	
13	For the salaries of assistant doorkeepers and messengers to the senate and house of representatives, with the approval of the sergeant-at-arms, a sum not exceeding forty-five thousand six hundred dollars	45,600 00	
14	For compensation of the pages of the senate and house of representatives, with the approval of the sergeant-at-arms, a sum not exceeding eighty-four hundred and fifty dollars	8,450 00	
15	For the salaries of clerks employed in the legislative document room, a sum not exceeding fifty-two hundred and fifty dollars	5,250 00	
16	For certain other persons employed by the sergeant-at-arms, in and about the chambers and rooms of the legislative department, a sum not exceeding three thousand dollars	3,000 00	

Legislative Department.	Item		
	17	For the salaries of the chaplains of the senate and house of representatives, the sum of fifteen hundred dollars	\$1,500 00
	18	For personal services of the counsel to the senate and assistants, a sum not exceeding fifteen thousand eight hundred dollars	15,800 00
	19	For personal services of the counsel to the house of representatives and assistants, a sum not exceeding fifteen thousand nine hundred and fifty dollars	15,950 00
	20	For clerical and other assistance of the senate committee on rules, a sum not exceeding four thousand dollars	4,000 00
	21	For clerical and other assistance of the house committee on rules, a sum not exceeding four thousand dollars	4,000 00
	22	For authorized traveling and other expenses of the committees of the present general court, with the approval of a majority of the committee incurring the same, a sum not exceeding fifty-five hundred dollars	5,500 00
	23	For expenses of advertising hearings of the committees of the present general court, including expenses of preparing and mailing advertisements to the various newspapers, with the approval of the comptroller of the commonwealth, a sum not exceeding one hundred dollars	100 00
	24	For printing, binding and paper ordered by the senate and house of representatives, or by concurrent order of the two branches, with the approval of the clerks of the respective branches, a sum not exceeding fifty-two thousand dollars	52,000 00
	25	For expenses in connection with the publication of the bulletin of committee hearings and of the daily list, and for the expense of printing a cumulative index to the acts and resolves of the current year, with the approval of the joint committee on rules, a sum not exceeding fifteen thousand five hundred dollars	15,500 00
	26	For stationery for the senate, purchased by and with the approval of the clerk, a sum not exceeding seven hundred dollars	700 00
	27	For office and other expenses of the committee on rules on the part of the senate, a sum not exceeding two hundred dollars	200 00
	28	For office expenses of the counsel to the senate, a sum not exceeding two hundred dollars	200 00
	29	For stationery for the house of representatives, purchased by and with the approval of the clerk, a sum not exceeding eleven hundred dollars	1,100 00
	30	For office expenses of the counsel to the house of representatives, a sum not exceeding two hundred dollars	200 00
	31	For contingent expenses of the senate and house of representatives, and necessary expenses in and about the state house, with the approval of the sergeant-at-arms, a sum not exceeding fourteen thousand five hundred dollars	14,500 00
		Total	<u>\$84,930 00</u>

Service of Special Legislative Investigations.

Item			
32	For expenses of an investigation by an unpaid special commission of laws relative to dependent, delinquent and neglected children, as authorized by chapter twelve of the resolves of nineteen hundred and twenty-nine and by chapter two of the resolves of nineteen hundred and thirty, a sum not exceeding seven thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$7,000 00	Special Legislative Investigations.

Service of the Judicial Department.

Supreme Judicial Court, as follows:

33	For the salaries of the chief justice and of the six associate justices, a sum not exceeding ninety-nine thousand dollars	\$99,000 00	Judicial Department. Supreme Judicial Court.
34	For traveling allowance and expenses, a sum not exceeding forty-five hundred dollars	4,500 00	
35	For pensions of retired justices, a sum not exceeding seventy-five hundred dollars	7,500 00	
36	For the salary of the clerk for the commonwealth, a sum not exceeding sixty-five hundred dollars	6,500 00	
37	For clerical assistance to the clerk, a sum not exceeding one thousand dollars	1,000 00	
38	For law clerks, stenographers and other clerical assistance for the justices, a sum not exceeding twenty-four thousand dollars	24,000 00	
39	For office supplies, services and equipment of the supreme judicial court, a sum not exceeding forty-five hundred dollars	4,500 00	
40	For the salaries of the officers and messengers, a sum not exceeding three thousand and forty dollars	3,040 00	
41	For the commonwealth's part of the salary of the clerk for the county of Suffolk, a sum not exceeding fifteen hundred dollars	1,500 00	

Reporter of Decisions:

42	For the salary of the reporter of decisions, a sum not exceeding six thousand dollars	6,000 00	Reporter of Decisions.
43	For clerk hire and office supplies, services and equipment, a sum not exceeding eight thousand dollars	8,000 00	

Pensions:

44	For the pensions of retired court officers, a sum not exceeding two hundred dollars	200 00	Pensions.
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Total	\$165,740 00
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Superior Court, as follows:

45	For the salaries of the chief justice and of the thirty-one associate justices, a sum not exceeding three hundred eighty-five thousand dollars	\$385,000 00	Superior Court.
46	For traveling allowance and expenses, a sum not exceeding nineteen thousand five hundred dollars	19,500 00	
47	For the salary of the assistant clerk, Suffolk county, a sum not exceeding one thousand dollars	1,000 00	
48	For clerical work, inspection of records and doings of persons authorized to admit to bail, for an executive clerk to the chief justice, and for certain other expenses incident to the work of the court, a sum not exceeding twelve thousand dollars	12,000 00	
49	For pensions of retired justices, a sum not exceeding twenty-eight thousand dollars	28,000 00	

Total	\$445,500 00
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	Item		
		Justices of District Courts:	
Justices of District Courts sitting in Superior Court.	50	For compensation of justices of district courts while sitting in the superior court, a sum not exceeding thirteen thousand six hundred dollars	\$13,600 00
	51	For expenses of justices of district courts while sitting in the superior court, a sum not exceeding twenty-seven hundred and fifty dollars	2,750 00
	52	For reimbursing certain counties for compensation of certain special justices for services in holding sessions of district courts in place of the justice, while sitting in the superior court, a sum not exceeding six thousand dollars	6,000 00
		Total	\$22,350 00
		Judicial Council:	
Judicial Council.	53	For expenses of the judicial council, as authorized by section thirty-four C of chapter two hundred and twenty-one of the General Laws, inserted by chapter two hundred and forty-four of the acts of nineteen hundred and twenty-four, as amended, a sum not exceeding three thousand dollars	\$3,000 00
	54	For compensation of the secretary of the judicial council, as authorized by section thirty-four C of chapter two hundred and twenty-one of the General Laws, inserted by chapter two hundred and forty-four of the acts of nineteen hundred and twenty-four, as amended, a sum not exceeding thirty-five hundred dollars	3,500 00
		Total	\$6,500 00
		Administrative Committee of District Courts:	
Administrative Committee of District Courts.	55	For compensation and expenses of the administrative committee of district courts, a sum not exceeding three thousand dollars	\$3,000 00
		Probate and Insolvency Courts, as follows:	
Probate and Insolvency Courts.	56	For the salaries of judges of probate of the several counties, a sum not exceeding one hundred eleven thousand five hundred dollars	\$111,500 00
	57	For pensions of retired judges, a sum not exceeding fourteen thousand two hundred and fifty dollars	14,250 00
	58	For the compensation of judges of probate when acting outside their own counties for other judges of probate, a sum not exceeding eighty-five hundred dollars	8,500 00
	59	For expenses of judges of probate when acting outside their own counties for other judges of probate, as authorized by section forty of chapter two hundred and seventeen of the General Laws, as amended by chapter three hundred and eighty-four of the acts of nineteen hundred and twenty-three and by chapter three hundred and seventy-six of the acts of nineteen hundred and twenty-four, a sum not exceeding three hundred dollars	300 00
	60	For the salaries of registers of the several counties, a sum not exceeding fifty-nine thousand five hundred and seventy-five dollars	59,575 00
	61	For the salaries of assistant registers, a sum not exceeding sixty-six thousand seven hundred and eighty-five dollars	66,785 00
		Total	\$260,910 00

Item

For clerical assistance to Registers of the several counties, as follows:

62	Barstable, a sum not exceeding twenty-five hundred and twenty dollars	\$2,520 00	Clerical assistance to Registers of Probate and Insolvency.
63	Berkshire, a sum not exceeding forty-four hundred dollars	4,400 00	
64	Bristol, a sum not exceeding twelve thousand eight hundred dollars	12,800 00	
65	Dukes county, a sum not exceeding nine hundred and sixty dollars	960 00	
66	Essex, a sum not exceeding fifteen thousand nine hundred dollars	15,900 00	
67	Franklin, a sum not exceeding twelve hundred dollars	1,200 00	
68	Hampden, a sum not exceeding eighty-seven hundred dollars	8,700 00	
69	Hampshire, a sum not exceeding fifteen hundred and ninety dollars	1,590 00	
70	Middlesex, a sum not exceeding forty-seven thousand nine hundred dollars	47,900 00	
71	Norfolk, a sum not exceeding twelve thousand five hundred and twenty-five dollars	12,525 00	
72	Plymouth, a sum not exceeding four thousand and twenty-five dollars	4,025 00	
73	Suffolk, a sum not exceeding sixty-one thousand five hundred dollars	61,500 00	
74	Worcester, a sum not exceeding sixteen thousand two hundred dollars, provided that the cost of photostatic service may be paid from this item	16,200 00	
	Total	\$190,220 00	

District Attorneys, as follows:

75	For the salaries of the district attorney and assistants for the Suffolk district, a sum not exceeding sixty thousand dollars	\$60,000 00	District Attorneys.
76	For the salaries of the district attorney and assistants for the northern district, a sum not exceeding twenty-four thousand dollars	24,000 00	
77	For the salaries of the district attorney and assistants for the eastern district, a sum not exceeding fifteen thousand dollars	15,000 00	
78	For the salaries of the district attorney, deputy district attorney and assistants for the southeastern district, a sum not exceeding fifteen thousand six hundred dollars	15,600 00	
79	For the salaries of the district attorney and assistants for the southern district, a sum not exceeding ten thousand four hundred dollars	10,400 00	
80	For the salaries of the district attorney and assistants for the middle district, a sum not exceeding fifteen thousand dollars	15,000 00	
81	For the salaries of the district attorney and assistants for the western district, a sum not exceeding eighty-four hundred dollars	8,400 00	
82	For the salary of the district attorney for the northwestern district, a sum not exceeding three thousand dollars	3,000 00	
83	For traveling expenses necessarily incurred by the district attorneys, except in the Suffolk district, for the present and previous years, a sum not exceeding ninety-five hundred dollars	9,500 00	
	Total	\$160,900 00	

Service of the Land Court.

	Item		
Land Court.	84	For the salaries of the judge, associate judges, the recorder and court officer, a sum not exceeding thirty-eight thousand eight hundred dollars . . .	\$38,800 00
	85	For engineering, clerical and other personal services, a sum not exceeding thirty-eight thousand eight hundred dollars . . .	38,800 00
	86	For personal services in the examination of titles, for publishing and serving citations and other services, traveling expenses, supplies and office equipment, and for the preparation of sectional plans showing registered land, a sum not exceeding twenty-five thousand dollars . . .	25,000 00
		Total	\$102,600 00

Service of the Board of Probation.

Board of Probation.	87	For personal services of the commissioner, clerks and stenographers, a sum not exceeding forty-nine thousand five hundred dollars . . .	\$49,500 00
	88	For services other than personal, including printing the annual report, traveling expenses, office supplies and equipment, a sum not exceeding eighty-five hundred dollars . . .	8,500 00
		Total	\$58,000 00

Service of the Board of Bar Examiners.

Board of Bar Examiners.	89	For personal services of the members of the board, a sum not exceeding eleven thousand dollars . . .	\$11,000 00
	90	For other services, including printing the annual report, traveling expenses, office supplies and equipment, a sum not exceeding forty-two hundred dollars . . .	4,200 00
		Total	\$15,200 00

Service of the Executive Department.

Executive Department.	91	For the salary of the governor, the sum of ten thousand dollars . . .	\$10,000 00
	92	For the salary of the lieutenant governor, the sum of four thousand dollars . . .	4,000 00
	93	For the salaries of the eight councillors, the sum of eight thousand dollars . . .	8,000 00
	94	For the salaries of officers and employees of the department, a sum not exceeding thirty thousand dollars . . .	30,000 00
	95	For travel and expenses of the lieutenant governor and council from and to their homes, a sum not exceeding one thousand dollars . . .	1,000 00
	96	For postage, printing, office and other contingent expenses, including travel of the governor, a sum not exceeding twelve thousand dollars . . .	12,000 00
	97	For postage, printing, stationery, traveling and contingent expenses of the governor and council, a sum not exceeding three thousand dollars . . .	3,000 00
	98	For expenses incurred in the arrest of fugitives from justice, a sum not exceeding one thousand dollars . . .	1,000 00
	99	For payment of extraordinary expenses and for transfers made to cover deficiencies, with the approval of the governor and council, a sum not exceeding one hundred thousand dollars . . .	100,000 00

Item			
100	For expenses of a commission appointed by the governor to co-operate with the United States Geographic Board in the preparation of an official gazetteer of the United States, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$500 00	Executive Department.
101	For the purchase of portraits or other memorials of the governors of the province and colony of Massachusetts Bay and the colony of New Plymouth, a sum not exceeding five thousand dollars	5,000 00	
	Total	\$174,500 00	
	<i>Special Committee:</i>		
102	For expenses of the work of the joint New England railroad committee in its comprehensive study of New England railroad problems, to be expended under the direction of the governor and council, a sum not exceeding twenty-five thousand dollars, to be in addition to any equity of the commonwealth in funds remaining in the treasury of the committee from previous appropriations for this purpose	\$25,000 00	Special Committee to study New England railroad problems.
	<i>Service of the Adjutant General.</i>		
103	For the salary of the adjutant general, a sum not exceeding forty-one hundred dollars	\$4,100 00	Adjutant General.
104	For personal services of office assistants, including services for the preparation of records of Massachusetts soldiers and sailors who served in the civil war, a sum not exceeding thirty-six thousand nine hundred and ninety dollars	36,990 00	
105	For services other than personal, printing the annual report, and for necessary office supplies and expenses, a sum not exceeding seventy-five hundred dollars	7,500 00	
106	For expenses of the national guard convention and for expenses not otherwise provided for in connection with military matters and accounts, a sum not exceeding eleven thousand dollars	11,000 00	
	Total	\$59,590 00	
	<i>Service of the Militia.</i>		
107	For allowances to companies and other administrative units, a sum not exceeding one hundred fifty-seven thousand dollars	\$157,000 00	Militia.
108	For certain allowances for national guard officers, as authorized by paragraph (d) of section one hundred and forty-five of chapter thirty-three of the General Laws, as appearing in chapter four hundred and sixty-five of the acts of nineteen hundred and twenty-four, as amended, said paragraph (d) having been inserted by section one of chapter three hundred and seventy-three of the acts of nineteen hundred and twenty-six, a sum not exceeding twenty-three thousand dollars	23,000 00	
109	For pay and transportation of certain boards, a sum not exceeding two thousand dollars	2,000 00	
110	For pay and expenses of certain camps of instruction, a sum not exceeding six thousand dollars	6,000 00	
111	For pay and transportation in making inspections and surveys, and for escort duty, a sum not exceeding five thousand dollars	5,000 00	

Militia.	Item		
	112	For transportation of officers and non-commissioned officers for attendance at military meetings, a sum not exceeding sixty-five hundred dollars	\$6,500 00
	113	For transportation to and from regimental and battalion drills, a sum not exceeding forty-six hundred dollars	4,600 00
	114	For transportation when appearing for examination, a sum not exceeding two hundred dollars	200 00
	115	For expenses of rifle practice, a sum not exceeding eighteen thousand dollars	18,000 00
	116	For compensation, transportation and expenses in the preparation for camp duty maneuvers, a sum not exceeding thirty thousand dollars	30,000 00
	117	For maintenance of horses, a sum not exceeding twenty-eight thousand two hundred dollars	28,200 00
	118	For compensation for special and miscellaneous duty, a sum not exceeding thirteen thousand seven hundred dollars	13,700 00
	119	For compensation for accidents and injuries sustained in the performance of military duty, a sum not exceeding nine thousand dollars	9,000 00
	120	To cover certain small claims for damages to private property arising from military maneuvers, a sum not exceeding five hundred dollars	500 00
	121	For expenses of organizing and maintaining an aero squadron, a sum not exceeding three thousand dollars	3,000 00
	122	For premiums on bonds for officers, a sum not exceeding fourteen hundred and fifty dollars	1,450 00
	123	For instruction in military authority, organization and administration, and in the elements of military art, a sum not exceeding seventy-eight hundred dollars	7,800 00
		Total	\$315,950 00

Service of Special Military Expenses.

Special Military Expenses.	124	For the expense of furnishing certificates of honor for service on the Mexican border, as authorized by law, a sum not exceeding one hundred and fifty dollars	\$150 00
	125	For expense of testimonials to soldiers and sailors of the world war, to be expended under the direction of the adjutant general, a sum not exceeding eight hundred dollars	800 00
	126	For the expense of obtaining from the War Department at Washington, D. C., copies of certain records, a sum not exceeding fifteen hundred dollars	1,500 00
		Total	\$2,450 00

Service of the State Quartermaster.

State Quartermaster.	127	For personal services of the state quartermaster, superintendent of armories, superintendent of arsenal and certain other employees of the state quartermaster, a sum not exceeding twenty thousand five hundred dollars	\$20,500 00
	128	For expert assistance, the employment of which may be exempt from civil service rules, in the disbursement of certain money to the officers and enlisted men of the militia for compensation and allowances, a sum not exceeding twelve hundred dollars	1,200 00

Item		State Quarter- master.
129	For the salaries of armorers and assistant armorers of first class armories, and acting superintendent of armories, a sum not exceeding one hundred thirty-six thousand dollars	\$136,000 00
130	For clerical and other expenses for the office of the property and disbursing officer, a sum not exceeding eleven thousand dollars	11,000 00
131	For certain incidental military expenses of the quartermaster's department, a sum not exceeding eight hundred and fifty dollars	850 00
132	For office and general supplies and equipment, a sum not exceeding twelve thousand dollars	12,000 00
133	For the care and maintenance of the camp ground and buildings at Framingham, a sum not exceeding one thousand dollars	1,000 00
134	For the maintenance of armories of the first class, including the purchase of certain furniture, a sum not exceeding one hundred sixty thousand dollars	160,000 00
135	For reimbursement for rent and maintenance of armories of the second and third classes, a sum not exceeding eighty-two hundred and fifty dollars	8,250 00
136	For allowances for a mechanic for each battery of field artillery, a sum not exceeding seventeen thousand six hundred dollars	17,600 00
137	For the rental of stables, including water and certain other incidental services, for the housing of horses and mules, a sum not exceeding thirteen thousand six hundred dollars	13,600 00
138	For expense of maintaining and operating certain trucks, a sum not exceeding twenty-five hundred dollars	2,500 00
139	For expense of maintaining and operating the Camp Curtis Guild rifle range, a sum not exceeding seventeen thousand dollars	17,000 00
	Total	<u>\$401,500 00</u>

Service of the State Surgeon.

140	For personal services of the state surgeon and regular assistants, a sum not exceeding sixty-nine hundred and ninety dollars	\$6,990 00	State Surgeon.
141	For services other than personal, and for necessary medical and office supplies and equipment, a sum not exceeding three thousand dollars	3,000 00	
142	For the examination of recruits, a sum not exceeding ten thousand dollars	10,000 00	
	Total	<u>\$19,990 00</u>	

Service of the State Judge Advocate.

143	For compensation of the state judge advocate, as provided by law, a sum not exceeding fifteen hundred dollars	\$1,500 00	State Judge Advocate.
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Service of the Commission on Administration and Finance.

144	For personal services of the commissioners, a sum not exceeding twenty-six thousand five hundred dollars	\$26,500 00	Commission on Administration and Finance.
145	For personal services of assistants and employees, a sum not exceeding one hundred seventy-six thousand dollars	176,000 00	
146	For other expenses incidental to the duties of the commission, a sum not exceeding twenty-four thousand dollars	24,000 00	
	Total	<u>\$226,500 00</u>	

	Item		
Purchase of paper.	147	Purchase of paper: For the purchase of paper used in the execution of the contracts for state printing, other than legislative, with the approval of the commission on administration and finance, a sum not exceeding sixty-five thousand dollars	\$65,000 00
<i>Service of the Armory Commissioners.</i>			
Armory Commissioners.	148	For compensation of members, a sum not exceeding twenty-three hundred dollars	\$2,300 00
	149	For office and traveling expenses, a sum not exceeding two hundred dollars	200 00
	150	For the construction of the road leading from the public highway to the rifle ranges at Camp Curtis Guild, a sum not exceeding four thousand dollars	4,000 00
Total			\$6,500 00
<i>Service of the Commissioner of State Aid and Pensions.</i>			
Commissioner of State Aid and Pensions.	151	For personal services of the commissioner and deputy, a sum not exceeding eight thousand dollars	\$8,000 00
	152	For personal services of agents, clerks, stenographers and other assistants, a sum not exceeding twenty-five thousand five hundred and thirty dollars	25,530 00
	153	For services other than personal, including printing the annual report, traveling expenses of the commissioner and his employees, and necessary office supplies and equipment, a sum not exceeding forty-eight hundred dollars	4,800 00
Total			\$38,330 00
<i>For Expenses on Account of Wars.</i>			
Expenses on Account of Wars. Reimbursement of cities and towns for state and military aid.	154	For reimbursing cities and towns for money paid on account of state and military aid to Massachusetts soldiers and their families, the sum of two hundred three thousand dollars, the same to be paid on or before the fifteenth day of November in the current year, in accordance with the provisions of existing laws relative to state and military aid	\$203,000 00
Care of veterans of civil war, etc.	155	For certain care of veterans of the civil war and their wives and widows, as authorized by chapter three hundred and forty of the acts of nineteen hundred and twenty-nine, a sum not exceeding forty-eight thousand dollars	48,000 00
Soldiers' Home in Massachusetts.	156	For the maintenance of the Soldiers' Home in Massachusetts, with the approval of the trustees thereof, a sum not exceeding two hundred thirty thousand dollars. Payments from the state treasury under this and the following item shall be made only upon vouchers filed with the comptroller in accordance with the procedure prescribed under section eighteen of chapter twenty-nine of the General Laws.	230,000 00
	157	For the expense of certain improvements at the Soldiers' Home in Massachusetts, with the approval of the trustees thereof, a sum not exceeding seventeen thousand dollars	17,000 00

Item			
158	For a study, investigation and report, by the commission on administration and finance, on the cost of permanent improvements for kitchen and dining-room service and other facilities at the Soldiers' Home in Massachusetts, and on the advisability of legislation for the purpose of improving the financial control of the Home, a sum not exceeding one thousand dollars	\$1,000 00	Soldiers' Home in Massachusetts.
	Total	\$499,000 00	

Service of the Art Commission.

159	For expenses of the commission, a sum not exceeding two hundred dollars	\$200 00	Art Commission.
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Service of the Ballot Law Commission.

160	For compensation of the commissioners for services for the fiscal years nineteen hundred and twenty-nine and nineteen hundred and thirty, a sum not exceeding three thousand dollars	\$3,000 00	Ballot Law Commission.
161	For expenses, including travel, supplies and equipment, a sum not exceeding five hundred dollars	500 00	
	Total	\$3,500 00	

Service of the Commissioners on Uniform State Laws.

162	For expenses of the commissioners, a sum not exceeding seven hundred and fifty dollars	\$750 00	Commissioners on Uniform State Laws.
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Service of the Board of Appeal from Decisions of the Commissioner of Corporations and Taxation.

163	For expenses of the board, a sum not exceeding two hundred dollars	\$200 00	Board of Appeal, etc.
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Service of the State Library.

164	For personal services of the librarian, a sum not exceeding fifty-five hundred and fifty dollars	\$5,550 00	State Library.
165	For personal services of the regular library assistants, temporary clerical assistance and for services for cataloguing, a sum not exceeding thirty-eight thousand five hundred dollars	38,500 00	
166	For services other than personal, including printing the annual report, office supplies and equipment, and incidental traveling expenses, a sum not exceeding three thousand dollars	3,000 00	
167	For books and other publications and things needed for the library, and the necessary binding and re-binding incidental thereto, a sum not exceeding fifteen thousand dollars	15,000 00	
168	For the expense of additional stacks for the storage of books, a sum not exceeding forty-five hundred dollars	4,500 00	
	Total	\$66,550 00	

Service of the Superintendent of Buildings.

Superintendent of Buildings.	Item		
	169	For personal services of the superintendent and office assistants, a sum not exceeding ten thousand three hundred and twenty dollars	\$10,320 00
	170	For personal services of engineers, assistant engineers, firemen and helpers in the engineer's department, a sum not exceeding fifty-eight thousand eight hundred dollars	58,800 00
	171	For personal services of watchmen and assistant watchmen, a sum not exceeding forty-four thousand four hundred dollars	44,400 00
	172	For personal services of porters, a sum not exceeding twenty-five thousand nine hundred and twenty dollars	25,920 00
	173	For other personal services incidental to the care and maintenance of the state house, a sum not exceeding sixty-four thousand five hundred and sixty dollars	64,560 00
	174	For personal services of the central mailing room, a sum not exceeding fifty-three hundred dollars	5,300 00
		Total	\$209,300 00

Other Annual Expenses:

Other Annual Expenses.	175	For contingent, office and other expenses of the superintendent, a sum not exceeding three hundred dollars	\$300 00
	176	For telephone service in the building and expenses in connection therewith, a sum not exceeding thirty-eight thousand five hundred dollars	38,500 00
	177	For services, supplies and equipment necessary to furnish heat, light and power, a sum not exceeding forty-two thousand one hundred dollars	42,100 00
	178	For other services, supplies and equipment necessary for the maintenance and care of the state house and grounds, including repairs of furniture and equipment, a sum not exceeding forty-one thousand dollars	41,000 00
	179	For office and other expenses of the central mailing room, a sum not exceeding nineteen hundred and fifty dollars	1,950 00
	180	For expenses of the preservation of battle flags in the state house, a sum not exceeding fifteen hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	1,500 00
		Total	\$125,350 00

181 (This item omitted)

For the Maintenance of Old State House.

Old State House Main- tenance.	182	For the contribution of the commonwealth toward the maintenance of the old provincial state house, the sum of fifteen hundred dollars	\$1,500 00
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Service of the Commission on Necessaries of Life.

Commission on Necessaries of Life.	183	For expenses of the commission, a sum not exceeding ninety-five hundred dollars	\$9,500 00
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Service of the Massachusetts Bay Colony Tercentenary Commission.

Item		Massachusetts Bay Colony Tercentenary Commission.
184	For expenses of the commission, as authorized by chapter thirty-five of the resolves of nineteen hundred and twenty-nine, a sum not exceeding seventy-five thousand dollars, to be in addition to any amount heretofore appropriated for the purpose	\$75,000 00

Service of the Secretary of the Commonwealth.

185	For the salary of the secretary, the sum of seven thousand dollars	\$7,000 00	Secretary of the Com- monwealth.
186	For the salaries of officers and employees holding positions established by law, and other personal services, a sum not exceeding one hundred ten thousand five hundred dollars	110,500 00	
187	For services other than personal, traveling expenses, office supplies and equipment, for the arrangement and preservation of state records and papers, and for advertising the purpose of sections twenty-eight A, B, C and D of chapter six of the General Laws, inserted by section two of chapter three hundred and eighty-three of the acts of nineteen hundred and twenty-eight, a sum not exceeding twenty-two thousand one hundred dollars	22,100 00	
188	For postage and expressage on public documents, and for mailing copies of bills and resolves to certain state, city and town officials, a sum not exceeding thirty-five hundred dollars	3,500 00	
189	For printing registration books and blanks and indexing returns, a sum not exceeding three thousand dollars	3,000 00	
190	For the purchase of copies of certain town records prior to eighteen hundred and fifty, a sum not exceeding eight thousand dollars	8,000 00	
191	For the purchase of certain supplies and equipment, and for other things necessary in connection with the reproduction of the manuscript collection designated "Massachusetts Archives", a sum not exceeding twenty-five hundred dollars	2,500 00	
192	For the purchase and distribution of copies of certain journals of the house of representatives of Massachusetts Bay from seventeen hundred and fifteen to seventeen hundred and eighty, inclusive, as authorized by chapter four hundred and thirteen of the acts of nineteen hundred and twenty, a sum not exceeding seven hundred and fifty dollars	750 00	
193	For the purchase of ink for public records of the commonwealth, a sum not exceeding one thousand dollars	1,000 00	
194	For traveling expenses of the supervisor of public records, a sum not exceeding one thousand dollars	1,000 00	
195	For expenses of the census division of the department of the secretary of the commonwealth, a sum not exceeding two hundred dollars	200 00	
	Total	\$159,550 00	

Indexing vital statistics:

196	For the preparation of certain indexes of births, marriages and deaths, a sum not exceeding ten thousand dollars, the same to be in addition to the amount appropriated in the preceding year	\$10,000 00	Indexing vital statistics.
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	Item		
Printing laws, etc.		For printing laws, etc.:	
	197	For printing the pamphlet edition of the acts and resolves of the present year, a sum not exceeding forty-two hundred dollars	\$4,200 00
	198	For printing and binding the blue book edition of the acts and resolves of the present year, a sum not exceeding six thousand dollars	6,000 00
	199	For the printing of reports of decisions of the supreme judicial court, a sum not exceeding thirty-one thousand eight hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	31,800 00
	200	For printing and binding public documents, a sum not exceeding thirty-five hundred dollars	3,500 00
	Total		\$45,500 00
Election matters.		For matters relating to elections:	
	201	For personal and other services in preparing for primary elections, and for the expenses of preparing, printing and distributing ballots for primary and other elections, a sum not exceeding one hundred forty thousand dollars	\$140,000 00
	202	For the printing of blanks for town officers, election laws and blanks and instructions on all matters relating to elections, a sum not exceeding five thousand dollars	5,000 00
	203	For furnishing cities and towns with ballot boxes, and for repairs to the same; for the purchase of apparatus to be used at polling places in the canvass and counting of votes; and for providing certain registration facilities, a sum not exceeding five thousand dollars	5,000 00
	204	For expenses of publication of lists of candidates and forms of questions before state elections, a sum not exceeding ten thousand dollars	10,000 00
	205	For administering the law to permit absent voters to vote at state elections, a sum not exceeding twelve thousand dollars	12,000 00
	206	For expenses of compiling and publishing information to voters, as required by section fifty-three of chapter fifty-four of the General Laws, a sum not exceeding thirty-five thousand dollars	35,000 00
		Total	
Medical Examiners' Fees.	207	Medical Examiners' Fees: For medical examiners' fees, as provided by law, a sum not exceeding one thousand dollars	\$1,000 00
<i>Service of the Treasurer and Receiver-General.</i>			
Treasurer and Receiver- General.	208	For the salary of the treasurer and receiver-general, the sum of six thousand dollars	\$6,000 00
	209	For salaries of officers and employees holding positions established by law and additional clerical and other assistance, a sum not exceeding fifty-one thousand three hundred dollars	51,300 00
	210	For services other than personal, traveling expenses, office supplies and equipment, a sum not exceeding ten thousand eight hundred dollars	10,800 00
	Total		\$68,100 00

Item			
Commissioners on Firemen's Relief:			
211	For relief disbursed, with the approval of the commissioners on firemen's relief, subject to the provisions of law, a sum not exceeding seventeen thousand five hundred dollars	\$17,500 00	Commissioners on Firemen's Relief.
212	For expenses of administration by the commissioners on firemen's relief, a sum not exceeding five hundred dollars	500 00	
	Total	\$18,000 00	
Payments to Soldiers:			
213	For expenses of administering certain laws relating to payments in recognition of military service in the world war, a sum not exceeding seventeen hundred and sixty dollars, to be paid from the receipts from taxes levied under authority of chapters two hundred and eighty-three and three hundred and forty-two of the General Acts of nineteen hundred and nineteen	\$1,760 00	Payments to Soldiers.
214	For making payments to soldiers in recognition of service during the world war, as provided by law, a sum not exceeding seven thousand dollars, to be paid from receipts from taxes levied as specified in item two hundred and thirteen	7,000 00	
215	For payments to soldiers and sailors in the volunteer service of the United States during the Spanish-American war, and to certain of their dependents, as authorized by section one of chapter five hundred and sixty-one of the acts of eighteen hundred and ninety-eight, as amended by section one of chapter four hundred and seventy-one of the acts of eighteen hundred and ninety-nine, a sum not exceeding two hundred dollars	200 00	
	Total	\$8,960 00	
State Board of Retirement:			
216	For personal services in the administrative office of the state board of retirement, a sum not exceeding ten thousand three hundred dollars	\$10,300 00	State Board of Retirement.
217	For services other than personal, printing the annual report, and for office supplies and equipment, a sum not exceeding fifty-two hundred dollars	5,200 00	
218	For requirements of annuity funds and pensions for employees retired from the state service under authority of law, a sum not exceeding one hundred seventy thousand dollars	170,000 00	
	Total	\$185,500 00	
<i>Requirements for Extinguishing the State Debt.</i>			
219	For sinking fund requirements and for certain serial bonds maturing during the present year, the sum of one million one hundred one thousand six hundred seven dollars and fifty cents, payable from the following accounts and funds in the following amounts: — from receipts from loans for the abolition of grade crossings, the sum of thirty-four thousand dollars; from the Highway Fund, the sum of three hundred twenty-seven thousand six hundred seven dollars and fifty cents; and the remainder from the general fund	\$1,101,607 50	Requirements for Extinguishing State Debt.

Interest on the Public Debt.

Interest on Public Debt.	Item		
	220	For the payment of interest on the direct debt and temporary loans of the commonwealth, a sum not exceeding eight hundred ninety-three thousand seven hundred seventy-five dollars and seventy-five cents, of which sum three hundred eight thousand sixteen dollars and twenty-five cents shall be paid from the Highway Fund	\$893,775 75

Service of the Auditor of the Commonwealth.

Auditor of the Common- wealth.	221	For the salary of the auditor, the sum of six thousand dollars	\$6,000 00
	222	For personal services of deputies and other assistants, a sum not exceeding forty-six thousand seven hundred dollars	46,700 00
	223	For services other than personal, traveling expenses, office supplies and equipment, a sum not exceeding sixty-five hundred dollars	6,500 00
		Total	\$59,200 00

Service of the Attorney General's Department.

Attorney General's Department.	224	For the salary of the attorney general, the sum of eight thousand dollars	\$8,000 00
	225	For the compensation of assistants in his office, and for such other legal and personal services as may be required, a sum not exceeding eighty-seven thousand dollars	87,000 00
	226	For services other than personal, traveling expenses, office supplies and equipment, a sum not exceeding twelve thousand dollars	12,000 00
	227	For the settlement of certain small claims, as authorized by section three A of chapter twelve of the General Laws, inserted by chapter three hundred and ninety-five of the acts of nineteen hundred and twenty-four, a sum not exceeding five thousand dollars	5,000 00
			Total

Service of the Department of Agriculture.

Department of Agriculture.	228	For the salary of the commissioner, a sum not exceeding six thousand dollars	\$6,000 00
	229	For personal services of clerks and stenographers, a sum not exceeding twenty-two thousand dollars	22,000 00
	230	For traveling expenses of the commissioner, a sum not exceeding twelve hundred dollars	1,200 00
	231	For services other than personal, printing the annual report, office supplies and equipment, and printing and furnishing trespass posters, a sum not exceeding eighty-eight hundred dollars	8,800 00
	232	For compensation and expenses of members of the advisory board, a sum not exceeding two thousand dollars	2,000 00
	233	For services and expenses of apiary inspection, a sum not exceeding twenty-five hundred dollars	2,500 00
			Division of Dairying and Animal Husbandry:
Division of Dairying and Animal Hus- bandry.	234	For personal services, a sum not exceeding thirteen thousand two hundred and twenty dollars	13,220 00
	235	For other expenses, including the enforcement of the dairy laws of the commonwealth, a sum not exceeding eighty-two hundred dollars	8,200 00

Item			
	Division of Plant Pest Control:		
236	For personal services, a sum not exceeding eleven thousand five hundred dollars	\$11,500 00	Division of Plant Pest Control.
237	For other expenses, a sum not exceeding sixty-three hundred dollars	6,300 00	
	Division of Ornithology:		
238	For personal services, a sum not exceeding thirty-eight hundred dollars	3,800 00	Division of Ornithology.
239	For other expenses, a sum not exceeding five hundred dollars	500 00	
	Division of Markets:		
240	For personal services, a sum not exceeding twenty thousand seven hundred dollars	20,700 00	Division of Markets.
241	For other expenses, a sum not exceeding fifty-one hundred dollars	5,100 00	
	Division of Reclamation, Soil Survey and Fairs:		
242	For personal services, a sum not exceeding twelve thousand five hundred dollars	12,500 00	Division of Reclamation, Soil Survey and Fairs.
243	For travel and other expenses, a sum not exceeding sixty-nine hundred dollars	6,900 00	
244	For state prizes and agricultural exhibits, a sum not exceeding thirty-five thousand dollars, the same to be in addition to any amount heretofore appropriated for this purpose, and any unexpended balance remaining at the end of the current fiscal year may be used in the succeeding year	35,000 00	
	Specials:		
245	For work in protecting the pine trees of the commonwealth from white pine blister rust, and for payments of claims on account of currant and gooseberry bushes destroyed in the work of suppressing white pine blister rust, a sum not exceeding nineteen thousand dollars	19,000 00	Specials.
246	For quarantine and other expenses in connection with the work of suppression of the European corn-borer, so-called, a sum not exceeding seven thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	7,000 00	
247	For quarantine and other expenses in connection with the work of suppression of the Japanese beetle, so-called, a sum not exceeding five thousand dollars	5,000 00	
	Total	\$197,220 00	

Service of State Reclamation Board.

248	For expenses of the board, a sum not exceeding ten thousand dollars	\$10,000 00	State Reclamation Board.
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Service of the Department of Conservation.

	Administration:		
249	For the salary of the commissioner, a sum not exceeding six thousand dollars	\$6,000 00	Department of Conservation.
250	For traveling expenses of the commissioner, a sum not exceeding two hundred and fifty dollars	250 00	
	Total	\$6,250 00	

Division of Forestry.	Item	
	Division of Forestry:	
	251	For personal services of office assistants, a sum not exceeding fourteen thousand one hundred dollars
		\$14,100 00
	252	For services other than personal, including printing the annual report, and for traveling expenses, necessary office supplies and equipment, a sum not exceeding four thousand dollars
		4,000 00
	253	For the salaries and expenses of foresters and for necessary labor, supplies and equipment in maintaining forest tree nurseries, a sum not exceeding fifteen thousand dollars
		15,000 00
	254	For the purchase of land and reforesting the same, as authorized by section ten of chapter one hundred and thirty-two of the General Laws, as amended, a sum not exceeding two thousand dollars
		2,000 00
	255	For aiding towns in the purchase of equipment for extinguishing forest fires and for making protective belts or zones as a defence against forest fires, for the present and previous years, a sum not exceeding fifteen hundred dollars
		1,500 00
	256	For the personal services of the state fire warden and his assistants, and for other services, including traveling expenses of the state fire warden and his assistants, necessary supplies and equipment and materials used in new construction in the forest fire prevention service, a sum not exceeding sixty thousand dollars, the same to be in addition to any funds allotted to Massachusetts by the federal authorities
		60,000 00
	257	For the suppression of the gypsy and brown tail moths, and for expenses incidental thereto, a sum not exceeding sixty-five thousand dollars, the same to be in addition to any amount heretofore appropriated for this purpose, and any unexpended balance remaining at the end of the current fiscal year may be used in the succeeding year
		65,000 00
	258	For the planting and maintenance of state forests, a sum not exceeding twenty-five thousand dollars
		25,000 00
	259	For the purchase and development of state forests, and for the maintenance of nurseries for the growing of seedlings for the planting of state forests, as authorized by section thirty-six of chapter one hundred and thirty-two of the General Laws, a sum not exceeding one hundred seventy-five thousand dollars, the same to be in addition to any amount heretofore appropriated for this purpose, and any unexpended balance remaining at the end of the current fiscal year may be used in the succeeding year
		175,000 00
	260	For the maintenance of the Standish monument reservation, a sum not exceeding two thousand dollars
		2,000 00
	261	For the maintenance of Mount Grace state forest, a sum not exceeding five hundred dollars
		500 00
	262	For reimbursement to certain towns, as authorized by section twenty-four of chapter forty-eight of the General Laws, as amended, a sum not exceeding one thousand dollars
		1,000 00
	263	For the expense of forest fire patrol, as authorized by section twenty-eight A of chapter forty-eight of the General Laws, inserted by chapter two hundred and eighty-four of the acts of nineteen hundred and twenty-nine, a sum not exceeding four thousand dollars
		4,000 00
		<u>4,000 00</u>
	Total	\$369,100 00

Item	Special:		Special.
264	For the cost of construction of a comfort station on the state highway which is known as Mohawk Trail, a sum not exceeding four thousand dollars	\$1,000 00	
	Division of Fisheries and Game:		
265	For the salary of the director, a sum not exceeding four thousand dollars	4,000 00	Division of Fisheries and Game.
266	For personal services of office assistants, a sum not exceeding ten thousand three hundred dollars	10,300 00	
267	For services other than personal, including printing the annual report, traveling expenses and necessary office supplies and equipment, a sum not exceeding eight thousand dollars	8,000 00	
268	For expenses of exhibitions and other measures to increase the interest of the public in the protection and propagation of fish and game, a sum not exceeding one thousand dollars	1,000 00	
	Enforcement of laws:		
269	For personal services of fish and game wardens, a sum not exceeding sixty-nine thousand dollars	69,000 00	Enforcement of laws.
270	For traveling expenses of fish and game wardens, and for other expenses necessary for the enforcement of the laws, a sum not exceeding thirty-seven thousand two hundred dollars	37,200 00	
	Biological work:		
271	For personal services to carry on biological work, a sum not exceeding sixty-seven hundred dollars	6,700 00	Biological work.
272	For traveling and other expenses of the biologist and his assistants, a sum not exceeding twenty-five hundred dollars	2,500 00	
	Propagation of game birds, etc.:		
273	For the maintenance of game farms and fish hatcheries, and for the propagation of game birds and animals and food fish, a sum not exceeding one hundred fifteen thousand dollars	115,000 00	Propagation of game birds, etc.
	Damages by wild deer and wild moose:		
274	For the payment of damages caused by wild deer and wild moose, for the present year and previous years, as provided by law, a sum not exceeding thirteen thousand dollars	13,000 00	Damages by wild deer and wild moose.
	Special:		
275	For improvements and additions at fish hatcheries and game farms, a sum not exceeding twenty thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	20,000 00	Fish hatcheries and game farms.
	Protection of wild life:		
276	For expenses incurred in the protection of certain wild life, a sum not exceeding thirty-seven hundred dollars	3,700 00	Protection of wild life.
	Marine fisheries:		
277	For personal services and expenses for regulating the sale and cold storage of fresh food fish, a sum not exceeding fifteen thousand dollars	15,000 00	Marine fisheries.
	State Supervisor of Marine Fisheries:		
278	For personal services of the state supervisor of marine fisheries and his assistants, a sum not exceeding nine thousand dollars	9,000 00	State Supervisor of Marine Fisheries.
279	For office and other expenses of the state supervisor of marine fisheries, a sum not exceeding five thousand dollars	5,000 00	

	Item	Enforcement of shellfish laws:	
Enforcement of shellfish laws.	280	For personal services for the enforcement of laws relative to shellfish, a sum not exceeding fifteen thousand dollars	\$15,000 00
	281	For other expenses for the enforcement of laws relative to shellfish, a sum not exceeding ninety-five hundred dollars	9,500 00
	282	For expenses of purchasing lobsters, subject to the conditions imposed by chapter two hundred and sixty-three of the acts of nineteen hundred and twenty-eight, a sum not exceeding ten thousand dollars	10,000 00
		Total	<u>\$353,900 00</u>
		Bounty on seals:	
Bounty on seals.	283	For bounties on seals, a sum not exceeding eight hundred dollars	\$800 00
		Division of Animal Industry:	
Division of Animal Industry.	284	For the salary of the director, a sum not exceeding thirty-eight hundred and seventy-five dollars	\$3,875 00
	285	For personal services of clerks and stenographers, a sum not exceeding seventeen thousand three hundred dollars	17,300 00
	286	For services other than personal, including printing the annual report, traveling expenses of the director, and office supplies and equipment, a sum not exceeding eighty-four hundred dollars	8,400 00
	287	For personal services of veterinarians and agents engaged in the work of extermination of contagious diseases among domestic animals, a sum not exceeding sixty thousand dollars	60,000 00
	288	For the traveling expenses of veterinarians and agents, including the cost of any motor vehicles purchased for their use, a sum not exceeding twenty-eight thousand dollars	28,000 00
	289	For reimbursement of owners of horses killed during the present and previous years, travel, when allowed, of inspectors of animals, incidental expenses of killing and burial, quarantine and emergency services, and for laboratory and veterinary supplies and equipment, a sum not exceeding sixty-three hundred dollars	6,300 00
	290	For reimbursement of owners of tubercular cattle killed, as authorized by section twelve A of chapter one hundred and twenty-nine of the General Laws, inserted by section one of chapter three hundred and four of the acts of nineteen hundred and twenty-four, and in accordance with certain provisions of law and agreements made under authority of section thirty-three of said chapter one hundred and twenty-nine, as amended, during the present and previous year, a sum not exceeding four hundred thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose, and any unexpended balance remaining at the end of the current fiscal year may be used in the succeeding year	400,000 00
		Total	<u>\$523,875 00</u>
		Reimbursement of towns for inspectors of animals:	
Reimbursement of towns for inspectors of animals.	291	For the reimbursement of certain towns for compensation paid to inspectors of animals, a sum not exceeding fifty-five hundred dollars	\$5,500 00

Service of the Department of Banking and Insurance.

Item			
	Division of Banks:		
292	For the salary of the commissioner, the sum of six thousand dollars	\$6,000 00	Department of Banking and Insurance.
293	For services of deputy, directors, examiners and assistants, clerks, stenographers and experts, a sum not exceeding two hundred seventy-one thousand five hundred dollars	271,500 00	Division of Banks.
294	For services other than personal, printing the annual report, traveling expenses, office supplies and equipment, a sum not exceeding sixty-two thousand dollars	62,000 00	
	Total	\$339,500 00	
	Supervisor of Loan Agencies:		
295	For personal services of supervisor and assistants, a sum not exceeding ninety-nine hundred and thirty dollars	\$9,930 00	Supervisor of Loan Agencies.
296	For services other than personal, printing the annual report, office supplies and equipment, a sum not exceeding sixteen hundred and seventy dollars	1,670 00	
	Total	\$11,600 00	
	Division of Insurance:		
297	For salary of the commissioner, a sum not exceeding six thousand dollars	\$6,000 00	Division of Insurance.
298	For other personal services of the division, including expenses of the board of appeal and certain other costs of supervising motor vehicle liability insurance, a sum not exceeding one hundred seventy-five thousand dollars, of which sum not more than twenty-eight thousand dollars may be charged to the Highway Fund	175,000 00	
299	For other services, including printing the annual report, traveling expenses and necessary office supplies and equipment, a sum not exceeding forty thousand dollars	40,000 00	
	Total	\$221,000 00	
	Board of Appeal on Fire Insurance Rates:		
300	For expenses of the board, a sum not exceeding two hundred dollars	\$200 00	Board of Appeal on Fire Insurance Rates.
	Division of Savings Bank Life Insurance:		
301	For personal services of officers and employees, a sum not exceeding twenty-five thousand nine hundred and seventy dollars	\$25,970 00	Division of Savings Bank Life Insurance.
302	For publicity, including traveling expenses of one person, a sum not exceeding two thousand dollars	2,000 00	
303	For services other than personal, printing the annual report and traveling expenses, office supplies and equipment, a sum not exceeding seven thousand and thirty dollars	7,030 00	
304	For encouraging and promoting old age annuities and the organization of mutual benefit associations among the employees of industrial plants in the commonwealth, a sum not exceeding thirty-two hundred dollars	3,200 00	
	Total	\$38,200 00	

Service of the Department of Corporations and Taxation.

Item			
		Corporation and Tax Divisions:	
Department of Corporations and Taxation.	305	For the salary of the commissioner, a sum not exceeding seventy-five hundred dollars	\$7,500 00
Corporation and Tax Divisions.	306	For the salaries of certain positions filled by the commissioner, with the approval of the governor and council, and for additional clerical and other assistance, a sum not exceeding two hundred fourteen thousand dollars, of which sum not more than twenty thousand dollars may be charged to the Highway Fund to cover the estimated cost of collection of the gasoline tax, so-called	214,000 00
	307	For traveling expenses, a sum not exceeding ninety-five hundred dollars	9,500 00
	308	For other services and for necessary office supplies and equipment, and for printing the annual report, other publications and valuation books, a sum not exceeding thirty-eight thousand dollars	38,000 00
		Total	\$269,000 00
		Income Tax Division (the three following appropriations are to be made from the receipts from the income tax):	
Income Tax Division.	309	For personal services of the deputy, assistants, assessors, assistant assessors, clerks, stenographers and other necessary assistants, a sum not exceeding four hundred twenty thousand dollars	\$420,000 00
	310	For traveling expenses of members of the division, a sum not exceeding ten thousand dollars	10,000 00
	311	For services other than personal, and for office supplies and equipment, a sum not exceeding one hundred forty thousand dollars	140,000 00
		Total	\$570,000 00
		Division of Accounts:	
Division of Accounts.	312	For personal services, a sum not exceeding seventy-nine thousand five hundred dollars	\$79,500 00
	313	For other expenses, a sum not exceeding fifteen thousand five hundred dollars	15,500 00
	314	For services and expenses of auditing and installing systems of municipal accounts, the cost of which is to be assessed upon the municipalities for which the work is done, a sum not exceeding one hundred sixty-five thousand dollars	165,000 00
	315	For the expenses of certain books, forms and other material, which may be sold to cities and towns requiring the same for maintaining their system of accounts, a sum not exceeding eighteen thousand dollars	18,000 00
		Total	\$278,000 00
		Reimbursement for loss of taxes:	
Reimbursement of cities and towns for loss of certain taxes.	316	For reimbursing cities and towns for loss of taxes on land used for state institutions and certain other state activities, as certified by the commissioner of corporations and taxation for the fiscal year ending November thirtieth, nineteen hundred and thirty, a sum not exceeding one hundred five thousand dollars	\$105,000 00

Service of the Department of Education.

Item		Department of Education.
317	For the salary of the commissioner, a sum not exceeding nine thousand dollars	\$9,000 00
318	For personal services of officers, agents, clerks, stenographers and other assistants, but not including those employed in university extension work, a sum not exceeding ninety-seven thousand eight hundred dollars	97,800 00
319	For traveling expenses of members of the advisory board and of agents and employees when required to travel in discharge of their duties, a sum not exceeding eighty-five hundred dollars	8,500 00
320	For services other than personal, necessary office supplies, and for printing the annual report and bulletins as provided by law, a sum not exceeding ten thousand five hundred dollars	10,500 00
320a	For the publication of a bulletin relative to the tercentenary of the founding of Massachusetts, a sum not exceeding five thousand dollars	5,000 00
321	For expenses incidental to furnishing school committees with rules for testing the sight and hearing of pupils, a sum not exceeding eight hundred dollars	800 00
322	For printing school registers and other school blanks for cities and towns, a sum not exceeding three thousand dollars	3,000 00
323	For assisting small towns in providing themselves with school superintendents, as provided by law, a sum not exceeding one hundred one thousand dollars	101,000 00
324	For the reimbursement of certain towns for the payment of tuition of pupils attending high schools outside the towns in which they reside, as provided by law, a sum not exceeding two hundred five thousand dollars	205,000 00
325	For the reimbursement of certain towns for the transportation of pupils attending high schools outside the towns in which they reside, as provided by law, a sum not exceeding one hundred ninety thousand dollars	190,000 00
326	For the reimbursement of certain cities and towns for a part of the expense of maintaining agricultural and industrial vocational schools, as provided by law, a sum not exceeding one million four hundred sixty thousand two hundred forty-seven dollars and eighty-nine cents	1,460,247 89
327	For the promotion of vocational rehabilitation in co-operation with the federal government, with the approval of the department of education, a sum not exceeding sixteen thousand dollars	16,000 00
328	For aid to certain persons receiving instruction in the courses for vocational rehabilitation, as authorized by section twenty-two B of chapter seventy-four of the General Laws, inserted by chapter four hundred and thirty-four of the acts of nineteen hundred and twenty-three, a sum not exceeding three thousand dollars	3,000 00
329	For the education of deaf and blind pupils of the commonwealth, as provided by section twenty-six of chapter sixty-nine of the General Laws, a sum not exceeding three hundred eighty-five thousand dollars	385,000 00
330	For expenses of holding teachers' institutes, a sum not exceeding three thousand dollars	3,000 00

Department of Education.	Item		
	331	For aid to certain pupils in normal schools, under the direction of the department of education, a sum not exceeding four thousand dollars	\$4,000 00
	332	For the training of teachers for vocational schools, to comply with the requirements of federal authorities under the provisions of the Smith-Hughes act, so-called, a sum not exceeding thirty-two thousand dollars	32,000 00
	Total		\$2,533,847 89
English-speaking Classes for Adults:			
English-speaking Classes for Adults.	333	For personal services of administration, a sum not exceeding ten thousand nine hundred dollars	\$10,900 00
	334	For other expenses of administration, a sum not exceeding four thousand dollars	4,000 00
	335	For reimbursement of certain cities and towns, a sum not exceeding one hundred fifty-two thousand dollars	152,000 00
	Total		\$166,900 00
University Extension Courses:			
University Extension Courses.	336	For personal services, a sum not exceeding one hundred thirty-three thousand eight hundred dollars	\$133,800 00
	337	For other expenses, a sum not exceeding forty-one thousand dollars	41,000 00
	Total		\$174,800 00
Division of Immigration and Americanization:			
Division of Immigration and Americanization.	338	For personal services, a sum not exceeding forty-two thousand dollars	\$42,000 00
	339	For other expenses, a sum not exceeding ninety-six hundred and fifty dollars	9,650 00
	Total		\$51,650 00
Division of Public Libraries:			
Division of Public Libraries.	340	For personal services of regular agents and office assistants, a sum not exceeding fourteen thousand two hundred dollars	\$14,200 00
	341	For other services, including printing the annual report, traveling expenses, necessary office supplies and expenses incidental to the aiding of public libraries, a sum not exceeding fourteen thousand three hundred dollars	14,300 00
	Total		\$28,500 00
Division of the Blind:			
Division of the Blind.	342	For general administration, furnishing information, industrial and educational aid, and for carrying out certain provisions of the laws establishing said division, a sum not exceeding forty-four thousand five hundred dollars	\$44,500 00
	343	For the maintenance of local shops, a sum not exceeding seventy-eight thousand five hundred dollars	78,500 00
	344	For maintenance of Woolson House industries, so-called, to be expended under the authority of said division, a sum not exceeding thirty-three thousand dollars	33,000 00

Item		
345	For the maintenance of certain industries for men, to be expended under the authority of said division, a sum not exceeding one hundred sixty-one thousand dollars	Division of the Blind. \$161,000 00
346	For instruction of the adult blind in their homes, a sum not exceeding seventeen thousand dollars	17,000 00
347	For expenses of providing sight-saving classes, with the approval of the division of the blind, a sum not exceeding seventeen thousand six hundred dollars	17,600 00
348	For aiding the adult blind, subject to the conditions provided by law, a sum not exceeding one hundred thirty-eight thousand five hundred dollars	138,500 00
	Total	<u>\$490,100 00</u>
	Teachers' Retirement Board:	
349	For personal services of employees, a sum not exceeding eleven thousand seven hundred and fifty dollars	Teachers' Retirement Board. \$11,750 00
350	For services other than personal, including printing the annual report, traveling expenses and office supplies and equipment, a sum not exceeding twenty-one hundred and fifty dollars	2,150 00
351	For payment of pensions to retired teachers, a sum not exceeding six hundred sixty-five thousand dollars	665,000 00
352	For reimbursement of certain cities and towns for pensions to retired teachers, a sum not exceeding one hundred sixty-nine thousand one hundred eighty-three dollars and seventy-two cents	169,183 72
	Total	<u>\$848,083 72</u>
	Massachusetts Nautical School:	
353	For personal services of the secretary and office assistants, a sum not exceeding forty-six hundred and fifty dollars	Massachusetts Nautical School. \$4,650 00
354	For services other than regular clerical services, including printing the annual report, rent, office supplies and equipment, a sum not exceeding twenty-three hundred dollars	2,300 00
355	For the maintenance of the school and ship, a sum not exceeding eighty-nine thousand eight hundred and fifty dollars	89,850 00
	Total	<u>\$96,800 00</u>
	For the maintenance of and for certain improvements at the state normal schools, and the boarding halls attached thereto, with the approval of the commissioner of education, as follows:	Maintenance and improvement of state normal schools.
356	Bridgewater normal school, a sum not exceeding one hundred fifty-six thousand eight hundred dollars	Bridgewater normal school. \$156,800 00
357	Bridgewater normal school boarding hall, a sum not exceeding eighty thousand dollars	80,000 00
358	Fitchburg normal school, a sum not exceeding one hundred sixty-seven thousand dollars	Fitchburg normal school. 167,000 00
359	Fitchburg normal school boarding hall, a sum not exceeding forty-seven thousand dollars	47,000 00
360	For expenses of enlarging and improving the kitchen facilities at the Fitchburg normal school, a sum not exceeding eighteen thousand dollars	18,000 00

	Item		
Framingham normal school.	361	Framingham normal school, a sum not exceeding one hundred fifty-nine thousand four hundred dollars	\$159,400 00
	362	Framingham normal school boarding hall, a sum not exceeding eighty-three thousand dollars	83,000 00
Hyannis normal school.	363	Hyannis normal school, a sum not exceeding fifty-nine thousand six hundred and fifty dollars	59,650 00
	364	Hyannis normal school boarding hall, a sum not exceeding twenty-five thousand dollars	25,000 00
Lowell normal school.	365	Lowell normal school, a sum not exceeding eighty thousand seven hundred dollars	80,700 00
North Adams normal school.	366	North Adams normal school, a sum not exceeding eighty-eight thousand dollars	88,000 00
	367	North Adams normal school boarding hall, a sum not exceeding twenty-seven thousand dollars	27,000 00
Salem normal school.	368	Salem normal school, a sum not exceeding one hundred fourteen thousand one hundred and twenty-five dollars	114,125 00
Westfield normal school.	369	Westfield normal school, a sum not exceeding seventy-five thousand eight hundred dollars	75,800 00
	369½	Westfield normal school boarding hall, a sum not exceeding eleven thousand dollars	11,000 00
	370	For the purchase of land and buildings adjoining property of the Westfield normal school, a sum not exceeding fifteen thousand dollars	15,000 00
Worcester normal school.	371	Worcester normal school, a sum not exceeding ninety-five thousand five hundred and fifty dollars	95,550 00
	371½	Worcester normal school boarding hall, a sum not exceeding eighty-five hundred dollars	8,500 00
New normal school in Worcester.	372	For the construction and furnishing of a new normal school building on a site to be provided by the city of Worcester, at a cost not to exceed three hundred fifty thousand dollars, of which amount one hundred fifty thousand dollars is hereby appropriated in anticipation of a further sum of two hundred thousand dollars to be appropriated in the fiscal year nineteen hundred and thirty-one	150,000 00
Massachusetts School of Art.	373	Massachusetts School of Art, a sum not exceeding one hundred eighteen thousand one hundred dollars	118,100 00
		Total	\$1,579,625 00
		Textile Schools:	
Bradford Durfee textile school of Fall River.	374	For the maintenance of the Bradford Durfee textile school of Fall River, a sum not exceeding seventy thousand dollars, of which sum ten thousand dollars is to be contributed by the city of Fall River, and the city of Fall River is hereby authorized to raise by taxation the said sum of ten thousand dollars	\$70,000 00
Lowell textile institute.	375	For the maintenance of the Lowell textile institute, a sum not exceeding one hundred seventy-one thousand dollars, of which sum ten thousand dollars is to be contributed by the city of Lowell, and the city of Lowell is hereby authorized to raise by taxation the said sum of ten thousand dollars	171,000 00
New Bedford textile school.	376	For the maintenance of the New Bedford textile school, a sum not exceeding seventy-three thousand four hundred and fifty dollars, of which sum ten thousand dollars is to be contributed by the city of New Bedford, and the city of New Bedford is hereby authorized to raise by taxation the said sum of ten thousand dollars	73,450 00
		Total	\$314,450 00

Item

Massachusetts Agricultural College:		
377	For maintenance and current expenses, a sum not exceeding one million twenty-seven thousand dollars	\$1,027,000 00
378	For an emergency fund to meet the needs of harvesting big crops or other unforeseen conditions, which clearly indicate that additional revenue will be produced to equal the expenditure, a sum not exceeding five thousand dollars, provided, however, that this appropriation be available only after approval of particular projects covered by it has been obtained from the governor and council	5,000 00
378a	For the cost of platform scales, a sum not exceeding twenty-two hundred dollars	2,200 00
379	For the construction and equipment of a building for physical education, at a cost not to exceed two hundred eighty-seven thousand five hundred dollars, of which sum one hundred seventy-two thousand five hundred dollars is hereby appropriated in anticipation of a further sum of one hundred fifteen thousand dollars to be contributed and paid into the state treasury by the alumni or other friends of the college. No contract shall be made or obligation incurred under this item until the said sum of one hundred fifteen thousand dollars has been paid into the treasury	172,500 00
380	For the expense of remodeling North College dormitory, a sum not exceeding thirty thousand dollars	30,000 00
381	For the expense of an addition to the Fisher laboratory, a sum not exceeding eight thousand dollars	8,000 00
382	For the expense of new water mains for fire protection, a sum not exceeding five thousand dollars	5,000 00
	Total	\$1,249,700 00

Service of the Department of Civil Service and Registration.

Administration:

383	For personal services of telephone operator for the department, a sum not exceeding twelve hundred and sixty dollars	\$1,260 00	Department of Civil Service and Registration.
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Division of Civil Service:

384	For the salaries of the commissioner and associate commissioners, a sum not exceeding nine thousand dollars	\$9,000 00	Division of Civil Service.
385	For other personal services of the division, a sum not exceeding one hundred seven thousand dollars	107,000 00	
386	For other services and for printing the annual report, and for office supplies and equipment necessary for the administration of the civil service law, a sum not exceeding thirty-five thousand dollars	35,000 00	
387	(This item combined with Item 386.)		
	Total	\$151,000 00	

Division of Registration:

388	For the salary of the director, a sum not exceeding eighteen hundred dollars	\$1,800 00	Division of Registration.
389	For clerical and certain other personal services of the division, a sum not exceeding thirty-three thousand two hundred dollars	33,200 00	
390	For services of the division other than personal, printing the annual reports, office supplies and equipment, except as otherwise provided, a sum not exceeding eleven thousand five hundred dollars	11,500 00	
	Total	\$46,500 00	

	Item		
		Board of Registration in Medicine:	
Board of Registration in Medicine.	391	For personal services of the members of the board, a sum not exceeding forty-three hundred dollars	\$4,300 00
	392	For personal services of members of the board and examiners for the registration of chiroprodists, a sum not exceeding six hundred dollars	600 00
	393	For traveling expenses, a sum not exceeding seven hundred and fifty dollars	750 00
		Total	<u>\$5,650 00</u>
		Board of Dental Examiners:	
Board of Dental Examiners.	394	For personal services of the members of the board and clerical assistance, a sum not exceeding thirty-eight hundred dollars	\$3,800 00
	395	For traveling expenses, a sum not exceeding twelve hundred dollars	1,200 00
	396	For travel and other expenses necessary in providing for the enforcement of law relative to the registration of dentists, a sum not exceeding four thousand dollars	4,000 00
		Total	<u>\$9,000 00</u>
		Board of Registration in Pharmacy:	
Board of Registration in Pharmacy.	397	For personal services of members of the board, a sum not exceeding forty-three hundred dollars	\$4,300 00
	398	For personal services of agent, a sum not exceeding twenty-three hundred and seventy dollars	2,370 00
	399	For traveling expenses, a sum not exceeding forty-five hundred dollars	4,500 00
		Total	<u>\$11,170 00</u>
		Board of Registration of Nurses:	
Board of Registration of Nurses.	400	For personal services of members of the board, a sum not exceeding twenty-one hundred dollars	\$2,100 00
	401	For traveling expenses, a sum not exceeding six hundred dollars	600 00
		Total	<u>\$2,700 00</u>
		Board of Registration in Embalming:	
Board of Registration in Embalming.	402	For personal services of members of the board, a sum not exceeding three hundred dollars	\$300 00
	403	For traveling expenses, a sum not exceeding one hundred and seventy-five dollars	175 00
		Total	<u>\$475 00</u>
		Board of Registration in Optometry:	
Board of Registration in Optometry.	404	For personal services of members of the board, a sum not exceeding nineteen hundred dollars	\$1,900 00
	405	For traveling expenses, a sum not exceeding six hundred dollars	600 00
		Total	<u>\$2,500 00</u>
		Board of Registration in Veterinary Medicine:	
Board of Registration in Veterinary Medicine.	406	For personal services of the members of the board and secretary, a sum not exceeding six hundred dollars	\$600 00
	407	For other services, printing the annual report, traveling expenses, office supplies and equipment, a sum not exceeding three hundred dollars	300 00
		Total	<u>\$900 00</u>

Item			
	State Examiners of Electricians:		
408	For traveling expenses, a sum not exceeding three thousand dollars	\$3,000 00	State Examiners of Electricians.
	Board of Registration of Public Accountants:		
409	For personal services of members of the board, a sum not exceeding six hundred and seventy-five dollars	\$675 00	Board of Registration of Public Accountants.
410	For expenses of examinations, including the preparation and marking of papers, and for other expenses, a sum not exceeding twenty-one hundred and seventy-five dollars	2,175 00	
	Total	\$2,850 00	
	State Examiners of Plumbers:		
411	For personal services of the members of the board, a sum not exceeding eleven hundred dollars	\$1,100 00	State Examiners of Plumbers.
412	For traveling expenses, a sum not exceeding two thousand dollars	2,000 00	
	Total	\$3,100 00	
	<i>Service of the Department of Industrial Accidents.</i>		
413	For personal services of members of the board, a sum not exceeding thirty-nine thousand dollars	\$39,000 00	Department of Industrial Accidents.
414	For personal services of secretaries, medical adviser, inspectors, clerks and office assistants, a sum not exceeding one hundred twenty-eight thousand dollars	128,000 00	
415	For expenses of impartial examinations, a sum not exceeding twenty-five thousand dollars	25,000 00	
416	For traveling expenses, a sum not exceeding eight thousand dollars	8,000 00	
417	For other services, printing the annual report, necessary office supplies and equipment, a sum not exceeding twelve thousand three hundred and fifty dollars	12,350 00	
	Total	\$212,350 00	
	<i>Service of the Department of Labor and Industries.</i>		
418	For the salaries of the commissioner, assistant and associate commissioners, a sum not exceeding twenty thousand five hundred dollars	\$20,500 00	Department of Labor and Industries.
419	For clerical and other assistance to the commissioner, a sum not exceeding forty-nine hundred and fifty dollars	4,950 00	
420	For personal services for the inspectional service, a sum not exceeding one hundred thirty-three thousand dollars	133,000 00	
421	For personal services for the statistical service, a sum not exceeding forty-five thousand dollars	45,000 00	
422	For clerical and other personal services for the operation of free employment offices, a sum not exceeding fifty-seven thousand five hundred dollars	57,500 00	
423	For clerical and other assistance for the board of conciliation and arbitration, a sum not exceeding fifteen thousand dollars	15,000 00	
424	For personal services of investigators, clerks and stenographers for the minimum wage service, a sum not exceeding fourteen thousand five hundred and fifty dollars	14,550 00	

Department of Labor and Industries.	Item		
	425	For compensation and expenses of wage boards, a sum not exceeding twenty-five hundred dollars	\$2,500 00
	426	For personal services for the division of standards, a sum not exceeding thirty-two thousand five hundred dollars	32,500 00
	427	For traveling expenses of the commissioner, assistant commissioner, associate commissioners and inspectors of labor, and for services other than personal, printing the annual report, rent of district offices, and office supplies and equipment for the inspectional service, a sum not exceeding thirty-four thousand dollars	34,000 00
	428	For services other than personal, printing reports and publications, traveling expenses and office supplies and equipment for the statistical service, a sum not exceeding ten thousand dollars	10,000 00
	429	For rent, necessary office supplies and equipment for the free employment offices, a sum not exceeding fifteen thousand dollars	15,000 00
	430	For other services, printing, traveling expenses and office supplies and equipment for the board of conciliation and arbitration, a sum not exceeding thirty-five hundred dollars	3,500 00
	431	For services other than personal, printing, traveling expenses and office supplies and equipment for minimum wage service, a sum not exceeding thirty-five hundred dollars	3,500 00
	432	For other services, printing, traveling expenses and office supplies and equipment for the division of standards, a sum not exceeding eight thousand dollars	8,000 00
		Total	\$399,500 00
Massachusetts Industrial Commission:			
Massachusetts Industrial Commission.	433	For personal services, including the employment of experts for services authorized under section nine B of chapter twenty-three of the General Laws, inserted by section one of chapter three hundred and fifty-seven of the acts of nineteen hundred and twenty-nine, and for completing the investigation authorized by chapter fifty-four of the resolves of nineteen hundred and twenty-nine, a sum not exceeding twenty-three thousand dollars	\$23,000 00
	434	For other services and expenses, including office supplies and travel, a sum not exceeding twelve thousand dollars	12,000 00
	Total	\$35,000 00	
<i>Service of the Department of Mental Diseases.</i>			
Department of Mental Diseases.	435	For the salary of the commissioner, a sum not exceeding nine thousand dollars	\$9,000 00
	436	For personal services of officers and employees, a sum not exceeding one hundred seven thousand dollars	107,000 00
	437	For transportation and medical examination of state charges under its charge for the present year and previous years, a sum not exceeding fourteen thousand dollars	14,000 00
	438	For the support of state charges boarded in families under its charge, or temporarily absent under its authority, for the present year and previous years, a sum not exceeding five thousand dollars	5,000 00

Item			
439	For the support of state charges in the Hospital Cottages for Children, a sum not exceeding eighteen thousand dollars	\$18,000 00	Department of Mental Diseases.
440	For other services, including printing the annual report, traveling expenses and office supplies and equipment, a sum not exceeding nineteen thousand dollars	19,000 00	
	Total	\$172,000 00	
	Division of Mental Hygiene:		
441	For the expenses of investigating the nature, causes and results of mental diseases and defects and the publication of the results thereof; and of what further preventive or other measures might be taken and what further expenditures for investigation might be made which would give promise of decreasing the number of persons afflicted with mental diseases or defects; and for making a survey of the feeble-minded within the commonwealth and an estimate of the number requiring hospital or custodial care or training such as the institutions for the feeble-minded are especially equipped to give, a sum not exceeding eighty-three thousand one hundred and fifty dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$83,150 00	Division of Mental Hygiene.
	Psychiatric examinations:		
442	For services and expenses of psychiatric examinations of prisoners, a sum not exceeding sixty-five thousand dollars	\$65,000 00	Psychiatric examinations.
	New Metropolitan Hospital:		
443	For the maintenance of the new Metropolitan hospital, a sum not exceeding three hundred thirty-five thousand dollars	\$335,000 00	New Metropolitan Hospital.
444	For the further development of the new Metropolitan hospital, a sum not exceeding seven hundred forty thousand dollars, the same to be in addition to and for the same general purposes as appropriations previously made	740,000 00	
	Total	\$1,075,000 00	
	For the maintenance of and for certain improvements at the following institutions under the control of the Department of Mental Diseases:		
445	Boston psychopathic hospital, a sum not exceeding two hundred fifty-three thousand two hundred and fifty dollars	\$253,250 00	Institutions under control of Department of Mental Diseases. Boston psychopathic hospital.
446	Boston state hospital, a sum not exceeding eight hundred fifty-six thousand five hundred and eighty dollars	856,580 00	Boston state hospital.
447	For renewing and enlarging certain steam lines at the Boston state hospital, a sum not exceeding twenty-seven thousand four hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	27,400 00	
448	(This item omitted.)		
448a	For the construction and equipment of buildings to accommodate eighty employees, including dining-room facilities, for the construction of small office accommodations, for the erection of a greenhouse, and for the tearing down and removal of certain structures, at the Boston state hospital, a sum not exceeding one hundred fifty-eight thousand dollars	158,000 00	

	Item			
Boston state hospital.	449	(This item omitted.)		
	450	(This item omitted.)		
		The unexpended balance of the appropriation made by item four hundred and forty-seven of chapter one hundred and twenty-seven of the acts of nineteen hundred and twenty-eight, for the construction and equipment of an administration building for the Boston state hospital, is hereby reappropriated.		
Danvers state hospital.	451	Danvers state hospital, a sum not exceeding seven hundred fifty-eight thousand two hundred and ninety dollars	\$758,290 00	
	452	For the construction of an officer's cottage at the Danvers state hospital, a sum not exceeding six thousand dollars	6,000 00	
	453	For the renovation of what is known as the rear center of the Danvers state hospital, including improvements for kitchen, dining-room, chapel and other facilities, at a cost not to exceed three hundred thousand dollars, of which sum two hundred thousand dollars is hereby appropriated in anticipation of a further sum of one hundred thousand dollars to be appropriated in the fiscal year nineteen hundred and thirty-one	200,000 00	
	454	For the changing and renovation of steam lines at the Danvers state hospital, a sum not exceeding six thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	6,000 00	
Foxborough state hospital.	455	Foxborough state hospital, a sum not exceeding four hundred twenty-nine thousand three hundred dollars	429,300 00	
	456	For the construction of verandas on the female ward buildings at the Foxborough state hospital, a sum not exceeding thirty-five thousand dollars	35,000 00	
	457	For constructing and furnishing a nurses' home at the Foxborough state hospital, a sum not exceeding eighty-two thousand five hundred dollars, the same to be in addition to the appropriation made in nineteen hundred and twenty-nine for a building for employees at said hospital	82,500 00	
	458	For the construction and equipment of a group of buildings at the farm colony of the Foxborough state hospital for the housing of patients and employees, a sum not exceeding one hundred five thousand dollars	105,000 00	
	459	For the construction of a paint shop at the Foxborough state hospital, a sum not exceeding two thousand dollars	2,000 00	
	460	For furnishings for the employees' building at the Foxborough state hospital, a sum not exceeding eleven thousand dollars	11,000 00	
	461	For furnishings for an officer's cottage at the Foxborough state hospital, a sum not exceeding fifteen hundred dollars	1,500 00	
	Gardner state colony.	462	Gardner state colony, a sum not exceeding four hundred sixty-five thousand six hundred dollars	465,600 00
		463	For the construction of a building for use of the printing industry at the Gardner state colony, a sum not exceeding ten thousand dollars	10,000 00
464		For the construction of an employees' cottage at the Gardner state colony, a sum not exceeding twelve thousand dollars	12,000 00	
465		For the construction of two cottages for officers at the Gardner state colony, a sum not exceeding ten thousand dollars	10,000 00	

Item			
466	For the construction of a hospital building at the Gardner state colony, a sum not exceeding one hundred fifty thousand dollars	\$150,000 00	Gardner state colony.
467	For the installation of a fire alarm system at the Gardner state colony, a sum not exceeding five thousand dollars	5,000 00	
468	For the construction of a cow barn at the Gardner state colony, a sum not exceeding ten thousand dollars	10,000 00	
469	Grafton state hospital, a sum not exceeding five hundred ninety-eight thousand eight hundred dollars	598,800 00	Grafton state hospital.
470	For the construction and furnishing of a chapel and recreation building at the Grafton state hospital, a sum not exceeding eighty thousand dollars	80,000 00	
471	For the construction of a horse barn at the Grafton state hospital, a sum not exceeding eight thousand dollars	8,000 00	
472	For the purchase of certain land for the Grafton state hospital, a sum not exceeding six hundred dollars	600 00	
473	For building additional sewer beds at the Grafton state hospital, a sum not exceeding three thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	3,000 00	
474	Medfield state hospital, a sum not exceeding six hundred sixty-two thousand four hundred and thirty dollars	662,430 00	Medfield state hospital.
475	For renovating certain bath and toilet facilities at the Medfield state hospital, a sum not exceeding ten thousand dollars	10,000 00	
476	For the construction of two cottages for officers at the Medfield state hospital, a sum not exceeding twelve thousand dollars	12,000 00	
477	For the completion of the piggery at the Medfield state hospital, a sum not exceeding three thousand dollars	3,000 00	
478	(This item omitted.)		
479	Northampton state hospital, a sum not exceeding five hundred eleven thousand eight hundred dollars	511,800 00	Northampton state hospital.
480	For the purchase of equipment necessary in connection with the purchase of power by the Northampton state hospital, a sum not exceeding eighty-five hundred dollars	8,500 00	
481	For the construction of a ward building for patients at the Northampton state hospital, a sum not exceeding one hundred eighty-five thousand dollars	185,000 00	
482	For the purchase of additional land for the Northampton state hospital in consideration of land sold under authority contained in chapter four hundred and sixty-seven of the acts of nineteen hundred and twenty-two, a sum not exceeding seventy-five thousand dollars	75,000 00	
483	For the construction of a pavilion for recreation at the Northampton state hospital, a sum not exceeding ten thousand dollars	10,000 00	
484	Taunton state hospital, a sum not exceeding five hundred ninety-six thousand nine hundred and twenty dollars	596,920 00	Taunton state hospital.
485	For the purchase of equipment for use in the chapel, dining-room and kitchen at the Taunton state hospital, a sum not exceeding ten thousand dollars, the same to be in addition to the amount appropriated by item four hundred and sixty-two of chapter one hundred and forty-six of the acts of nineteen hundred and twenty-nine	10,000 00	

	Item		
Taunton state hospital.	486	For the construction of a cottage for officers at the Taunton state hospital, a sum not exceeding six thousand dollars	\$6,000 00
	487	For the construction and furnishing of a superintendent's house at the Taunton state hospital, a sum not exceeding twenty-one thousand dollars	21,000 00
	488	For remodeling certain spaces now used as dining-rooms at the Taunton state hospital, a sum not exceeding sixty-four hundred dollars	6,400 00
	489	For the construction of garages at the Taunton state hospital, to be used by employees on a monthly rental basis, a sum not exceeding three thousand dollars	3,000 00
		The unexpended balance of the appropriation for the purchase of land for the Taunton state hospital, made by item four hundred and seventy-three a of chapter one hundred and twenty-seven of the acts of nineteen hundred and twenty-eight, is hereby reappropriated.	
Westborough state hospital.	490	Westborough state hospital, a sum not exceeding five hundred eighty thousand nine hundred and forty dollars	580,940 00
	491	For the construction and equipment of a group of buildings at the farm colony of the Westborough state hospital for the housing of patients and employees, a sum not exceeding one hundred five thousand dollars	105,000 00
	492	For the construction of a garage at the Westborough state hospital, a sum not exceeding five thousand dollars	5,000 00
	493	For the purchase of certain pumping equipment for the Westborough state hospital and the housing for same, a sum not exceeding twenty-two thousand dollars	22,000 00
	494	For renovating the building at the Westborough state hospital known as the Warren House, a sum not exceeding twelve thousand dollars	12,000 00
	495	For renovating the building at the Westborough state hospital known as the Houghton House, a sum not exceeding four thousand dollars	4,000 00
Worcester state hospital.	496	Worcester state hospital, a sum not exceeding eight hundred sixty thousand two hundred and ten dollars	860,210 00
	497	For improving the heating system at the Worcester state hospital, a sum not exceeding ten thousand dollars	10,000 00
	498	For the purchase and installation of a new boiler at the Worcester state hospital, a sum not exceeding thirteen thousand five hundred dollars	13,500 00
Monson state hospital.	499	Monson state hospital, a sum not exceeding four hundred ninety-one thousand eight hundred and fifty dollars	491,850 00
	500	For the construction and equipment of a reception building at the Monson state hospital, a sum not exceeding one hundred thousand dollars	100,000 00
	501	For the construction and furnishing of a female nurses' home at the Monson state hospital, a sum not exceeding sixty thousand dollars	60,000 00
	502	For the construction of a garage at the Monson state hospital, a sum not exceeding five thousand dollars	5,000 00
	503	For the construction of an officer's cottage at the Monson state hospital, a sum not exceeding six thousand dollars	6,000 00

Item			
504	For the construction of a piggery at the Monson state hospital, a sum not exceeding five thousand dollars	\$5,000 00	Monson state hospital
505	For the construction of a shop for the carpenters and painters at the Monson state hospital, a sum not exceeding ten thousand dollars	10,000 00	
505a	For the expense of additional water supply at the Monson state hospital, a sum not exceeding eighty-five hundred dollars	8,500 00	
506	Belchertown state school, a sum not exceeding four hundred ten thousand two hundred dollars	410,200 00	Belchertown state school.
507	For the expense of building walks and of grading at the Belchertown state school, a sum not exceeding two thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	2,000 00	
508	For extension of the water and sewerage system at the Belchertown state school, a sum not exceeding fifteen thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	15,000 00	
509	For the expense of constructing certain tunnels at the Belchertown state school, a sum not exceeding thirteen thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	13,000 00	
510	For the construction of a boys' dormitory at the Belchertown state school, a sum not exceeding one hundred thousand dollars	100,000 00	
511	For the construction of an industrial building at the Belchertown state school, a sum not exceeding fifty thousand dollars	50,000 00	
512	For the construction of a nursery building at the Belchertown state school, a sum not exceeding fifty-nine thousand dollars	59,000 00	
513	For the construction of a building for mechanical work at the Belchertown state school, a sum not exceeding ten thousand dollars	10,000 00	
514	For the construction of a cottage for employees at the Belchertown state school, a sum not exceeding thirty thousand dollars	30,000 00	
515	For the purchase of certain land for the Belchertown state school, a sum not exceeding forty-nine hundred dollars	4,900 00	
516	For the purchase and installation of a new boiler at the Belchertown state school, a sum not exceeding thirteen thousand dollars	13,000 00	
517	For furnishings and equipment for the hospital building at the Belchertown state school, a sum not exceeding nineteen thousand five hundred dollars	19,500 00	
518	For the construction of a greenhouse at the Belchertown state school, a sum not exceeding fifteen hundred dollars	1,500 00	
519	Walter E. Fernald state school, a sum not exceeding six hundred forty-seven thousand four hundred and fifty dollars	647,450 00	Walter E. Fernald state school.
520	For the construction of a kitchen and dining-room building at the Walter E. Fernald state school, a sum not exceeding one hundred fifty thousand dollars	150,000 00	
521	For the expense of providing additional employees' quarters at the Walter E. Fernald state school, a sum not exceeding forty thousand dollars	40,000 00	

	Item			
Walter E. Fernald state school.	522	For the construction of a building for mechanical work at the Walter E. Fernald state school, a sum not exceeding ten thousand dollars	\$10,000 00	
	523	For the purchase of equipment for the storehouse at the Walter E. Fernald state school, a sum not exceeding ten thousand dollars	10,000 00	
	524	For the installation of certain equipment needed in connection with the purchase of power for the Walter E. Fernald state school, a sum not exceeding fifteen thousand dollars	15,000 00	
	525	For the purchase of certain land for the Walter E. Fernald state school, a sum not exceeding twenty-five thousand five hundred dollars	25,500 00	
	526	For the purchase of laundry machinery for the Walter E. Fernald state school, a sum not exceeding ten thousand dollars	10,000 00	
	Wrentham state school.	527	Wrentham state school, a sum not exceeding five hundred thirty-two thousand and fifty dollars	532,050 00
		528	For the construction and equipment of a children's clinical building at the Wrentham state school, a sum not exceeding fifty thousand dollars	50,000 00
		529	For the construction of a nursery building at the Wrentham state school, a sum not exceeding fifty thousand dollars	50,000 00
		530	For improving and remodeling the service building at the Wrentham state school, a sum not exceeding forty thousand dollars	40,000 00
		531	For the purchase of certain land at the Wrentham state school, a sum not exceeding ten thousand dollars	10,000 00
532		For furnishings for the nursery building at the Wrentham state school, a sum not exceeding six thousand dollars	6,000 00	
533		For the construction of a piggery at the Wrentham state school, a sum not exceeding four thousand dollars	4,000 00	
	Total	\$11,032,970 00		
	New School for Feeble-minded:			
New School for Feeble-minded.	534	For expenses incidental to the selection of a site and the purchase of land or options thereon for a new school for the feeble-minded, a sum not exceeding fifty thousand dollars	\$50,000 00	
	<i>Service of the Department of Correction.</i>			
Department of Correction.	535	For the salary of the commissioner, a sum not exceeding six thousand dollars	\$6,000 00	
	536	For personal services of deputies, members of the board of parole and advisory board of pardons, agents, clerks and stenographers, a sum not exceeding eighty-eight thousand eight hundred dollars	88,800 00	
	537	For services other than personal, including printing the annual report, necessary office supplies and equipment, a sum not exceeding seventy-five hundred dollars	7,500 00	
	538	For traveling expenses of officers and employees of the department when required to travel in the discharge of their duties, a sum not exceeding thirteen thousand dollars	13,000 00	
	539	For the removal of prisoners, to and from state institutions, a sum not exceeding nine thousand dollars	9,000 00	

Item		Department of Correction.
540	For assistance to discharged prisoners, a sum not exceeding one thousand dollars	\$1,000 00
541	For the expense of the service of what is known as the Central Index, a sum not exceeding one thousand dollars	1,000 00
	Total	<u>\$126,300 00</u>
	For the maintenance of and for certain improvements at the following institutions under the control of the Department of Correction:	Institutions under control of Department of Correction.
542	State farm, a sum not exceeding six hundred ninety-four thousand three hundred dollars	\$694,300 00
543	For the expense of installing new boilers and fire-proofing the roof of the boiler house at the state farm, a sum not exceeding thirty thousand dollars	30,000 00
544	State prison, a sum not exceeding four hundred twenty-four thousand three hundred dollars	424,300 00
545	Massachusetts reformatory, a sum not exceeding four hundred forty-three thousand two hundred dollars	443,200 00
546	For the purchase of certain land for the Massachusetts reformatory, a sum not exceeding three thousand dollars, the same to be in addition to the amount appropriated in item five hundred and nine of chapter one hundred and forty-six of the acts of nineteen hundred and twenty-nine	3,000 00
547	For the expense of constructing additional sewage disposal works at the Massachusetts reformatory, a sum not exceeding ten thousand dollars	10,000 00
548	Prison camp and hospital, a sum not exceeding seventy-five thousand nine hundred and eighty dollars	75,980 00
549	Reformatory for women, a sum not exceeding one hundred seventy-eight thousand five hundred and twenty dollars	178,520 00
550	For the town of Framingham, according to a contract for sewage disposal at the reformatory for women, the sum of six hundred dollars	600 00
551	For the cost of draining certain land, including dredging the channel of the main brook below the property of the reformatory for women, a sum not exceeding twenty-five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	2,500 00
552	For the cost of constructing a concrete wall and floor for the coal pocket at the reformatory for women, a sum not exceeding six thousand dollars	6,000 00
553	For the expense of building a new piggery at the reformatory for women, a sum not exceeding twenty-five hundred dollars	2,500 00
554	State prison colony, a sum not exceeding ninety-two thousand six hundred dollars	92,600 00
555	For continuing the work at the state prison colony of construction of buildings and purchase of certain land, for grading, and for any necessary expenditure in connection with the development of said colony, a sum not exceeding one hundred twenty-five thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	125,000 00
	Total	<u>\$2,088,500 00</u>

Service of the Department of Public Welfare.

Item			
		Administration:	
Department of Public Welfare.	556	For the salary of the commissioner, a sum not exceeding six thousand dollars	\$6,000 00
Administration.	557	For personal services of officers and employees and supervision of homesteads and planning boards, a sum not exceeding forty-five thousand dollars	45,000 00
	558	For services other than personal, printing the annual report, traveling expenses, including expenses of auxiliary visitors, office supplies and expenses, and contingent expenses for the supervision of homesteads and planning boards, a sum not exceeding sixty-three hundred dollars	6,300 00
	559	For an investigation and survey to ascertain the number of crippled children in the commonwealth who are not receiving the benefit of treatment at the Massachusetts hospital school, a sum not exceeding six thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	6,000 00
		Total	\$63,300 00
		Division of Aid and Relief:	
Division of Aid and Relief.	560	For personal services of officers and employees, a sum not exceeding one hundred twenty-four thousand dollars	\$124,000 00
	561	For services other than personal, including traveling expenses and office supplies and equipment, a sum not exceeding twenty-two thousand five hundred dollars	22,500 00
	562	For the transportation of indigent persons under the charge of the department, for the present year and previous years, a sum not exceeding seventy-five hundred dollars	7,500 00
		The following items are for reimbursement of cities and towns for expenses of the present year and previous years, and are to be in addition to any amounts heretofore appropriated for the purpose:	
Reimbursement of cities and towns for payment of certain aid, etc.	563	For the payment of suitable aid to mothers with dependent children, a sum not exceeding eight hundred forty thousand dollars	840,000 00
	564	For the burial by cities and towns of indigent persons who have no legal settlement, a sum not exceeding seven thousand dollars	7,000 00
	565	For expenses in connection with smallpox and other diseases dangerous to the public health, a sum not exceeding seventy-eight thousand dollars	78,000 00
	566	For the support of sick indigent persons who have no legal settlement and for cases of wife settlement, a sum not exceeding eighty thousand dollars	80,000 00
	567	For temporary aid given to indigent persons with no legal settlement, and to shipwrecked seamen by cities and towns, a sum not exceeding one million and twenty-five thousand dollars	1,025,000 00
		Total	\$2,184,000 00
		Division of Child Guardianship:	
Division of Child Guardianship.	568	For personal services of officers and employees, a sum not exceeding one hundred eighty-seven thousand six hundred dollars	\$187,600 00

Item		
569	For services other than personal, office supplies and equipment, a sum not exceeding thirty-eight hundred dollars	Division of Child Guardianship.
		\$3,800 00
570	For tuition in the public schools, including transportation to and from school, of children boarded by the department, for the present and previous years, a sum not exceeding one hundred ninety thousand dollars	
		190,000 00
571	For the care and maintenance of children, for the present and previous years, a sum not exceeding one million one hundred thousand dollars	
		1,100,000 00
	Total	\$1,481,400 00
	Division of Juvenile Training, Trustees of Massachusetts Training Schools:	
572	For services of the secretary and certain other persons employed in the executive office, a sum not exceeding fourteen thousand five hundred and ten dollars	Division of Juvenile Training, Trustees of Massachusetts Training Schools.
		\$14,510 00
573	For services other than personal, including printing the annual report, traveling and other expenses of the members of the board and employees, office supplies and equipment, a sum not exceeding thirty-seven hundred dollars	
		3,700 00
	Boys' Parole:	
574	For personal services of agents in the division for boys paroled and boarded in families, a sum not exceeding thirty-seven thousand eight hundred and ninety dollars	Boys' Parole.
		37,890 00
575	For services other than personal, including traveling expenses of the agents and boys, and necessary office supplies and equipment, a sum not exceeding twenty-one thousand five hundred dollars	
		21,500 00
576	For board, clothing, medical and other expenses incidental to the care of boys, a sum not exceeding twenty thousand dollars	
		20,000 00
	Girls' Parole:	
577	For personal services of agents in the division for girls paroled from the industrial school for girls, a sum not exceeding thirty thousand six hundred and fifty dollars	Girls' Parole.
		30,650 00
578	For traveling expenses of said agents for girls paroled, for board, medical and other care of girls, and for services other than personal, office supplies and equipment, a sum not exceeding fifteen thousand four hundred dollars	
		15,400 00
	Tuition of children:	
579	For reimbursement of cities and towns for tuition of children attending the public schools, a sum not exceeding six thousand dollars	Tuition of children.
		6,000 00
	Total	\$149,650 00
	For the maintenance of and for certain improvements at the institutions under the control of the trustees of the Massachusetts training schools, with the approval of said trustees, as follows:	
580	Industrial school for boys, a sum not exceeding one hundred sixty-six thousand five hundred dollars	Institutions under control of Massachusetts training schools.
		\$166,500 00
581	Industrial school for girls, a sum not exceeding one hundred fifty-seven thousand dollars	Industrial school for girls.
		157,000 00

	Item		
Lyman school for boys.	582	Lyman school for boys, a sum not exceeding two hundred fifty-one thousand nine hundred dollars	\$251,900 00
	583	For the expense of improvements in the power plant building at the Lyman school for boys, a sum not exceeding eight thousand dollars	8,000 00
	584	For the construction and equipment of a building for chapel and assembly purposes at the Lyman school for boys, a sum not exceeding fifty thousand dollars	50,000 00
	585	For the construction and equipment of a brick cottage at the Lyman school for boys, a sum not exceeding fifty-five thousand dollars	55,000 00
		Total	
Massachusetts Hospital School:			
Massachusetts Hospital School.	586	For the maintenance of the Massachusetts hospital school, to be expended with the approval of the trustees thereof, a sum not exceeding two hundred one thousand six hundred and sixty dollars	\$201,660 00
	587	For the construction and equipment of a cottage for convalescent children, a sum not exceeding fifty thousand dollars	50,000 00
		Total	\$251,660 00
State Infirmary:			
State In- firmary.	588	For the maintenance of the state infirmary, to be expended with the approval of the trustees thereof, a sum not exceeding one million thirty-two thousand nine hundred dollars	\$1,032,900 00
	589	For completing the building to be used as a maternity ward, a sum not exceeding twenty thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	20,000 00
	590	For the construction of an addition to the men's hospital, a sum not exceeding seventy thousand dollars	70,000 00
	591	For the construction of an addition to the laundry building, a sum not exceeding six thousand dollars	6,000 00
	592	For the construction of a building for industries, a sum not exceeding forty-five thousand dollars	45,000 00
	593	For the construction of a building for storage purposes, a sum not exceeding twenty thousand dollars	20,000 00
	594	For the purchase of certain land to protect the source of water supply, a sum not exceeding two thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	2,000 00
	595	For the expense of improving walks and driveways, a sum not exceeding four thousand dollars	4,000 00
	596	For certain improvements in the women's hospital, a sum not exceeding twenty thousand dollars	20,000 00
			Total
<i>Service of the Department of Public Health.</i>			
Administration:			
Department of Public Health.	597	For the salary of the commissioner, a sum not exceeding seventy-five hundred dollars	\$7,500 00
Administration.	598	For personal services of the health council and office assistants, a sum not exceeding twenty thousand six hundred and fifty dollars	20,650 00

Item			
599	For services other than personal, including printing the annual report, traveling expenses, office supplies and equipment, a sum not exceeding fifteen thousand dollars	\$15,000 00	Department of Public Health. Administration.
	Service of Adult Hygiene (cancer):		
600	For personal services of the division, including cancer clinics, a sum not exceeding thirty-nine thousand seven hundred dollars	39,700 00	Service of Adult Hygiene (cancer)
601	For other expenses of the division, including cancer clinics, a sum not exceeding thirty-seven thousand dollars	37,000 00	
602	For the care of radium after purchase, as authorized by chapter three hundred and twenty-eight of the acts of nineteen hundred and twenty-seven, a sum not exceeding ten thousand dollars	10,000 00	
	Service of Child Hygiene:		
603	For personal services of the director and assistants, a sum not exceeding forty thousand dollars	40,000 00	Service of Child Hygiene.
604	For services other than personal, traveling expenses, office supplies and equipment, a sum not exceeding twenty thousand dollars	20,000 00	
	Service of Maternal and Child Hygiene:		
605	For personal services for extending the activities of the division in the protection of mothers and conservation of the welfare of children, a sum not exceeding twenty thousand two hundred dollars	20,200 00	Service of Maternal and Child Hygiene.
606	For other expenses for extending the activities of the division in the protection of mothers and conservation of the welfare of children, a sum not exceeding thirteen thousand five hundred dollars	13,500 00	
	Division of Communicable Diseases:		
607	For personal services of the director, district health officers and their assistants, epidemiologists, bacteriologist and assistants in the diagnostic laboratory, a sum not exceeding seventy-one thousand dollars	71,000 00	Division of Communicable Diseases.
608	For services other than personal, traveling expenses, laboratory, office and other necessary supplies, including the purchase of animals and equipment, and rent of certain offices, a sum not exceeding twenty-one thousand five hundred dollars	21,500 00	
	Venereal Diseases:		
609	For personal services for the control of venereal diseases, a sum not exceeding twelve thousand two hundred dollars	12,200 00	Venereal Diseases.
610	For services other than personal, traveling expenses, office supplies and equipment, a sum not exceeding thirty-two thousand five hundred dollars	32,500 00	
	Wassermann Laboratory:		
611	For personal services of the Wassermann laboratory, a sum not exceeding sixteen thousand five hundred dollars	16,500 00	Wassermann Laboratory.
612	For expenses of the Wassermann laboratory, a sum not exceeding fifty-seven hundred dollars	5,700 00	
	Antitoxin and Vaccine Laboratories:		
613	For personal services in the investigation and production of antitoxin and vaccine lymph and other specific material for protective inoculation and diagnosis of treatment, a sum not exceeding sixty-seven thousand seven hundred dollars	67,700 00	Antitoxin and Vaccine Laboratories.

	Item		
Antitoxin and Vaccine Laboratories.	614	For other services, supplies, materials and equipment necessary for the production of antitoxin and other materials as enumerated above, a sum not exceeding forty-one thousand five hundred dollars	\$41,500 00
		Inspection of Food and Drugs:	
Inspection of Food and Drugs.	615	For personal services of the director, analysts, inspectors and other assistants, a sum not exceeding fifty thousand five hundred dollars	50,500 00
	616	For other services, including traveling expenses, supplies, materials and equipment, a sum not exceeding fifteen thousand dollars	15,000 00
		Shellfish Enforcement Law:	
Shellfish Enforcement Law.	617	For personal services for administering the law relative to shellfish, a sum not exceeding twenty-one hundred and sixty dollars	2,160 00
	618	For other expenses for administering the law relative to shellfish, a sum not exceeding twelve hundred dollars	1,200 00
		Water Supply and Disposal of Sewage, Engineering Division:	
Water Supply and Disposal of Sewage, Engineering Division.	619	For personal services of the director, engineers, clerks and other assistants, a sum not exceeding sixty-eight thousand dollars	68,000 00
	620	For other services, including traveling expenses, supplies, materials and equipment, a sum not exceeding nineteen thousand dollars	19,000 00
		Water Supply and Disposal of Sewage, Division of Laboratories:	
Water Supply and Disposal of Sewage, Division of Laboratories.	621	For personal services of laboratory director, chemists, clerks and other assistants, a sum not exceeding forty-two thousand dollars	42,000 00
	622	For other services, including traveling expenses, supplies, materials and equipment, a sum not exceeding eight thousand dollars	8,000 00
		Total	\$698,010 00
		Division of Tuberculosis:	
Division of Tuberculosis.	623	For personal services of the director, stenographers, clerks and other assistants, a sum not exceeding forty thousand seven hundred dollars	\$40,700 00
	624	For services other than personal, including printing the annual report, traveling expenses and office supplies and equipment, a sum not exceeding ten thousand six hundred and sixty dollars	10,660 00
	625	To cover the payment of certain subsidies for the maintenance of hospitals for tubercular patients, a sum not exceeding two hundred sixty-three thousand dollars	263,000 00
	626	For personal services for certain children's clinics for tuberculosis, a sum not exceeding forty-eight thousand four hundred dollars	48,400 00
	627	For other services for certain children's clinics for tuberculosis, a sum not exceeding twenty-nine thousand six hundred dollars	29,600 00
		Total	\$392,360 00

Item		
	For the maintenance of and for certain improvements at the sanatoria, as follows:	
628	Lakeville state sanatorium, a sum not exceeding two hundred sixty-three thousand four hundred dollars	\$263,400 00
629	For the construction and furnishing of a house for the superintendent at the Lakeville state sanatorium, a sum not exceeding twenty-one thousand dollars	21,000 00
630	For alterations and improvements in the superintendent's apartment and elsewhere in the administration building at the Lakeville state sanatorium, a sum not exceeding thirteen thousand dollars	13,000 00
631	For furnishings and equipment for the children's building at the Lakeville state sanatorium, a sum not exceeding ten thousand dollars	10,000 00
632	For additional fire protection at the Lakeville state sanatorium, a sum not exceeding nine thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	9,000 00
633	For settlement of claims on account of the construction of a water supply system at the Lakeville state sanatorium, a sum not exceeding sixty-eight hundred dollars	6,800 00
634	North Reading state sanatorium, a sum not exceeding two hundred forty-six thousand dollars	246,000 00
635	For alterations and equipment for the power house at the North Reading state sanatorium, a sum not exceeding twenty-one thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	21,000 00
636	For improvements in the water supply and for additional fire protection at the North Reading state sanatorium, a sum not exceeding sixteen thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	16,000 00
637	For the expense of an addition and improvements to the dining-room at the North Reading state sanatorium, a sum not exceeding four thousand dollars	4,000 00
638	For the construction of an addition and for furnishings for the nurses' home at the North Reading state sanatorium, a sum not exceeding twenty thousand dollars	20,000 00
639	For the construction and furnishing of a building for employees at the North Reading state sanatorium, a sum not exceeding seventy-five thousand dollars	75,000 00
640	Rutland state sanatorium, a sum not exceeding three hundred thirty-eight thousand seven hundred dollars	338,700 00
641	For the construction and equipment of a medical and surgical building at the Rutland state sanatorium, a sum not exceeding thirty-five thousand dollars	35,000 00
642	For the expense of lightning protection at the Rutland state sanatorium, a sum not exceeding six thousand dollars	6,000 00
643	For the construction of a hay barn and a garage and for certain equipment for the farm at the Rutland state sanatorium, a sum not exceeding twenty-two thousand dollars	22,000 00
644	Westfield state sanatorium, a sum not exceeding two hundred sixty-nine thousand three hundred and ninety dollars	269,390 00

Lakeville state sanatorium.

North Reading state sanatorium.

Rutland state sanatorium.

Westfield state sanatorium.

	Item		
Westfield state sanatorium.	645	For improving the water supply and for additional fire protection at the Westfield state sanatorium, a sum not exceeding sixty-two hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$6,200 00
	646	For the construction and furnishing of a house for the superintendent at the Westfield state sanatorium, a sum not exceeding twenty-one thousand dollars	21,000 00
	647	For alterations and improvements to the farm house at the Westfield state sanatorium, a sum not exceeding nine thousand dollars	9,000 00
	648	For alterations and improvements to the children's building at the Westfield state sanatorium, a sum not exceeding eleven thousand dollars	11,000 00
	649	For alterations to the administration building at the Westfield state sanatorium, a sum not exceeding thirty-eight hundred dollars	3,800 00
		Total	
Pondville Cancer Hospital:			
Pondville Cancer Hospital.	650	For maintenance of the Pondville cancer hospital, a sum not exceeding two hundred twenty-seven thousand two hundred dollars	\$227,200 00
	651	For furnishings and equipment for the hospital unit and out-patient department at the Pondville cancer hospital, a sum not exceeding thirty-two thousand five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	32,500 00
	652	For the expense of renovating and equipping a building for recreational purposes at the Pondville cancer hospital, a sum not exceeding six thousand dollars	6,000 00
	653	For additional fire protection at the Pondville cancer hospital, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	500 00
		Total	
<i>Service of the Department of Public Safety.</i>			
Administration:			
Department of Public Safety. Administration.	654	For the salary of the commissioner, a sum not exceeding six thousand dollars	\$6,000 00
	655	For personal services of clerks and stenographers, a sum not exceeding fifty-five thousand two hundred dollars	55,200 00
	656	For contingent expenses, including printing the annual report, rent of district offices, supplies and equipment, and all other things necessary for the investigation of fires and moving picture licenses, as required by law, and for expenses of administering the law regulating the sale and resale of tickets to theatres and other places of public amusement by the department of public safety, a sum not exceeding seventy-eight thousand three hundred dollars	78,300 00
Division of State Police:			
Division of State Police.	657	For the salaries of officers, including detectives, a sum not exceeding three hundred sixty thousand dollars, of which sum not more than one hundred ten thousand dollars may be charged to the Highway Fund	360,000 00

Item			
658	For personal services of civilian employees, a sum not exceeding fifty-four thousand dollars	\$54,000 00	Division of State Police.
659	For other necessary expenses of the uniformed division, a sum not exceeding three hundred sixty thousand dollars, of which sum not more than one hundred eleven thousand dollars may be charged to the Highway Fund	360,000 00	
660	For traveling expenses of detectives, a sum not exceeding nineteen thousand dollars	19,000 00	
661	For maintenance and operation of the police steamer, a sum not exceeding twelve thousand dollars	12,000 00	
662	For personal services, rent, supplies and equipment necessary in the enforcement of provisions of law relative to explosives and inflammable fluids and compounds, a sum not exceeding fifteen thousand dollars	15,000 00	
	Division of Inspection:		
663	For the salary of the chief of inspections, a sum not exceeding thirty-nine hundred dollars	3,900 00	Division of Inspection.
664	For the salaries of officers for the building inspection service, a sum not exceeding fifty-four thousand eight hundred and twenty-five dollars	54,825 00	
665	For traveling expenses of officers for the building inspection service, a sum not exceeding fifteen thousand dollars	15,000 00	
666	For the salaries of officers for the boiler inspection service, a sum not exceeding sixty-six thousand seven hundred dollars	66,700 00	
667	For traveling expenses of officers for the boiler inspection service, a sum not exceeding twenty-three thousand dollars	23,000 00	
668	For services, supplies and equipment necessary for investigations and inspections by the division, a sum not exceeding one thousand dollars	1,000 00	
	Board of Elevator Regulations:		
669	For expenses of the board, a sum not exceeding one hundred and fifty dollars	150 00	Board of Elevator Regulations.
	Board of Boiler Rules:		
670	For personal services of members of the board, a sum not exceeding one thousand dollars	1,000 00	Board of Boiler Rules.
671	For services other than personal and the necessary traveling expenses of the board, office supplies and equipment, a sum not exceeding five hundred dollars	500 00	
	Total	\$1,125,575 00	
	Special:		
672	For the cost of constructing necessary buildings for troop headquarters and for two sub-stations for the state police, a sum not exceeding one hundred thousand dollars	\$100,000 00	Special.
	Fire Prevention District Service (the maintenance of this service, as provided in items 673, 675 and 677, is to be assessed upon certain cities and towns making up the fire prevention district, as provided by law):		Fire Prevention District Service.
673	For the salary of the state fire marshal, a sum not exceeding thirty-eight hundred dollars	\$3,800 00	State fire marshal.
674	For personal services of fire inspectors, a sum not exceeding thirty-one thousand two hundred and thirty dollars	31,230 00	

	Item		
State fire marshal.	675	For other personal services, a sum not exceeding twenty thousand five hundred and twenty dollars	\$20,520 00
	676	For traveling expenses of fire inspectors, a sum not exceeding thirteen thousand six hundred dollars	13,600 00
	677	For other services, office rent and necessary office supplies and equipment, a sum not exceeding fifty-five hundred dollars	5,500 00
		Total	\$74,650 00
		State Boxing Commission:	
State Boxing Commission.	678	For compensation and clerical assistance for the state boxing commission, a sum not exceeding thirteen thousand six hundred and fifty dollars	\$13,650 00
	679	For other expenses of the commission, a sum not exceeding fourteen thousand dollars	14,000 00
		Total	\$27,650 00
		<i>Service of the Department of Public Works.</i>	
		The appropriations made in the following three items are to be paid two thirds from the Highway Fund and one third from the Port of Boston receipts:	
Department of Public Works.	680	For the salaries of the commissioner and the associate commissioners, a sum not exceeding nineteen thousand five hundred dollars	\$19,500 00
	681	For personal services of clerks and assistants to the commissioner, a sum not exceeding ten thousand eight hundred dollars	10,800 00
	682	For traveling expenses of the commissioners, a sum not exceeding four thousand dollars	4,000 00
		Total	\$34,300 00
		Functions of the department relating to highways (the following appropriations, except as otherwise provided, are made from the Highway Fund):	
Highways.	683	For the personal services of the chief engineer, engineers and office assistants, including certain clerks and stenographers, a sum not exceeding eighty-three thousand eight hundred dollars	\$83,800 00
	684	For services other than personal, including printing pamphlet of laws and the annual report, and necessary office supplies and equipment, a sum not exceeding twelve thousand dollars	12,000 00
	685	For the suppression of gypsy and brown tail moths on state highways, a sum not exceeding fourteen thousand dollars	14,000 00
	686	For the construction and repair of town and county ways, a sum not exceeding two million one hundred and fifty thousand dollars	2,150,000 00
	687	For aiding towns in the repair and improvement of public ways, a sum not exceeding one million dollars	1,000,000 00
	688	For the maintenance and repair of state highways, including care of snow on highways, expenses of traffic signs and lights, and payment of damages caused by defects in state highways with the approval of the attorney general, and for care and repair of road-building machinery, a sum not exceeding five million six hundred and fifty thousand dollars	5,650,000 00

Item			
689	For the purpose of enabling the department of public works to secure federal aid for the construction of highways, a sum not exceeding six million dollars		Highways.
		\$6,000,000 00	
690	For administering the law relative to advertising signs near highways, a sum not exceeding fifteen thousand dollars, to be paid from the General Fund	15,000 00	
691	For Daniel O'Connell's Sons Company, in settlement of a claim, the sum of three hundred fifty-five dollars and fifteen cents. This amount shall be certified by the comptroller of the commonwealth only upon the filing of satisfactory releases or other evidence that the payment is accepted in full compensation on the part of the commonwealth in respect thereto	355 15	
	Total	\$14,925,155 15	
	Registration of Motor Vehicles:		
692	For personal services, a sum not exceeding eight hundred ninety thousand dollars, of which sum ten thousand dollars may be charged to the General Fund, and the remainder shall be paid from the Highway Fund	\$890,000 00	Registration of Motor Vehicles.
693	For services other than personal, including traveling expenses, purchase of necessary supplies and materials, including cartage and storage of the same, and for work incidental to the registration and licensing of owners and operators of motor vehicles, a sum not exceeding five hundred sixty thousand dollars, to be paid from the Highway Fund	560,000 00	
694	For printing and other expenses necessary in connection with publicity for certain safety work, a sum not exceeding twenty-five hundred dollars, to be paid from the Highway Fund	2,500 00	
	Total	\$1,452,500 00	
	Special:		
695	For the construction and reconstruction of certain highways, as authorized by chapter three hundred and sixty-four of the acts of nineteen hundred and twenty-nine, a sum not exceeding one hundred seven thousand one hundred dollars, to be paid from the Highway Fund, and to be in addition to any amount heretofore appropriated for the purpose	\$107,100 00	Special.
	Functions of the department relating to waterways and public lands:		
696	For personal services of the chief engineer and assistants, a sum not exceeding fifty-two thousand dollars	\$52,000 00	Department relating to waterways and public lands.
697	For services other than personal, including printing pamphlet of laws and the annual report, and for necessary office and engineering supplies and equipment, a sum not exceeding twenty-five hundred dollars	2,500 00	
698	For the care and maintenance of the province lands and of the lands acquired and structures erected by the Provincetown tercentenary commission, a sum not exceeding five thousand dollars	5,000 00	

Department relating to waterways and public lands.	Item		
	699	For the maintenance of structures, and for repairing damages along the coast line or river banks of the commonwealth, and for the removal of wrecks and other obstructions from tide waters and great ponds, a sum not exceeding forty thousand dollars	\$40,000 00
	700	For the improvement, development and protection of rivers and harbors, tide waters and foreshores within the commonwealth, as authorized by section eleven of chapter ninety-one of the General Laws, and of great ponds, a sum not exceeding one hundred twenty-five thousand dollars, and any unexpended balance of the appropriation remaining at the end of the current fiscal year may be expended in the succeeding fiscal year for the same purposes; provided, that all expenditures made for the protection of shores shall be upon condition that at least fifty per cent of the cost is covered by contributions from municipalities or other organizations and individuals, and that in the case of dredging channels for harbor improvements at least twenty-five per cent of the cost shall be so covered	125,000 00
	701	For re-establishing and permanently marking certain triangulation points and sections, as required by order of the land court in accordance with section thirty-three of chapter ninety-one of the General Laws, as amended, a sum not exceeding one thousand dollars	1,000 00
	702	For expenses of surveying certain town boundaries, by the department of public works, a sum not exceeding forty-five hundred dollars	4,500 00
	703	For the supervision and operation of commonwealth pier five, including the salaries or other compensation of employees, and for the repair and replacement of equipment and other property, a sum not exceeding one hundred ten thousand dollars, to be paid from the Port of Boston receipts	110,000 00
	704	For the maintenance of pier one, at East Boston, a sum not exceeding eight thousand dollars, to be paid from the Port of Boston receipts	8,000 00
	705	For the maintenance and improvement of commonwealth property under the control of the department in connection with its functions relating to waterways and public lands, a sum not exceeding ninety thousand dollars, to be paid from the Port of Boston receipts	90,000 00
	706	For the operation and maintenance of the New Bedford state pier, a sum not exceeding five thousand dollars	5,000 00
	707	For the compensation of dumping inspectors, a sum not exceeding five thousand dollars	5,000 00
	708	For continuing the work in gauging the flow of water in the streams of the commonwealth, a sum not exceeding four thousand dollars	4,000 00
		Total	\$452,000 00
		Specials:	
Specials.	709	For dredging channels and filling flats, a sum not exceeding seventy-five thousand dollars, to be paid from the Port of Boston receipts and to be in addition to any amount heretofore appropriated for the purpose	\$75,000 00
	710	For the maintenance and repair of certain property in the town of Plymouth, a sum not exceeding six thousand dollars	6,000 00

Item		Specials.
711	For the construction of railroads and piers and for the development of land at South Boston and East Boston, a sum not exceeding ten thousand dollars, to be paid from the Port of Boston receipts and to be in addition to any amount heretofore appropriated for the purpose	\$10,000 00
	Total	\$91,000 00
<i>Service of the Department of Public Utilities.</i>		
712	For personal services of the commissioners, a sum not exceeding thirty-six thousand dollars, of which sum one half shall be assessed upon the gas and electric companies in accordance with existing provisions of law	\$36,000 00
713	For personal services of secretaries, employees of the accounting department, engineering department and rate and tariff department, a sum not exceeding twenty-eight thousand six hundred dollars, of which sum ten thousand five hundred and twenty dollars shall be assessed upon the gas and electric companies in accordance with existing provisions of law	28,600 00
714	For personal services of the inspection department, a sum not exceeding forty-one thousand one hundred and thirty-five dollars	41,135 00
715	For personal services of clerks, messengers and office assistants, a sum not exceeding twelve thousand eight hundred and eighty-five dollars, of which sum one half shall be assessed upon the gas and electric companies in accordance with existing provisions of law	12,885 00
716	For personal services of the telephone and telegraph division, a sum not exceeding thirteen thousand eight hundred and eighty dollars	13,880 00
717	For personal services and expenses of special investigations, including legal assistants as needed, a sum not exceeding ten thousand dollars, provided that in case of emergency this sum may be made available for expenses in the service of gas and electric companies	10,000 00
718	For stenographic reports of hearings, a sum not exceeding thirty-five hundred dollars	3,500 00
719	For traveling expenses of the commissioners and employees, a sum not exceeding seventy-three hundred dollars	7,300 00
720	For services other than personal, printing the annual report, office supplies and equipment, a sum not exceeding forty-eight hundred dollars	4,800 00
721	For stenographic reports of evidence at inquests held in cases of death by accident on or about railroads, a sum not exceeding twenty-five hundred dollars	2,500 00
	Total	\$160,600 00

The following six items are to be assessed upon the gas and electric companies:

722	For personal services of the division of inspection of gas and gas meters, a sum not exceeding twenty-three thousand five hundred dollars	\$23,500 00	Items to be assessed upon gas and electric companies.
723	For expenses of the division of inspection of gas and gas meters, including office rent, traveling and other necessary expenses of inspection, a sum not exceeding seventy-four hundred dollars	7,400 00	

Items to be assessed upon gas and electric companies.	Item		
	724	For services and expenses of expert assistants, as authorized by law, a sum not exceeding five thousand dollars	\$5,000 00
	725	For other services, printing the annual report, for rent of offices and for necessary office supplies and equipment, a sum not exceeding ten thousand five hundred dollars	10,500 00
	726	For the examination and tests of electric meters, a sum not exceeding six hundred dollars	600 00
	727	For expenses of the department of public utilities incurred in the performance of its functions relative to gas, electric, and water companies and municipal lighting plants, a sum not exceeding twenty-five thousand dollars	25,000 00
	Total		<u>\$72,000 00</u>
	Smoke Abatement:		
Smoke Abatement.	728	For services and expenses in connection with the abatement of smoke in Boston and vicinity, under the direction and with the approval of the department of public utilities, a sum not exceeding fifteen thousand five hundred dollars, the same to be assessed upon the cities and town of the district set forth in section one of chapter six hundred and fifty-one of the acts of nineteen hundred and ten, as amended	\$15,500 00
	Sale of Securities:		
Sale of Securities.	729	For personal services in administering the law relative to the sale of securities, a sum not exceeding thirty thousand five hundred dollars	\$30,500 00
	730	For expenses other than personal in administering the law relative to the sale of securities, a sum not exceeding seventy-three hundred dollars	7,300 00
	Total		<u>\$37,800 00</u>
	<i>Miscellaneous.</i>		
Bunker Hill monument, etc., maintenance.	731	For the maintenance of Bunker Hill monument and the property adjacent, to be expended by the metropolitan district commission, a sum not exceeding thirteen thousand dollars	\$13,000 00
	732	For rebuilding steps and walks at the Bunker Hill monument, to be expended by the metropolitan district commission, a sum not exceeding ten thousand dollars	10,000 00
	Total		<u>\$23,000 00</u>
	The following six items are to be paid from the Highway Fund:		
Boulevards and parkways.	733	For maintenance of boulevards and parkways, with the approval of the metropolitan district commission, a sum not exceeding two hundred sixty-three thousand six hundred and fifty dollars, representing the state's portion or one half of the estimated cost of maintenance	\$263,650 00
	734	For resurfacing of boulevards and parkways, with the approval of the metropolitan district commission, a sum not exceeding one hundred thousand dollars, representing the state's portion or one half of the estimated cost of resurfacing	100,000 00

Item			
734a	For maintenance of boulevards and parkways, with the approval of the metropolitan district commission, to provide for the payment of certain deficiencies incurred on account of the construction of the Neponset bridge, so-called, the sum of one hundred eighty-seven dollars and fifty cents, representing the state's portion or one quarter of the total deficiencies	\$187 50	Boulevards and parkways.
735	For the construction of certain boulevards, as authorized by chapter three hundred and thirty-four of the acts of nineteen hundred and twenty-nine, a sum not exceeding one hundred eighty-five thousand five hundred dollars, representing the remainder of the state's portion of the estimated cost of construction, the same to be in addition to any amount heretofore appropriated for the purpose	185,500 00	
736	For certain improvements in the Charles River basin, as authorized by chapter three hundred and seventy-one of the acts of nineteen hundred and twenty-nine, a sum not exceeding one hundred fifty-five thousand dollars, representing the state's portion of the cost of such improvements required for the current year, the same to be in addition to any amount heretofore appropriated for the purpose	155,000 00	Charles River basin.
737	(This item omitted.)		
738	For maintenance of Wellington bridge, with the approval of the metropolitan district commission, a sum not exceeding fifty-five hundred dollars	5,500 00	Wellington bridge.
	Total	\$709,837 50	

Unclassified Accounts and Claims.

739	For the compensation of veterans of the civil war formerly in the service of the commonwealth, now retired, a sum not exceeding twenty-five thousand dollars	\$25,000 00	Unclassified Accounts and Claims.
740	For the compensation of any veteran who may be retired by the governor under the provisions of sections fifty-six to fifty-nine, inclusive, of chapter thirty-two of the General Laws, as amended, a sum not exceeding eighty-five hundred dollars	8,500 00	
741	For the compensation of certain prison officers and instructors formerly in the service of the commonwealth, now retired, a sum not exceeding thirty-seven thousand five hundred dollars	37,500 00	
742	For the compensation of state police officers formerly in the service of the commonwealth, and now retired, a sum not exceeding six thousand dollars	6,000 00	
743	For the compensation of certain women formerly employed in cleaning the state house, and now retired, a sum not exceeding nine hundred dollars	900 00	
	Total	\$77,900 00	
	For certain other aid:		
744	For the compensation of certain public employees for injuries sustained in the course of their employment, as provided by section sixty-nine of chapter one hundred and fifty-two of the General Laws, as amended, a sum not exceeding thirty thousand dollars	\$30,000 00	Certain other aid.

	Item		
Certain other aid.	745	For the payment of certain annuities and pensions of soldiers and others under the provisions of certain acts and resolves, a sum not exceeding six thousand and ninety-six dollars	\$6,096 00
		Total	\$36,096 00
Reimbursing officials for premiums, etc.	746	For reimbursing officials for premiums paid for procuring sureties on their bonds, as provided by existing laws, a sum not exceeding one hundred fifty dollars	\$150 00
	747	For payment in accordance with law of such claims as may arise in consequence of the death of firemen and of persons acting as firemen, from injuries received in the discharge of their duties, a sum not exceeding thirty thousand dollars	30,000 00
	748	For payment of any claims, as authorized by section eighty-nine of chapter thirty-two of the General Laws, as amended, for allowances to the families of members of the department of public safety doing police duty killed or fatally injured in the discharge of their duties, a sum not exceeding twenty-five hundred dollars	2,500 00
	749	For small items of expenditure for which no appropriations have been made, and for cases in which appropriations have been exhausted or have reverted to the treasury in previous years, a sum not exceeding one thousand dollars	1,000 00
	750	For reimbursement of persons for funds previously deposited in the treasury of the commonwealth on account of unclaimed savings bank deposits, a sum not exceeding one thousand dollars	1,000 00
		Total	\$34,650 00

DEFICIENCIES.

Deficiencies. For deficiencies in certain appropriations of previous years, in certain items, as follows:

Judicial Department.

Reporter of Decisions:

Judicial Department. Reporter of Decisions.	For clerk hire and office supplies, services and equipment, the sum of one hundred eighty-eight dollars and four cents	\$188 04
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Probate and Insolvency Courts, as follows:

Probate and Insolvency Courts.	For the compensation of judges of probate when acting outside their own counties for other judges of probate, the sum of three hundred five dollars	305 00
	For expenses of judges of probate when acting outside their own counties for other judges of probate, as authorized by section forty of chapter two hundred and seventeen of the General Laws, as amended by chapter three hundred and eighty-four of the acts of nineteen hundred and twenty-three and by chapter three hundred and seventy-six of the acts of nineteen hundred and twenty-four, the sum of two hundred twenty-two dollars and twenty-three cents	222 23

Service of the Militia.

Item		Militia.
	For certain allowances for national guard officers, as authorized by paragraph (d) of section one hundred and forty-five of chapter thirty-three of the General Laws, as appearing in chapter four hundred and sixty-five of the acts of nineteen hundred and twenty-four, as amended, said paragraph (d) having been inserted by section one of chapter three hundred and seventy-three of the acts of nineteen hundred and twenty-six, the sum of one hundred eighty-six dollars and ninety-one cents	\$186 91
	For pay and transportation of certain boards, the sum of seventy-one dollars and thirty-two cents .	71 32

Art Commission.

	For expenses of the commission, the sum of sixty-three dollars and thirty-five cents	63 35	Art Commission.
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Department of Education.

	For the reimbursement of certain towns for the payment of tuition of pupils attending high schools outside the towns in which they reside, as provided by law, the sum of seventy-eight hundred twenty-four dollars and forty-one cents	7,824 41	Department of Education.
	For the reimbursement of certain towns for the transportation of pupils attending high schools outside the towns in which they reside, as provided by law, the sum of three thousand ninety-three dollars and twenty-four cents	3,093 24	

Division of the Blind:

	For expenses of providing sight-saving classes, with the approval of the division of the blind, the sum of five hundred forty-one dollars and sixty-six cents	541 66	Division of the Blind.
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Massachusetts Agricultural College:

	For the construction of roads, the sum of three hundred seventy-eight dollars and ninety cents	378 90	Massachusetts Agricultural College.
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Department of Civil Service and Registration.

Board of Registration in Medicine:

	For traveling expenses, the sum of forty-nine dollars and twenty-seven cents	49 27	Department of Civil Service and Registration.
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Department of Industrial Accidents.

	For other services, printing the annual report, necessary office supplies and equipment, the sum of nine hundred forty-one dollars and forty-three cents	941 43	Department of Industrial Accidents.
	For traveling expenses, the sum of three hundred eighty-five dollars and eight cents	385 08	

Department of Mental Diseases.

	For the maintenance of the Foxborough state hospital, the sum of four hundred and seventy dollars	470 00	Department of Mental Diseases.
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Department of Correction.

	For services other than personal, including printing the annual report, necessary office supplies and equipment, the sum of seventy-nine dollars and eighty-seven cents	79 87	Department of Correction.
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		<i>Department of Public Welfare.</i>	
Item			
Department of Public Welfare.	Tuition of children: For reimbursement of cities and towns for tuition of children attending the public schools, the sum of three hundred seventy-seven dollars and thirty-five cents		\$377 35
Boys' Parole.	Boys' Parole: For board, clothing, medical and other expenses incidental to the care of boys, the sum of seventeen hundred sixteen dollars and forty-three cents		1,716 43
<i>Department of Public Works.</i>			
Department of Public Works.	For the maintenance and repair of state highways, including care of snow on highways, expenses of traffic signs and lights, and payment of damages caused by defects in state highways with the approval of the attorney general, and for care and repair of road-building machinery, the sum of two hundred thirty-four dollars and ninety-three cents, to be paid from the Highway Fund		234 93
<i>Massachusetts Soldiers' Home.</i>			
Massachusetts Soldiers' Home.	For the maintenance of the Soldiers' Home in Massachusetts, with the approval of the trustees thereof, the sum of twenty thousand dollars		20,000 00
	Total		\$37,129 42
<i>Metropolitan District Commission.</i>			
The following items are to be assessed upon the several districts in accordance with the methods fixed by law, and to be expended under the direction and with the approval of the metropolitan district commission:			
Metropolitan District Commission.	752 For maintenance of the Charles river basin, a sum not exceeding two hundred nineteen thousand eight hundred dollars		\$219,800 00
	753 For maintenance of park reservations, a sum not exceeding eight hundred eighty-eight thousand six hundred dollars		888,600 00
	754 For the expense of holding band concerts, a sum not exceeding twenty thousand dollars		20,000 00
Division of Metropolitan Planning.	755 For services and expenses of the division of metropolitan planning, as authorized by chapter three hundred and ninety-nine of the acts of nineteen hundred and twenty-three, a sum not exceeding thirty-one thousand five hundred dollars		31,500 00
Nantasket beach reservation.	756 For maintenance of the Nantasket beach reservation, a sum not exceeding eighty-six thousand four hundred and fifty dollars		86,450 00
	757 For the construction and equipment of a bath house at the Nantasket beach reservation, a sum not exceeding seventy-five thousand dollars, to be paid from the metropolitan parks expense fund		75,000 00
Wellington bridge.	758 For maintenance of Wellington bridge, a sum not exceeding sixteen thousand five hundred dollars, the same to be in addition to the amount appropriated in item seven hundred and thirty-eight		16,500 00
Boulevards and parkways.	759 For maintenance of boulevards and parkways, a sum not exceeding two hundred sixty-three thousand six hundred and fifty dollars, the same to be in addition to the amount appropriated in item seven hundred and thirty-three		263,650 00

Item			
760	For resurfacing of boulevards and parkways, a sum not exceeding one hundred thousand dollars, the same to be in addition to the amount appropriated in item seven hundred and thirty-four . . .	\$100,000 00	Boulevards and parkways.
761	For maintenance of boulevards and parkways, to provide for the payment of certain deficiencies incurred on account of the construction of the Neponset bridge, so-called, a sum not exceeding five hundred sixty-two dollars and fifty cents, the same to be in addition to the amount appropriated in item seven hundred and thirty-four a . . .	562 50	
762	For the construction of certain boulevards, as authorized by chapter three hundred and thirty-four of the acts of nineteen hundred and twenty-nine, a sum not exceeding one hundred eighty-five thousand five hundred dollars, to be in addition to the amount appropriated in item seven hundred and thirty-five and to any amount heretofore appropriated for the purpose . . .	185,500 00	
763	For the construction and reconstruction of certain highways by the department of public works, as authorized by chapter three hundred and sixty-four of the acts of nineteen hundred and twenty-nine, a sum not exceeding one hundred seven thousand one hundred dollars, to be in addition to the amount appropriated in item six hundred and ninety-five and to any amount heretofore appropriated for the purpose . . .	107,100 00	Construction of certain highways.
764	For certain improvements in the Charles river basin, as authorized by chapter three hundred and seventy-one of the acts of nineteen hundred and twenty-nine, a sum not exceeding one hundred fifty-five thousand dollars, to be assessed upon the cities and towns in the metropolitan parks district in accordance with their taxable valuations, and to be in addition to the amount appropriated in item seven hundred and thirty-six and to any amount heretofore appropriated for the purpose . . .	155,000 00	Improvements in Charles river basin.
765	(This item omitted)		
766	For the maintenance and operation of a system of sewage disposal for the north metropolitan sewerage district, a sum not exceeding three hundred fifty-one thousand seven hundred dollars . . .	351,700 00	North metropolitan sewerage district.
767	For the maintenance and operation of a system of sewage disposal for the south metropolitan sewerage district, a sum not exceeding two hundred twenty-six thousand seven hundred dollars . . .	226,700 00	South metropolitan sewerage district.
768	For the maintenance and operation of the metropolitan water system, a sum not exceeding nine hundred two thousand four hundred dollars . . .	902,400 00	Metropolitan water system.
769	For acquiring certain property in the Wachusett water supply basin, with the approval of the governor and council, for the protection of the purity of the water supply, a sum not exceeding fifteen thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose . . .	15,000 00	Acquisition of certain property in Wachusett water supply basin.
770	For the construction of an additional Weston aqueduct supply main, and for the completion of the duplicate distribution mains for Winthrop and East Boston, a sum not exceeding four hundred thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose . . .	400,000 00	Additional Weston aqueduct supply main.

Additional equipment for pumping stations.	Item 771	For additional equipment for pumping stations, a sum not exceeding ten thousand dollars . . . \$10,000 00
	Total	\$4,055,462 50
	General and Highway Funds	\$62,314,792 93
	Metropolitan District Commission	4,055,462 50

Written approval of governor and council required for certain expenditures.

SECTION 3. No expenditures in excess of appropriations provided for under this act shall be incurred by any department or institution, except in cases of emergency, and then only upon the prior written approval of the governor and council.

Certain allowances included in appropriations for maintenance of certain institutions.

SECTION 4. The sums appropriated for maintenance of certain institutions include allowances for the purchase of coal to April first, nineteen hundred and thirty-one, and balance representing these sums may be carried forward at the end of the fiscal year.

No payment to be made for construction of public buildings, etc., until plans have been approved by governor.

SECTION 5. No payment shall be made or obligation incurred under authority of any special appropriation made by this act for construction of public buildings or other improvements at state institutions until plans and specifications have been approved by the governor, unless otherwise provided by such rules and regulations as the governor may make.

Department of education may sell and convey certain land and buildings in city of Worcester.

SECTION 6. The department of education, with the approval of the governor, is hereby authorized and directed to sell and convey land and buildings in the city of Worcester now occupied and used for the Worcester state normal school.

Budget commissioner to send copies of sections three and five to heads of departments, etc.

SECTION 7. The budget commissioner is hereby directed to send a copy of sections three and five of this act to each departmental, divisional and institutional head immediately following the passage of this act.

SECTION 8. This act shall take effect upon its passage.
Approved March 14, 1930.

Chap. 116 AN ACT TO PROVIDE FOR THE CITY OF FITCHBURG A DEPARTMENT OF SOLDIERS' RELIEF AND STATE AND MILITARY AID UNDER THE DIRECTION OF A COMMISSIONER.

Be it enacted, etc., as follows:

Department of soldiers' relief and state and military aid in city of Fitchburg.

SECTION 1. In the city of Fitchburg, there shall be a department of soldiers' relief and state and military aid under the direction of a commissioner to be appointed as provided in section two.

Commissioner of soldiers' relief and state and military aid, appointment, term.

SECTION 2. The mayor of said city shall, as soon as may be after the passage of this act and annually thereafter in the month of January, subject to confirmation by the city council, appoint a commissioner of soldiers' relief and state and military aid who shall perform all duties imposed by law relative to the payment and disbursement of state aid, military aid and soldiers' relief. Every such commis-

sioner shall be appointed to serve for a term of one year and until the qualification of his successor, except the one first appointed who shall serve only until the qualification of his successor.

SECTION 3. This act shall take effect upon its passage.
Approved March 14, 1930.

AN ACT REQUIRING INTELLIGENCE OFFICES PROVIDING INFORMATION RELATIVE TO EMPLOYMENT OF SEAMEN TO BE LICENSED.

Chap.117

Be it enacted, etc., as follows:

Section forty-one of chapter one hundred and forty of the General Laws is hereby amended by striking out, in the fourth line, the words “, except seamen”, — so as to read as follows:— *Section 41.* Whoever, without a license therefor, establishes or keeps an intelligence office for the purpose of obtaining or giving information concerning places of employment for domestics, servants or other laborers, or for procuring or giving information concerning such persons for or to employers, or for procuring or giving information concerning employment in business, shall be punished by a fine of ten dollars for each day such office is so kept.

G. L. 140. § 41, amended.

Penalty for keeping unlicensed intelligence office.

Approved March 14, 1930.

AN ACT AUTHORIZING THE TOWN OF FRAMINGHAM TO APPROPRIATE MONEY TO PROVIDE FACILITIES FOR HOLDING IN SAID TOWN DURING THE CURRENT YEAR THE STATE CONVENTION OF THE UNITED SPANISH WAR VETERANS.

Chap.118

Be it enacted, etc., as follows:

SECTION 1. The town of Framingham may appropriate a sum, not exceeding two thousand dollars, for the purpose of providing proper facilities for public entertainment at the time of the state convention of the United Spanish War Veterans to be held in said town during the current year and of paying expenses incidental to such entertainment. Money so appropriated shall be expended under the direction of the selectmen of said town.

Town of Framingham may appropriate money to provide facilities for holding state convention of the United Spanish War Veterans, etc.

SECTION 2. This act shall take effect upon its passage.
Approved March 14, 1930.

AN ACT TO AUTHORIZE THE TOWN OF SOUTHBRIDGE TO REFUND AN OVER-ASSESSMENT OF TAXES.

Chap.119

Be it enacted, etc., as follows:

SECTION 1. The town of Southbridge is hereby authorized to refund to Gedeon Gregoire the sum of twelve hundred forty dollars and twelve cents on account of an over-assessment of taxes and money paid by him in excess of the sum that should have been assessed.

Town of Southbridge may refund an over-assessment of taxes.

SECTION 2. This act shall take effect upon its passage.
Approved March 15, 1930.

*Chap.*120 AN ACT AUTHORIZING THE TOWN OF WALPOLE TO CONSTRUCT AND OPERATE A SYSTEM OF SEWERS.

Be it enacted, etc., as follows:

Town of Walpole may construct and operate a system of sewers, etc.

SECTION 1. The town of Walpole may lay out, construct, maintain and operate a system or systems of main drains and common sewers for a part or the whole of its territory, with such connections and other works as may be required for a system of sewage disposal, and may construct such sewers or drains over and under land in said town as may be necessary to conduct the sewage to and into the south metropolitan sewerage system, and, for the purpose of providing better surface or other drainage, may make, lay and maintain such drains as it deems best. And, for the purposes aforesaid, the town may, within its limits, make and maintain sub-drains.

May make and maintain connecting drains, etc.

SECTION 2. The town may make and maintain in any way therein where main drains or common sewers are constructed, such connecting drains, under-drains and sewers within the limits of such way as may be necessary to connect any estate which abuts upon the way.

Board of sewer commissioners, election, terms, etc.

SECTION 3. The town may, at the meeting when this act is accepted, vote that the selectmen shall act as a board of sewer commissioners. If the town does not so vote at said meeting, the town shall elect by ballot at any town meeting not later than the second annual meeting after the commencement of construction hereunder a board of three sewer commissioners who shall be citizens of the town, to hold office, if elected at an annual meeting, one until the expiration of one year, one until the expiration of two years, and one until the expiration of three years, from such annual town meeting, and until their successors are qualified, or, if elected at a special meeting, one until the expiration of one year, one until the expiration of two years, and one until the expiration of three years, from the next succeeding annual town meeting, and until their successors are qualified; and thereafter at each annual town meeting, the town shall elect one member of the board to serve for three years and until his successor is qualified. Any selectman shall be eligible to election to said board. In either case, whether the town votes that its selectmen shall act as a board of sewer commissioners or elects a board of sewer commissioners, the town may, at any time thereafter, by any or all the methods permitted by general law, provide for the election of a board of three sewer commissioners, or that the selectmen may act as a board of sewer commissioners, as the case may be.

Authorized committee to carry on work until board is elected, etc.

SECTION 4. Until the board of sewer commissioners has first been elected, as provided in this act, or the selectmen have first been authorized by vote to act as such board, as the case may be, but not, in any event later than the second annual meeting after the commencement of the work of

construction authorized hereby, the town may carry on such work by a duly authorized committee of the town. The committee shall serve without pay and shall have all the powers and authority given to the board of sewer commissioners in this act or by general law. Whenever the phrase "said board of sewer commissioners" or "said board" hereinafter occurs it shall mean and include the board of sewer commissioners, the selectmen acting as such or the committee of the town provided for in this section, as the case may be.

"Said board of sewer commissioners" or "said board", definition.

SECTION 5. Said board of sewer commissioners, acting for and on behalf of said town, may take by eminent domain under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, any lands, water rights, rights of way or easements, public or private, in said town, necessary for accomplishing any purpose mentioned in this act, and may construct such main drains, sewers, sub-drains and underdrains under or over any bridge, railroad, railway, boulevard or other public way, or within the location of any railroad, and may enter upon and dig up any private land, public way or railroad location, for the purpose of laying such drains and sewers and of maintaining and repairing the same, and may do any other thing proper or necessary for the purposes of this act; provided, that they shall not take in fee any land of a railroad corporation, and that they shall not enter upon or construct any drain or sewer within the location of any railroad corporation except at such time and in such manner as they may agree upon with such corporation, or, in case of failure to agree, as may be approved by the department of public utilities.

Board may take lands, water rights, etc.

SECTION 6. Any person injured in his property by any action of said board of sewer commissioners under this act may recover damages from said town under said chapter seventy-nine.

Property damages, recovery.

SECTION 7. The town shall, by vote, determine what proportion of the cost of said system or systems of sewerage and sewage disposal the town shall pay; provided, that it shall pay not less than one fourth nor more than two thirds of the whole cost. In providing for the payment of the remaining portion of the cost of said system or systems or for the use of said system or systems, the town may avail itself of any or all of the methods permitted by general laws, and the provisions of said general laws relative to the assessment, apportionment, division, reassessment, abatement and collection of sewer assessments, to liens therefor and to interest thereon, shall apply to assessments made under this act. At the same meeting at which it determines the proportion of the cost which is to be borne by the town, it may by vote determine by which of such methods the remaining portion of said cost shall be provided for. The collector of taxes of said town shall certify the payment or payments of such assessments or apportionments thereof to the sewer commissioners, or to the selectmen acting as such, who shall preserve a record thereof.

Town to determine its proportion of cost.

Proviso.

To determine method of providing remaining portion of cost.

May borrow money, issue bonds, etc.

SECTION 8. For the purpose of paying the necessary expenses and liabilities incurred under this act, the town may borrow such sums as may be necessary, not exceeding, in the aggregate, five hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Walpole Sewerage Loan, Act of 1930. Each authorized issue shall constitute a separate loan. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws.

Walpole Sewerage Loan, Act of 1930.

Receipts from sewer assessments, etc., how applied.

SECTION 9. The receipts from sewer assessments and from payments made in lieu thereof shall be appropriated for and applied to the payment of charges and expenses incident to the maintenance and operation of said system of sewerage and sewage disposal or to the extension thereof, to the payment of interest upon bonds or notes issued for sewer purposes or to the payment or redemption of such bonds or notes.

Board may appoint a clerk and a superintendent of sewers, etc.

Rentals for use of sewer systems.

SECTION 10. Said board of sewer commissioners may annually appoint a clerk and may appoint a superintendent of sewers who shall not be a member of the board. It may remove the clerk or superintendent at its pleasure and shall define their duties. Said board may, at its discretion, prescribe for the users of said sewer system or systems such annual rentals or charges based upon the benefits derived therefrom as it may deem proper, subject, however, to such rules and regulations as may be fixed by vote of the town.

Contracts, how made.

SECTION 11. All contracts made by the board of sewer commissioners shall be made in the name of the town and shall be signed by the board, but no contract shall be made or obligation incurred by said board for any purpose in excess of the amount of money appropriated by the town therefor.

Rules and regulations.

SECTION 12. Said board may, from time to time, prescribe rules and regulations for the connection of estates and buildings with main drains and sewers, and for the inspection of the materials, the construction, alteration and use of all connections and drains entering into such main drains or sewers, and may prescribe penalties, not exceeding twenty dollars, for each violation of any such rule or regulation. Such rules and regulations shall be published at least once a week for three successive weeks in some newspaper published in the town of Walpole, if there be any, and if not, then in some newspaper published in the county of Norfolk, and shall not take effect until such publications have been made.

Effective upon publication.

Plans for system of sewerage, approval by department of public health.

SECTION 13. No act shall be done under authority of the preceding sections, except in the making of surveys and other preliminary investigations, until the plans of said system or systems of sewerage and sewage disposal have been approved by the department of public health. Upon application to said department for its approval, it shall give a hearing, after due notice to the public. At such hearing,

plans showing in detail all the work to be done in constructing said system or systems of sewerage and sewage disposal shall be submitted for approval by said department.

SECTION 14. For the purpose of submission to the voters of said town, this act shall take effect upon its passage, and it shall take full effect upon its acceptance by vote of the majority of the voters of said town voting thereon at a town meeting called for the purpose within five years after its passage. No expenditure shall be made and no liability incurred hereunder until such acceptance.

Effective upon acceptance by majority vote of voters, etc.

Approved March 15, 1930.

AN ACT PROVIDING FOR THE LICENSING IN THE CITY OF CAMBRIDGE OF OPEN AIR PARKING SPACES AND ESTABLISHMENTS LETTING MOTOR VEHICLES FOR HIRE.

Chap.121

Be it enacted, etc., as follows:

SECTION 1. No person shall engage in the city of Cambridge in the business of conducting or maintaining an open air parking space or an establishment for letting out motor vehicles for hire, however computed or determined, without a license therefor granted by the board of license commissioners of said city, hereinafter called the board. The license shall in either case specify all the premises to be occupied by the licensee for the purpose of conducting the licensed business. The fee for each such license shall be such amount as may be established by the board, and the board may reasonably classify said licenses and fees. Licenses granted hereunder shall expire on May first following the date of issue or on such date as may be specified therein, and may be suspended or revoked by the board. Whoever, not being licensed, engages in said city in a business required to be licensed as aforesaid or is concerned therein, or, being licensed, engages in such business, or is concerned therein, in any other place than that designated in his license, or after notice to him that his license has been suspended or revoked, shall be punished by a fine of not more than one hundred dollars.

Licensing in city of Cambridge of open air parking spaces and establishments letting motor vehicles for hire.

Fee.

Expiration.

Suspension or revocation.

Penalty.

SECTION 2. This act shall take effect upon its acceptance, during the current year, by vote of the city council of said city, subject to the provisions of its charter.

Effective upon acceptance.

Approved March 15, 1930.

AN ACT INCREASING THE AMOUNT THAT MAY BE BORROWED BY THE COUNTY OF DUKES COUNTY FOR THE PURPOSE OF CONTRIBUTING TO THE COST OF THE CONSTRUCTION OF A HIGHWAY IN THE TOWNS OF WEST TISBURY AND CHILMARK.

Chap.122

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter one hundred and thirty-four of the acts of nineteen hundred and twenty-eight is hereby amended by striking out, in the seventh line, the word "twenty-five" and inserting in place thereof

1928, 134, § 1, amended.

Dukes County may borrow money for purpose of contributing to cost of construction of a highway in towns of West Tisbury and Chilmark.

Dukes County Highway Loan, Act of 1928.

Submission to county commissioners of Dukes County, etc.

the word: — thirty, — so as to read as follows: — *Section 1.* For the purpose of contributing to the cost of the construction by the state department of public works of a highway in the towns of West Tisbury and Chilmark, the county commissioners of the county of Dukes County may from time to time borrow upon the credit of the county such sums as may be necessary, not exceeding, in the aggregate, thirty thousand dollars, and may issue bonds or notes of the county therefor, which shall bear on their face the words, Dukes County Highway Loan, Act of 1928. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than five years from their dates. Such bonds or notes shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said securities at public or private sale upon such terms and conditions as the county commissioners may deem proper, but not for less than their par value. Indebtedness incurred hereunder shall, except as herein provided, be subject to chapter thirty-five of the General Laws.

SECTION 2. This act shall take full effect upon its acceptance during the current year by the county commissioners of the county of Dukes County, but not otherwise. For the purpose of such acceptance only, it shall take effect upon its passage. *Approved March 15, 1930.*

Chap. 123 AN ACT PROVIDING FOR THE ELIMINATION OF DISEASED CATTLE FROM CERTAIN AREAS.

Be it enacted, etc., as follows:

G. L. 129, § 33 B, amended.

Bovine tuberculosis test for all cattle in certain cities or towns.

Shipment of any bovine animal into a modified accredited area prohibited without permit, etc.

Penalty.

SECTION 1. Chapter one hundred and twenty-nine of the General Laws is hereby amended by striking out section thirty-three B, inserted by section one of chapter three hundred and thirty-five of the acts of nineteen hundred and twenty-seven, and inserting in place thereof the following: — *Section 33B.* The director may, upon application to him by not less than seventy-five per cent of the cattle owners owning cattle permanently kept in any city or town in a county other than Barnstable, or upon like application by the owners of eighty-five per cent of such cattle, declare said city or town a quarantine area and may proceed to test by the tuberculin test or otherwise all bovine animals within said area. If the director finds and declares that said city or town is substantially free from bovine tuberculosis, he may proclaim it to constitute a modified accredited area and may prescribe rules and regulations, subject to the approval of the governor and council, prohibiting the shipment or transportation into the same of any bovine animal without a permit and health certificate issued by the director or some officer designated by the director for the purpose. Whoever violates the terms and conditions of any such quarantine or any such rule or regulation shall be punished

by a fine of not more than five hundred dollars or by imprisonment for not more than one year, or both.

SECTION 2. The provisions of chapter one hundred and ninety-seven of the acts of nineteen hundred and twenty-nine shall continue to apply to Barnstable county and the towns therein.

Certain provisions of law to continue to apply to Barnstable county, etc.

Approved March 15, 1930.

AN ACT AUTHORIZING THE CITY OF GLOUCESTER TO APPROPRIATE MONEY TO PROVIDE FACILITIES FOR HOLDING IN SAID CITY DURING THE CURRENT YEAR A CONVENTION OF THE ONE HUNDRED AND FOURTH UNITED STATES INFANTRY VETERANS ASSOCIATION, AMERICAN EXPEDITIONARY FORCES.

Chap.124

Be it enacted, etc., as follows:

SECTION 1. The city of Gloucester may appropriate a sum, not exceeding fifteen hundred dollars, for the purpose of providing proper facilities for public entertainment at the time of the convention of the one hundred and fourth United States infantry veterans association, American expeditionary forces, to be held in said city during the current year and of paying expenses incidental to such entertainment. Money so appropriated shall be expended under the direction of the mayor of said city.

City of Gloucester may appropriate a certain sum to provide facilities for holding in said city a convention of the one hundred and fourth United States infantry veterans association, American expeditionary forces.

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

Approved March 18, 1930.

AN ACT AUTHORIZING THE ESTABLISHMENT OF A PUBLIC GOLF COURSE IN LYNN WOODS RESERVATION.

Chap.125

Be it enacted, etc., as follows:

SECTION 1. The city of Lynn, acting through its board of park commissioners, may use not more than one hundred acres of land in the public park in said city known as Lynn woods reservation for the purpose of establishing and maintaining therein a public golf course and may instal and construct on the land so used such equipment, buildings for shelters, the sale of refreshments and other purposes conducive to its beneficial use by the public for such purpose as may be necessary, and may charge fees for the use of said course and for admission thereto.

City of Lynn may establish a public golf course in Lynn woods reservation.

SECTION 2. This act shall take effect upon its acceptance, during the current year, by vote of the board of park commissioners of the city of Lynn, but not otherwise.

Effective upon acceptance, etc.

Approved March 18, 1930.

AN ACT AUTHORIZING THE COUNTY COMMISSIONERS OF THE COUNTY OF MIDDLESEX TO PROVIDE ADEQUATE ACCOMMODATIONS FOR THE DISTRICT COURT OF NEWTON.

Chap.126

Be it enacted, etc., as follows:

SECTION 1. For the purpose of providing court house accommodations and facilities for the district court of Newton, in the city of Newton, the county commissioners

Middlesex county commissioners may take land, etc., to provide

adequate accommodations for district court of Newton.

County treasurer may borrow money, issue bonds, etc.

Middlesex County-Newton District Court House Loan, Act of 1930.

May issue temporary notes of county, etc.

Effective upon acceptance, etc.

of Middlesex county may take by eminent domain under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, such land as may be necessary, and may erect on such land a suitable building for the purposes aforesaid and may equip and furnish the same.

SECTION 2. For the purposes aforesaid, the treasurer of said county, with the approval of the county commissioners, may borrow from time to time, on the credit of the county, such sums as may be necessary, not exceeding, in the aggregate, one hundred and fifty thousand dollars, and may issue bonds or notes of the county therefor, which shall bear on their face the words, Middlesex County-Newton District Court House Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than ten years from their dates. Such bonds or notes shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said securities at public or private sale upon such terms and conditions as the county commissioners may deem proper, but not for less than their par value. Indebtedness incurred under this act shall, except as herein provided, be subject to chapter thirty-five of the General Laws.

SECTION 3. The county treasurer, with the approval of the commissioners, may issue temporary notes of the county, payable in not more than one year from their dates, in anticipation of the issue of serial bonds or notes under the preceding section, but the time within which such serial bonds or notes shall become due and payable shall not, by reason of such temporary notes, be extended beyond the time fixed by said section. Any notes issued in anticipation of the serial bonds or notes shall be paid from the proceeds thereof.

SECTION 4. This act shall take effect upon its acceptance during the current year by the county commissioners of said county, but not otherwise.

Approved March 18, 1930.

Chap.127 AN ACT TO AUTHORIZE THE CITY OF LOWELL TO PAY CERTAIN CLAIMS LEGALLY UNENFORCEABLE BY REASON OF FAILURE TO COMPLY WITH CERTAIN PROVISIONS OF LAW.

Be it enacted, etc., as follows:

City of Lowell may pay certain claims legally unenforceable by reason of failure to comply with certain provisions of law.

SECTION 1. The city of Lowell is hereby authorized to appropriate money for the payment of, and to pay, such of the unpaid bills against said city, listed and recommended for payment in the report of the finance commission of the city of Lowell on claims against the city of Lowell contracted in violation of the law, current public document number one hundred and forty-six, as are legally unenforceable against said city by reason of its failure to comply with the provisions of section twenty-eight or twenty-nine of chapter forty-three of the General Laws, or section thirty-

one of chapter three hundred and eighty-three of the acts of nineteen hundred and twenty-one; and also the claim of the J. H. Sparks Company for ambulance service furnished to said city between April twenty-first and May fifteenth, nineteen hundred and twenty-seven, both dates inclusive, amounting to three hundred and forty-two dollars and thirty-three cents, the said claim being legally unenforceable as aforesaid.

SECTION 2. This act shall take effect upon its acceptance during the current year by the city council of said city, subject to the provisions of its charter. Effective upon acceptance, etc.

Approved March 18, 1930.

AN ACT AUTHORIZING THE REMOVAL OF CERTAIN PRISONERS HELD IN JAIL IN NANTUCKET OR DUKES COUNTY TO A JAIL IN BARNSTABLE OR BRISTOL COUNTY. Chap.128

Be it enacted, etc., as follows:

SECTION 1. Any person who is held in a jail in Nantucket or Dukes county awaiting action by the grand jury on a charge of crime not capital or awaiting trial in the superior court for said county on an indictment for such a crime may be removed by the commissioner of correction, with the approval of the district attorney of the southern district, to a jail in Barnstable or Bristol county. Said commissioner shall, at the request of such district attorney or a justice of the superior court, cause the person so removed to be returned to the jail whence he was removed. The proceedings for every such removal shall be the same as for the removal of sentenced prisoners from one jail or house of correction to another. The cost of support of a person so removed and of every such removal shall be paid by the county whence he is removed. Certain prisoners held in jail in Nantucket or Dukes county may be removed to a jail in Barnstable or Bristol county, etc.

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

Approved March 19, 1930.

AN ACT RELATIVE TO CERTAIN DEPOSITS BY DOMESTIC INSURANCE COMPANIES ISSUING POLICIES OF WORKMEN'S COMPENSATION INSURANCE, IN TRUST TO SECURE THE SATISFACTION OF CLAIMS THEREUNDER. Chap.129

Be it enacted, etc., as follows:

SECTION 1. Chapter one hundred and fifty-two of the General Laws is hereby amended by striking out section fifty-seven and inserting in place thereof the following:— G. L. 152, § 57, amended.
Section 57. The commissioner of insurance may, whenever he deems it expedient, by a written order in such form as he may prescribe, require a domestic insurance company to deposit with the state treasurer the present value, as computed by him under section fifty-eight, of all or any part of its outstanding claims incurred under its contracts or policies providing for the payment of benefits under this Deposit of value of outstanding claims by domestic insurance company issuing policies of workmen's compensation insurance.

chapter, in cash or in securities approved by the said commissioner, and he may, whenever he deems it expedient, require the company, as aforesaid, to make an additional deposit. The order shall specify the amount to be deposited and the time within which the deposit shall be made, which shall be not less than three days from the date on which the company receives the said order. A duplicate or copy of any such order shall be forthwith filed by the said commissioner with the state treasurer and the department, and the state treasurer, upon the expiration of the time specified in said order, shall forthwith notify the commissioner in writing whether or not the company has made the deposit in accordance therewith.

Certain powers of commissioner of insurance not affected.

G. L. 152, §§ 59 and 60, amended.

State treasurer to hold deposit in trust for payment of claims, etc.

Nothing in this section shall affect the powers conferred on the commissioner of insurance by section six of chapter one hundred and seventy-five.

SECTION 2. Said chapter one hundred and fifty-two is hereby further amended by striking out sections fifty-nine and sixty and inserting in place thereof the following six sections:— *Section 59.* The state treasurer shall hold any deposit made under section fifty-seven in trust for the payment of claims for benefits under this chapter, including claims accruing after the deposit was made, and he shall make such payments upon the written request and under the direction of the department, or he may, if the company so requests in writing, transfer from time to time to a trustee appointed by the company and approved by the department, any part of any such deposit made with him, reasonably necessary for the prompt payment of said benefits, and the trustee shall make such payments in accordance with the written directions of the department.

To keep separate account with company of amount received, etc.

Refund.

Balance.

The state treasurer shall keep a separate account with the company of the amount so received, the amount of interest earned thereon and the payments made. If the amount deposited proves to be larger than required, portions thereof may, from time to time, be refunded to the company by the state treasurer or by such trustee, if any, subject to the written approval of the commissioner of insurance and the department. If any balance remains after the payment of all benefits due to claimants under this chapter, the state treasurer or such trustee, if any, shall return the balance to the company upon written notice from the department that there is no likelihood of further payments becoming due on account of such claims.

Appointment of receiver, etc.

Section 60. The appointment of a receiver of a domestic company under section six of chapter one hundred and seventy-five shall not affect any order of the said commissioner or deposit made under section fifty-seven prior to such appointment, and the state treasurer or trustee appointed and approved as provided in section fifty-nine shall retain any deposit made with him as provided in section fifty-seven or fifty-nine and make the payments therefrom as provided in section fifty-nine. If a receiver is so ap-

pointed prior to compliance by the company with any such order, he shall, as soon as may be after his appointment, make the deposit required by said order, if the assets of the company in his hands are sufficient therefor.

Section 60A. Any company aggrieved by any order of the said commissioner made under section fifty-seven may, within five days from the date of its receipt, file a petition in the supreme judicial court for the county of Suffolk for a review thereof; but the filing of such a petition shall not suspend the operation of the order. The court shall summarily hear the petition and may make any appropriate order or decree. If the court shall order or decree that the amount of the deposit be reduced, the state treasurer or such trustee, if any, shall return to the company so much of the deposit as exceeds the amount fixed by the order or decree, or, if the company has not complied with the order of the said commissioner, it shall forthwith deposit with the state treasurer the amount so fixed.

Review by
supreme judi-
cial court for
Suffolk county.

Order or decree.

Section 60B. A company making a deposit under section fifty-seven shall pay to the state treasurer a reasonable amount for the expenses of his office, attributable to the custody and disbursement of the deposit. Any such amount may, upon written application of the state treasurer, and, after written notice to the company and a hearing, be determined by the commissioner of insurance, and, with the written approval of the said commissioner, be deducted from any funds of the company on deposit with the state treasurer.

Expenses of
custody of
deposit.

Section 60C. Failure of a company to comply with any lawful order of the commissioner of insurance under section fifty-seven shall, without any further action by the said commissioner, terminate its authority to issue policies of workmen's compensation insurance, and in such a case the company shall issue no such policies thereunder until it complies with such order and has received from said commissioner, as evidence of such compliance, a special certificate authorizing it to resume the issue of such policies. The commissioner may, in his discretion, refuse to issue such a certificate.

Penalty for
failure to
comply with
order of com-
missioner under
§ 57.

Section 60D. Any company failing to comply with any lawful order of the commissioner under section fifty-seven shall, in addition, forfeit one hundred dollars for each day of its default. Any forfeiture recovered under this section shall be paid to the state treasurer and shall be held and expended by him in like manner as a deposit made under said section fifty-seven. Any company issuing any policy of workmen's compensation insurance while in default of such compliance shall be punished by a fine of not less than one hundred nor more than one thousand dollars, and any officer or agent thereof issuing any such policy on the company's behalf during such default shall be punished by such fine or by imprisonment for not more than three months, or both.

Forfeiture for
each day of
default.

Penalty for
issuing policy
while in
default.

Enforcement.

The supreme judicial court for the county of Suffolk shall have jurisdiction in equity, upon an information filed by the attorney general at the relation of the commissioner of insurance, to enforce compliance with any order of the commissioner made under section fifty-seven, and the payment of any fine, forfeiture or penalty prescribed by this section.

Approved March 19, 1930.

Chap.130 AN ACT AUTHORIZING THE PAYMENT OF SALARIES TO MEMBERS OF THE BOARD OF ALDERMEN OF THE CITY OF MELROSE.

Be it enacted, etc., as follows:

1899, 162, § 17,
amended.

Payment of
salaries to
members of
board of alder-
men of city
of Melrose.

Submission to
voters, etc.

SECTION 1. Section seventeen of chapter one hundred and sixty-two of the acts of eighteen hundred and ninety-nine is hereby amended by striking out the last sentence and inserting in place thereof the following:— Each member thereof shall receive in full compensation for his services as a member of the board of aldermen, or of any committee thereof, such salary, not exceeding three hundred dollars a year, as may be established by ordinance.

SECTION 2. This act shall be submitted for acceptance to the registered voters of the city of Melrose at its city election in the current year in the form of the following question which shall be placed upon the official ballot to be used at said election:— “Shall an act passed by the general court in the current year, entitled ‘An Act authorizing the payment of salaries to members of the Board of Aldermen of the city of Melrose’, be accepted?” If a majority of the voters voting thereon vote in the affirmative in answer to said question, this act shall take effect on the first Monday of January, nineteen hundred and thirty-one, but not otherwise.

Approved March 20, 1930.

Chap.131 AN ACT AUTHORIZING THE TOWN OF CONCORD TO BORROW MONEY FOR REMODELLING THE TOWN HOUSE FOR DISTRICT COURT PURPOSES.

Be it enacted, etc., as follows:

Town of
Concord may
borrow money
for remodelling
the town house
for use of cen-
tral Middlesex
district court.

Concord Town
Hall Loan,
Act of 1930.

SECTION 1. For the purpose of remodelling the town house for the use of the central Middlesex district court, the town of Concord may borrow, from time to time within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, twelve thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Concord Town Hall Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than five years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the

year when authorized. Indebtedness incurred under this act shall be within the statutory limit and shall, except as herein provided, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

SECTION 2. The town of Concord, by its selectmen, may lease, for a period not exceeding ten years, the whole or any part of the remodelled hall to the county of Middlesex for court room purposes.

May lease remodelled hall to Middlesex county, etc.

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

Approved March 21, 1930.

AN ACT RELATIVE TO SITTINGS OF THE DISTRICT COURT OF HAMPSHIRE. Chap.132

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter two hundred and eighteen of the General Laws, as most recently amended by chapter one hundred and thirty-six of the acts of nineteen hundred and twenty-eight, is hereby further amended by inserting after the word "Belchertown" in the eighty-first line, as printed in the General Laws, the words: —, South Hadley, — so that the paragraph contained in the eightieth, eighty-first and eighty-second lines as printed as aforesaid, will read as follows: — The district court of Hampshire, held at Northampton, Amherst, Cummington, Belchertown, South Hadley, Huntington and Easthampton; Hampshire county, except Ware, Enfield, Greenwih and Prescott.

G. L. 218, § 1, etc., amended.

District courts, territorial jurisdiction, etc.

Hampshire.

SECTION 2. The district court of Hampshire shall be held for criminal and civil business in South Hadley on such day or days in each week as shall be fixed by said court.

District court of Hampshire, sittings.

Approved March 21, 1930.

AN ACT TO PROVIDE A WATER SUPPLY FOR THE TOWN OF SOUTHBOROUGH OR A CERTAIN PART THEREOF. Chap.133

Be it enacted, etc., as follows:

PART I.

AUTHORIZING THE TOWN OF SOUTHBOROUGH TO SUPPLY ITSELF AND ITS INHABITANTS WITH WATER.

SECTION 1. The town of Southborough may supply itself and its inhabitants with water for the extinguishment of fires and for domestic and other purposes; may establish fountains and hydrants, relocate or discontinue the same, and may regulate the use of such water and fix and collect rates to be paid for the use of the same.

Town of Southborough may supply itself and its inhabitants with water.

SECTION 2. For the purposes aforesaid, said town may purchase and take over all the property, rights, powers and

May take over property, etc.,

of Fayville Fire
and Water
District, etc.

privileges of the Fayville Fire and Water District, established by chapter four hundred and seventy-four of the acts of nineteen hundred and twenty-three, for a sum not exceeding the amount actually expended by said district for the purposes for which it was established, and assume all the duties and obligations of said district, and shall thereby become in all respects the lawful successor of said district. The selectmen of said town shall be the lawful successors of the water commissioners of said district until water commissioners are elected by said town and the treasurer of said town shall be the lawful successor of the treasurer of said district. If said district has incurred indebtedness, the amount of such indebtedness outstanding at the time of such purchase shall be assumed by said town as a part of the purchase price.

May take cer-
tain waters, etc.

SECTION 3. For the purposes aforesaid, said town acting through its board of water commissioners hereinafter provided for, may lease, or take by eminent domain under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, and hold, the waters, or any portion thereof, of any pond, brook or stream or of any ground water sources by means of driven or other wells or filter galleries, within the limits of said town, not already used for public water supply, and the water rights and water sources connected therewith; and also may take by eminent domain under said chapter seventy-nine, or acquire by purchase or otherwise, and hold, all lands, rights of way and easements necessary for collecting, storing, purifying and preserving such water and for conveying the same to any part of said town; provided, that no source of water supply and no lands necessary for preserving the quality of the water shall be taken without first obtaining the advice and approval of the state department of public health, and that the location of all dams, reservoirs, wells or filter galleries to be used as sources of water supply under this part shall be subject to the approval of said department. Said town may

May take cer-
tain lands, etc.

Proviso.

May erect
dams, build-
ings, etc.

construct and may erect on the lands taken or held under the provisions of this part proper dams, reservoirs, buildings, standpipes, fixtures and other structures, and may make excavations, procure and operate machinery, and provide such other means and appliances and do such other things as may be necessary for the establishment and maintenance of complete and effective water works; and for that purpose may construct wells and reservoirs, establish pumping works and lay down and maintain conduits, pipes and other works, under or over any lands, water courses, railroads or public or private ways, and along any such way in said town in such manner as not unnecessarily to obstruct the same; and for the purpose of constructing, laying, maintaining, operating and repairing such conduits, pipes and other works, and for all other proper purposes of this part, said town may dig up or raise and embank any such lands, highways or other ways in such manner as to cause the least

May construct
wells and res-
ervoirs, etc.

May dig up
and embank
lands, etc.

hindrance to public travel thereon. Said town shall not enter upon, construct or lay any conduits, pipes or other works within the location of any railroad corporation except at such time and in such manner as it may agree upon with such corporation or in case of failure so to agree as may be approved by the department of public utilities.

Restrictions as to entry upon railroad locations.

SECTION 4. The land taken or acquired under this part shall be managed, improved and controlled by the board of water commissioners hereinafter provided for, in such manner as they shall deem for the best interest of the town.

Land acquired to be managed, etc., by board of water commissioners, etc.

SECTION 5. Any person or corporation injured in his or its property by any action of said town or board under this part may recover damages from said town under said chapter seventy-nine; provided, that the right to damages for the taking of any water, water right, or any injury thereto, shall not vest until the water is actually withdrawn or diverted by said town under authority of this part.

Property damages, recovery, etc.

Proviso.

SECTION 6. Said town may, for the purpose of paying the necessary expenses and liabilities incurred or to be incurred under the provisions of this part, issue from time to time bonds or notes to an amount, not exceeding, in the aggregate, three hundred and twenty thousand dollars, which shall bear on their face the words, Town of Southborough Water Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than thirty years from their dates. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws.

May issue bonds, etc.

Town of Southborough Water Loan, Act of 1930.

SECTION 7. Said town shall, at the time of authorizing said loan or loans, provide for the payment thereof in accordance with the provisions of section six; and when a vote to that effect has been passed, a sum which, with the income derived from the water rates, will be sufficient to pay the annual expense of operating the water works or the purchasing of water and the maintenance of its pipe lines, as the case may be, and the interest as it accrues on the bonds or notes issued as aforesaid, and to make such payments on the principal as may be required under the provisions of this part, shall without further vote be assessed by the assessors of the town annually thereafter in the same manner as other taxes, until the debt incurred by the said loan or loans is extinguished.

Payment of loan, etc.

SECTION 8. Said town may take, as a part of the water supply to which the town of Southborough is entitled under an agreement entered into with the city of Boston on February fourteenth, eighteen hundred and ninety-four, from the Sudbury reservoir of the metropolitan water system, situated in the town of Southborough, or from any available outlet leading from said reservoir, water to an amount not exceeding one hundred and twenty-five thousand gallons per day, in addition to the amount now allowed the Fayville Fire and Water District under the provisions of

May take water to certain amount from Sudbury reservoir of metropolitan water system, etc.

section two of chapter four hundred and seventy-four of the acts of nineteen hundred and twenty-three, upon such terms and conditions and at such place or places and in such manner as may be mutually agreed upon by the commissioners hereinafter provided for and the metropolitan district commission or in default of such agreement as may be determined by the state department of public health, but such terms shall not include any charge for water used or to be used under this part.

Penalty for
polluting
water, etc.

SECTION 9. Whoever wilfully or wantonly corrupts, pollutes or diverts any of the waters taken or held under this part, or injures any structure, work or other property owned, held or used by said town under the authority and for the purposes of this part, shall forfeit and pay to said town three times the amount of damages assessed therefor, to be recovered in an action of tort; and upon conviction of any one of the above wilful or wanton acts shall be punished by a fine of not more than three hundred dollars or by imprisonment for not more than one year.

Board of water
commissioners,
election,
powers, etc.

SECTION 10. The said town shall, at the same meeting at which this part shall have been fully accepted or at a later meeting called for the purpose, elect by ballot three persons to hold office, one until the expiration of three years, one until the expiration of two years, and one until the expiration of one year, from the next succeeding annual town meeting, to constitute a board of water commissioners; and at each annual town meeting held after the shortest of such terms has expired one such commissioner shall be elected by ballot for the term of three years. All the authority granted to the town by this part, except sections six and seven, and not otherwise specially provided for shall be vested in said board of water commissioners, who shall be subject, however, to such instructions, rules and regulations as said town may impose by its vote. A majority of said commissioners shall constitute a quorum for the transaction of business. Any vacancy occurring in said board from any cause may be filled for the remainder of the unexpired term by said town at any legal town meeting called for the purpose. Any such vacancy may be filled temporarily by a majority vote of the selectmen, and the person so appointed shall hold office until the town fills the vacancy in the manner specified herein.

Quorum.

Vacancy.

Commissioners
to fix water
rates, etc.
Income,
how used.

SECTION 11. Said commissioners shall fix just and equitable prices and rates for the use of water, and shall prescribe the time and manner of payment. The income of the water works shall be appropriated to defray all operating expenses, interest charges and payments on the principal as they accrue upon any bonds or notes issued for water supply purposes. If there should be a net surplus remaining after providing for the aforesaid charges, it may be appropriated for such new construction as said commissioners may recommend, and in case a surplus should remain after payment for such new construction the water rates shall be

reduced proportionately. Said commissioners shall annually, and as often as the town may require, render a report upon the condition of the works under their charge, and an account of their doings, including an account of receipts and expenditures.

Annual, etc.,
report.

SECTION 12. The provisions of this part or any lawful action taken thereunder shall not affect any act done, ratified or confirmed by the Fayville Fire and Water District or any of its officers prior to the effective date of this part, nor any right accrued or established, nor any action, suit or proceeding commenced or had in a civil case, nor shall it impair the validity of any of the notes, bonds or other obligations of said district outstanding on said date.

Certain acts,
suits, pro-
ceedings, etc.,
not affected.

PART II.

PROVIDING FOR THE INCORPORATION OF THE INHABITANTS OF A CERTAIN SPECIFIED PART OF THE TOWN OF SOUTHBOROUGH AS A FIRE AND WATER DISTRICT.

SECTION 1. The inhabitants of the town of Southborough residing in that part of said town bounded and described as follows:

Southborough
Fire and
Water District
established.

Commencing at the junction of Sears road and Main street, thence running easterly along said Main street to the junction of Main street and Parkerville road; thence running southerly along Parkerville road across the Worcester turnpike to the location of the Boston, Worcester and New York Street Railway Company; thence running southwesterly along the southerly edge of said railway company location to the boundary line between the towns of Westborough and Southborough; thence southeasterly along said boundary line to a point; thence southwesterly along said boundary line to the boundary line of the towns of Hopkinton and Southborough; thence easterly along said boundary line to a corner in the boundary line between the towns of Ashland and Southborough; thence north and northeasterly along the boundary line between the towns of Ashland and Southborough to Oregon road and the boundary line of the Fayville Fire and Water District; thence westerly along said Oregon road to Woodland road; thence southwesterly along said Woodland road to the junction of Woodland road and Breakneck Hill road; thence northerly along said Breakneck Hill road to the Boston and Worcester turnpike and the Sudbury reservoir; thence northerly in an irregular line along the easterly and northerly boundary line between the town of Southborough and the Sudbury reservoir of the metropolitan water district, crossing the Boston road and following the said dividing line in a generally northerly direction to the northerly boundary of Southborough at the Marlborough boundary line; thence westerly along the Marlborough boundary line to the Marlborough road; thence southeasterly along said road to the junction between said Marlborough road and Sears road; thence southerly along

Sears road to the point of beginning, — shall constitute a water district, and are hereby made a body corporate by the name of the Southborough Fire and Water District, hereinafter called the district, for the purpose of supplying themselves with water for the extinguishment of fires and for domestic and other purposes, with power to establish fountains and hydrants and to relocate and discontinue the same, to regulate the use of such water and to fix and collect rates to be paid therefor, and to take by eminent domain under chapter seventy-nine of the General Laws, or acquire by lease, purchase or otherwise, and to hold, for the purposes mentioned in this part, property, lands, rights of way and other easements, and to prosecute and defend all actions relating to the property and affairs of the district.

May contract with town of Southborough, etc.

May take certain waters, etc.

May take certain lands, etc.

Proviso.

May construct dams, buildings, etc.

May construct wells, etc.; lay conduits, pipes, etc.

May dig up and embank lands, etc.

SECTION 2. For the purposes aforesaid, said district, acting by and through its board of commissioners hereinafter provided for, may contract with the town of Southborough, or any other town or city, acting through its water department, or with any water company, and/or may take under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, and hold, the waters, or any portion thereof, of any pond or stream, or of any ground sources of supply by means of driven, artesian or other wells within the town of Southborough, not already used for public water supply, and the water rights connected with any such water sources; and for said purposes may take as aforesaid, or acquire by purchase or otherwise, and hold, all lands, rights of way and other easements necessary for collecting, storing, holding, purifying and preserving the purity of the water and for conveying the same to any part of said district; provided, that no source of water supply or lands necessary for preserving the quality of the water shall be so taken or used without first obtaining the advice and approval of the state department of public health, and that the location of all dams, reservoirs and wells to be used as sources of water supply under this part shall be subject to the approval of said department. Said district may construct on the lands acquired and held under this part proper dams, reservoirs, standpipes, tanks, buildings, fixtures and other structures, and may make excavations, procure and operate machinery and provide such other means and appliances, and do such other things as may be necessary for the establishment and maintenance of complete and effective water works; and for that purpose may construct wells and reservoirs and establish pumping works, and may construct, lay and maintain aqueducts, conduits, pipes and other works under or over any land, water courses, railroads, railways and public or other ways, and along such ways, in said town, in such manner as not unnecessarily to obstruct the same; and for the purposes of constructing, laying, maintaining, operating and repairing such conduits, pipes and other works, and for all proper purposes of this part, said district may dig up or raise and embank any such lands, highways or other ways

in such manner as to cause the least hindrance to public travel on such ways; provided, that all things done upon any such way shall be subject to the direction of the selectmen of the town of Southborough. Said district shall not enter upon, construct or lay any conduit, pipe or other works within the location of any railroad corporation except at such time and in such manner as it may agree upon with such corporation, or, in case of failure to so agree, as may be approved by the department of public utilities.

Proviso.

Restrictions as to entry upon railroad locations.

SECTION 3. Any person sustaining damages in his property by any taking under this part or any other thing done under authority thereof may recover such damages from said district under said chapter seventy-nine; but the right to damages for the taking of any water, water right or water source, or for any injury thereto, shall not vest until water is actually withdrawn or diverted under authority of this part.

Property damages, recovery, etc.

SECTION 4. For the purpose of paying the necessary expenses and liabilities incurred under the provisions of this part, other than expenses of maintenance and operation, the said district may borrow from time to time such sums as may be necessary, not exceeding, in the aggregate, two hundred and seventy-five thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Southborough Fire and Water District Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than thirty years from their dates. Indebtedness incurred under this part shall be subject to chapter forty-four of the General Laws.

May borrow money, issue bonds, etc.

Southborough Fire and Water District Loan, Act of 1930.

SECTION 5. Said district shall, at the time of authorizing said loan or loans, provide for the payment thereof in accordance with section four of this part; and when a vote to that effect has been passed, a sum which, with the income derived from water rates, will be sufficient to pay the annual expense of operating its water works and the interest as it accrues on the bonds or notes issued as aforesaid by the district, and to make such payments on the principal as may be required under provisions of this part, shall without further vote be assessed upon said district by the assessors of said town annually thereafter until the debt incurred by said loan or loans is extinguished.

Payment of loan, etc.

SECTION 6. Any land taken or acquired under this part shall be managed, improved and controlled by the commissioners hereinafter provided for, in such manner as they shall deem for the best interest of the district.

Commissioners to manage, etc., land taken, etc.

SECTION 7. Whenever a tax is duly voted by said district for the purposes of this part, the clerk shall send a certified copy of the vote to the assessors of said town, who shall assess the same in the same manner in all respects in which town taxes are required by law to be assessed. The assessment shall be committed to the town collector, who shall collect said tax in the manner provided by law for the

Assessment and collection of taxes.

collection of town taxes, and shall deposit the proceeds thereof with the district treasurer for the use and benefit of said district. Said district may collect interest on overdue taxes in the manner in which interest is authorized to be collected on town taxes.

Meeting,
how called.

SECTION 8. A meeting or meetings of the voters of the territory described in section one of this part shall be called as provided in part three, on petition of ten or more legal voters therein, by a warrant from the selectmen of said town, or from a justice of the peace, directed to one of the petitioners, requiring him to give notice of the meeting by posting copies of the warrant in two or more public places in the district seven days at least before the time of the meeting. Such justice of the peace, or one of the selectmen, shall preside at such meeting until a clerk is chosen and sworn, and the clerk shall preside until a moderator is chosen. After the choice of a moderator for the meeting the question of the acceptance of this part shall be submitted to the voters, and if it is accepted by a majority of the voters present and voting thereon as provided in part three, the meeting may then proceed to act on the other articles contained in the warrant.

Question of
acceptance of
act to be sub-
mitted, etc.

Board of water
commissioners,
election,
terms, etc.

SECTION 9. Said district shall elect by ballot, either at the same meeting at which this part shall have been accepted or at a later meeting called for the purpose, three persons to hold office, one until the expiration of three years, one until the expiration of two years, and one until the expiration of one year, from the day of the next succeeding annual district meeting, to constitute a board of water commissioners; and at every annual meeting thereafter one such commissioner shall be elected by ballot for the term of three years. All the authority granted to said district by this part, except sections four and five, and not otherwise specifically provided for, shall be vested in said board of water commissioners, who shall be subject, however, to such instructions, rules and regulations as the district may by vote impose. Said commissioners shall appoint a treasurer of said district, who may be one of their number, who shall give bond to the district in such an amount and with such surety or sureties as may be approved by the commissioners. A majority of the commissioners shall constitute a quorum for the transaction of business. Any vacancy occurring in said board from any cause may be filled for the remainder of the unexpired term by said district at any legal meeting called for the purpose. No money shall be drawn from the district treasury on account of the water works except upon a written order of said commissioners or a majority of them.

Quorum.
Vacancy.

Commissioners
to fix water
rates, etc.

SECTION 10. Said board of commissioners shall fix just and equitable prices and rates for the use of water, and shall prescribe the time and manner of payment. The income of the water works shall be appropriated to defray all operating expenses, interest charges and payments on the principal

as they accrue upon any bonds or notes issued for water supply purposes. If there should be a net surplus remaining after providing for the aforesaid charges, it may be appropriated for such new construction as said commissioners may recommend, and in case a surplus should remain after payment for such new construction the water rates shall be reduced proportionately. Said commissioners shall annually, and as often as said district may require, render a report upon the condition of the works under their charge, and an account of their doings, including an account of receipts and expenditures.

Net surplus,
how used, etc.

Annual, etc.,
report.

SECTION 11. Said district may adopt by-laws prescribing by whom and how meetings may be called, notified and conducted; and, upon the application of ten or more legal voters in said district, meetings may also be called by warrant as provided in section eight. Said district may also establish rules and regulations for the management of its water works, not inconsistent with this part or with law, and may choose such other officers not provided for in this part as it may deem necessary or proper.

Adoption of
by-laws,
calling of
meetings, etc.

SECTION 12. Whoever wilfully or wantonly corrupts, pollutes or diverts any water obtained or supplied under this part, or wilfully or wantonly injures any reservoir, stand-pipe, aqueduct, pipe or other property owned or used by said district for any of the purposes of this part, shall forfeit and pay to said district three times the amount of damages assessed therefor, to be recovered in an action of tort, and upon conviction of any of the above wilful or wanton acts shall be punished by a fine not exceeding one hundred dollars or by imprisonment in jail for a term not exceeding six months.

Penalty for
polluting
water, etc.

SECTION 13. Said district may take, as a part of the water supply to which the town of Southborough is entitled under an agreement entered into with the city of Boston on February fourteenth, eighteen hundred and ninety-four, from the Sudbury reservoir of the metropolitan water system, situated in the town of Southborough, or from any available outlet leading from said reservoir, water to an amount not exceeding one hundred and twenty-five thousand gallons per day, in addition to the amount now allowed the Fayville Fire and Water District under the provisions of section two of chapter four hundred and seventy-four of the acts of nineteen hundred and twenty-three, upon such terms and conditions and at such place or places and in such manner as may be mutually agreed upon by the commissioners and the metropolitan district commission or in default of such agreement as may be determined by the state department of public health, but such terms shall not include any charge for water used or to be used under this part.

May take
water to certain
amount from
Sudbury reser-
voir of metro-
politan water
system, etc.

PART III.

PROVISIONS RELATIVE TO THE ACCEPTANCE AND TAKING EFFECT OF THIS ACT.

Part III, when effective.

Part III of this act shall take effect upon its passage, and all other provisions thereof shall take effect only as herein-after provided.

Part I, submission to voters.

Part I thereof shall be submitted for acceptance to the registered voters of said town of Southborough at a special town meeting which shall be called for the purpose by its selectmen within one year after the passage of this act and, if rejected at any such meeting, may be resubmitted from time to time at any special meeting called within said period; provided, that not more than three special meetings shall be called within said period. The vote on the question of acceptance of said Part I shall be taken by ballot at each such meeting in answer to a question which shall be placed thereon in substantially the following form: "Shall the town of Southborough supply itself and its inhabitants with water?" If a majority of the voters present and voting thereon at any such meeting vote in the affirmative in answer to said question, said Part I shall thereby be accepted for the purpose only of submitting to such voters, within the aforesaid period, the question of authorizing the incurrence of indebtedness under section six of said Part I, in the manner provided in chapter forty-four of the General Laws, and, if the incurrence of indebtedness is authorized as aforesaid, said Part I shall thereby be fully accepted and thereupon take effect and Part II of this act shall be null and void.

Resubmission upon rejection.

Proviso.

Vote by ballot.

Submission to voters of question of authorizing incurrence of indebtedness under Part I, § 6.

Upon authorization, Part I to be effective and Part II to be null and void.

Part II, submission to voters if Part I not fully accepted.

If said Part I is not fully accepted as aforesaid within one year after the passage of this act, said Part I shall be null and void and said Part II shall be submitted for acceptance to the registered voters of the territory described in section one of said Part II at a meeting of said voters called as provided in section eight of said Part II not later than two years after the passage of this act and, if rejected at any such meeting, may be resubmitted from time to time at any such meeting called within the aforesaid period; provided, that not more than three special meetings shall be called within said period. The vote on the question of acceptance of said Part II shall be taken by ballot at each such meeting in answer to a question which shall be placed thereon in substantially the following form: "Shall the inhabitants of that part of the town of Southborough for which this meeting is held be incorporated as a fire and water district for the purpose of supplying themselves with water?" If a majority of the voters of said territory present and voting thereon at any such meeting vote in the affirmative in answer to the last mentioned question, said Part II shall thereby be accepted and thereupon take effect.

Resubmission upon rejection.

Proviso.

Vote by ballot.

Part II to take effect upon affirmative vote of majority of voters.

Approved March 21, 1930.

AN ACT AUTHORIZING THE TOWN OF MILLIS TO BORROW MONEY FOR SCHOOL PURPOSES. *Chap.134*

Be it enacted, etc., as follows:

SECTION 1. For the purpose of constructing a new school building and originally equipping and furnishing the same, the town of Millis may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, one hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Millis School Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

Town of Millis may borrow money for school purposes.

Millis School Loan, Act of 1930.

SECTION 2. This act shall take effect upon its passage.
Approved March 26, 1930.

AN ACT RELATIVE TO THE LEASING OF TISBURY GREAT POND FOR THE CULTIVATION OF FISH. *Chap.135*

Be it enacted, etc., as follows:

SECTION 1. Chapter five hundred and twenty-nine of the acts of nineteen hundred and ten, as amended in section one by chapter thirty-nine of the General Acts of nineteen hundred and nineteen, is hereby further amended by striking out said section and inserting in place thereof the following:

1910, 529, § 1, etc., amended.

— *Section 1.* The division of fisheries and game may in the name of the commonwealth lease from time to time, for a term not exceeding five years at any one time, the pond known as Tisbury Great pond, in the county of Dukes County, with the arms, coves and bays connected therewith, for the purpose of cultivating useful fishes, on such terms and conditions as may seem to it expedient; provided, that nothing herein shall affect the right of any citizen of the commonwealth to take fish in said pond or in the waters connected therewith by hook and line, according to the laws now or hereafter in force relating to the taking of fish by hook and line.

Division of fisheries and game may lease Tisbury Great pond for the cultivation of fish.

Proviso.

SECTION 2. This act shall take effect upon its passage.
Approved March 26, 1930.

Chap. 136 AN ACT PROVIDING FOR THE INCORPORATION OF LIFE INSURANCE COMPANIES UNDER GENERAL LAW.

Emergency
preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

G. L. 175, § 47,
etc., amended.

Purposes of
incorporation
of insurance
companies.

SECTION 1. Section forty-seven of chapter one hundred and seventy-five of the General Laws, as most recently amended by section one of chapter one hundred and six of the acts of nineteen hundred and twenty-eight, is hereby further amended by adding at the end thereof the following paragraph:—

Kinds of
business.

Sixteenth, To transact life insurance and to make contracts for the payment of annuities and pure endowments.

G. L. 175, § 32,
etc., amended.

SECTION 2. Said chapter one hundred and seventy-five, as amended in section thirty-two by chapter one hundred and ninety of the acts of nineteen hundred and twenty-one, is hereby further amended by striking out said section and inserting in place thereof the following:—

Domestic insur-
ance companies
must comply
with certain
prerequisites
before issuing
policies.

Section 32. No domestic company shall make or issue any contracts or policies of insurance or annuity or pure endowment contracts until it has obtained from the commissioner a certificate, in such form as he may prescribe, stating that the company has complied with the conditions set forth in this section and all other provisions of law, and authorizing it to make or issue such policies or contracts. No such certificate shall be issued until the commissioner is satisfied, by such examination as he may make and such evidence as he may require, that the company has complied with the laws of the commonwealth, adopted a proper system of accounting, employed a competent accountant and a competent and experienced underwriter, and is without liabilities except such organization expenses as the commissioner shall approve as reasonable, and except, in the case of a stock company or a mutual company with a guaranty capital, its liabilities to stockholders for the amount paid in for shares of stock, nor, in the case of a life company, until he is satisfied, as aforesaid, that the company has employed a competent and experienced actuary, and that its officers and directors are of good repute and competent to manage a life company; provided, that if the commissioner is of the opinion that the granting of such a certificate to a life company would, in any case, be prejudicial to the public interest, he may in his discretion refuse to issue it.

Proviso.

G. L. 175, § 48,
etc., amended.

SECTION 3. Section forty-eight of said chapter one hundred and seventy-five, as most recently amended by section one of chapter one hundred and fourteen of the acts of nineteen hundred and twenty-six, is hereby further amended by

striking out the first paragraph and inserting in place thereof the following: — *Section 48.* Ten or more persons residents of this commonwealth may form a stock company (a) to transact the business set forth in any one of the clauses set forth in section forty-seven, excepting the third, (b) to transact the business set forth in the first and eighth clauses thereof, (c) to transact the business set forth in the first and second clauses thereof, or in the first, second and eighth clauses thereof, (d) to transact the business set forth in any two or more of the fourth, fifth, sixth, seventh, eighth, ninth, tenth, twelfth and thirteenth clauses thereof, or (e) to transact the business set forth in the sixth and sixteenth clauses thereof, — and by adding at the end thereof the following new paragraph: —

Stock insurance companies, kinds of business.

Under the sixteenth clause, not less than two hundred thousand dollars, or under the sixth and sixteenth clauses as provided under (e), not less than four hundred thousand dollars, together, in either case, with a net cash surplus of not less than two hundred thousand dollars, exclusive of said capital.

Amount of capital stock in certain cases.

SECTION 4. Said chapter one hundred and seventy-five is hereby further amended by striking out section forty-eight A, inserted by section six of chapter four hundred and six of the acts of nineteen hundred and twenty-four and as most recently amended by section one of chapter two hundred and twenty-five of the acts of nineteen hundred and twenty-eight, and inserting in place thereof the following: — *Section 48A.* Ten or more persons, residents of this commonwealth, may form a mutual company, (a) to transact the business set forth in any one of the clauses of section forty-seven, except the eleventh, fourteenth or fifteenth; (b) to transact the business set forth in the first and third, the first and eighth, the third and eighth, or in the first, third and eighth clauses; (c) to transact the business set forth in the first and second, or in the first, second and eighth clauses; (d) to transact the business set forth in any two or more of the fourth, fifth, sixth, seventh, eighth, ninth, tenth, twelfth and thirteenth clauses thereof; or (e) to transact the business set forth in the sixth and sixteenth clauses thereof, except subdivision (e) of said sixth clause.

G. L. 175, § 48A, etc., amended.

Mutual insurance companies, kinds of business.

SECTION 5. Section forty-nine of said chapter one hundred and seventy-five, as most recently amended by section three of chapter four hundred and fifty of the acts of nineteen hundred and twenty-four, is hereby further amended by striking out the second paragraph and inserting in place thereof the following: —

G. L. 175, § 49, etc., amended.

The name of the corporation shall be subject to approval by the commissioner and shall contain the word “insurance” or “assurance” or, if organized on the mutual plan, the words “mutual insurance” or “mutual assurance” or, if organized under the fifteenth clause of section forty-seven, the word “reinsurance”, and, if organized under the sixteenth clause of said section forty-seven or under the sixth and

Name of corporation at formation.

sixteenth clauses thereof, the word "life", — and by adding at the end thereof the following new paragraph: —

Articles of organization, approval by commissioner.

The commissioner shall not approve the articles of organization of a company formed to transact business under the sixteenth clause of section forty-seven, or under the sixth and sixteenth clauses thereof, until he is satisfied by such examination as he may make and such evidence as he may require, that the incorporators are of good repute and intend in good faith to operate the company. He shall execute a certificate of his findings, in such form as he may prescribe, which shall be attached to the articles of organization prior to the filing thereof with the state secretary.

G. L. 175, § 51, etc., amended.

SECTION 6. Section fifty-one of said chapter one hundred and seventy-five, as most recently amended by section two of chapter one hundred and six of the acts of nineteen hundred and twenty-eight, is hereby further amended by striking out clause (d) and inserting in place thereof the following: —

Kinds of business which may be combined by stock companies.

(d) The sixth, if authorized to transact life insurance, provided it has a paid-up capital of not less than four hundred thousand dollars and net cash assets over all liabilities, computed on the basis fixed by sections nine to twelve, inclusive, of not less than two hundred thousand dollars, exclusive of said capital.

G. L. 175, new section after § 93D.

SECTION 7. Said chapter one hundred and seventy-five is hereby further amended by inserting after section ninety-three D, added by section ten of chapter two hundred and sixty-seven of the acts of nineteen hundred and twenty-five and as amended by section twelve of chapter two hundred and eighty-four of the acts of nineteen hundred and twenty-seven, the following new section: — *Section 93E.* No policy shall be issued by a mutual company formed to transact business under the sixteenth clause of section forty-seven, or under clause (e) of section forty-eight A, until it has established a fully paid-up guaranty capital of not less than two hundred thousand dollars, if it proposes to transact business under said sixteenth clause, or four hundred thousand dollars, if it proposes to transact business under said clause (e), together, in either case, with a net cash surplus of not less than two hundred thousand dollars, exclusive of said guaranty capital. Such guaranty capital shall be divided into shares of one hundred dollars each, to be invested as provided by this chapter for the investment of the capital stock of domestic companies, other than life. Stockholders of such guaranty capital and policy holders of such a company shall be subject to the same provisions of law relative to their right to vote as apply respectively to stockholders in stock companies and policy holders in mutual companies. The stockholders of such guaranty capital shall be entitled to annual dividends, not exceeding eight per cent, payable from the net surplus of the company, and such guaranty capital shall be redeemed by an appropriation of net surplus for that purpose whenever the net surplus, computed on the basis

Issue of policies by certain mutual insurance companies.

Guaranty capital.

Dividends.
Redemption.

fixed by sections nine to twelve, inclusive, is twice the amount of said guaranty capital.

SECTION 8. Said chapter one hundred and seventy-five, as amended in section ninety-four by chapter seventy-seven of the acts of nineteen hundred and twenty-two, is hereby further amended by striking out said section ninety-four and inserting in place thereof the following: — *Section 94.* Except as provided in section one hundred and thirty-seven, every person insured by a domestic mutual life company shall be a member entitled to one vote, and one vote additional for each five thousand dollars of insurance in excess of the first five thousand dollars, and shall be notified of its annual meetings by written notice or by an imprint in the form prescribed in section seventy-six upon the filing-back, or, in case of policies on which the premiums are payable monthly or oftener, on some other prominent place of each policy, and also upon receipts or certificates of renewal.

G. L. 175, § 94,
etc., amended.

Domestic
mutual life
companies.

Members.

Members and shareholders may vote by proxies dated and executed within three months and returned and recorded on the books of the company seven days or more before the meeting at which they are to be used; but no person shall, as attorney or otherwise, cast more than twenty votes, and no officer shall, himself or by another, ask for, receive, procure to be obtained or use a proxy vote.

Vote by
proxies
authorized.

Two thirds of the directors shall always be residents of the commonwealth, and, after the first election, the directors shall be chosen by and from the policy holders; provided, that in case of a company having outstanding a guaranty capital, one third of the directors may be chosen by and from the stockholders thereof. No person shall be qualified to serve as a director after he ceases to be such a policy holder or stockholder, as the case may be.

Directors.

Proviso.

The provisions of section sixty shall apply to the officers of every such company.

Qualification
of officers.

SECTION 9. Section sixty-three of said chapter one hundred and seventy-five, as amended by section three of chapter two hundred and fifteen of the acts of nineteen hundred and twenty-one and by section one of chapter two hundred and ninety-seven of the acts of nineteen hundred and twenty-three, is hereby further amended by inserting after the word "stock" in the first line the words: — and, in the case of a domestic stock life company, the net cash surplus required by section forty-eight, — and by inserting after the word "capital" in the fourth line the words: — and net cash surplus as aforesaid, — so that the first paragraph will read as follows: — *Section 63.* The capital stock and, in the case of a domestic stock life company, the net cash surplus required by section forty-eight shall be paid in cash within twelve months after the date of the charter or certificate of organization, but no certificates of full shares and no policies shall be issued until the whole capital and net cash surplus as aforesaid is paid in. A majority of the directors shall certify

G. L. 175, § 63,
etc., amended.

Payment of
capital and net
cash surplus
of insurance
companies.

on oath that the money has been paid by the stockholders for their respective shares, and that the same is held as the capital of the company, invested and to be invested as required by this section. *Approved March 26, 1930.*

Chap. 137 AN ACT AUTHORIZING THE PAYMENT OF SALARIES TO MEMBERS OF THE MUNICIPAL COUNCIL OF THE CITY OF ATTLEBORO.

Be it enacted, etc., as follows:

1914, 680, § 17,
amended.

Payment of
salaries to
members of
municipal
council of city
of Attleboro.

Submission to
voters, etc.

SECTION 1. Section seventeen of chapter six hundred and eighty of the acts of nineteen hundred and fourteen is hereby amended by striking out the last sentence and inserting in place thereof the following: — Each member of the municipal council shall receive in full compensation for his services as a member thereof, or of any committee thereof, such salary, not exceeding three hundred dollars a year, as may be established by ordinance.

SECTION 2. This act shall be submitted for acceptance to the registered voters of the city of Attleboro at its city election in the current year in the form of the following question which shall be placed upon the official ballot to be used at said election: — “Shall an act passed by the general court in the current year, entitled ‘An Act authorizing the payment of salaries to members of the municipal council of the city of Attleboro’, be accepted?” If a majority of the voters voting thereon vote in the affirmative in answer to said question, this act shall take effect on the first Tuesday of January, nineteen hundred and thirty-one, but not otherwise.

Approved March 26, 1930.

Chap. 138 AN ACT RELATIVE TO THE SALE OF REAL ESTATE BY GUARDIANS AND CONSERVATORS.

Be it enacted, etc., as follows:

G. L. 201, § 38,
amended.

Duties of
guardians and
conservators as
to management
of ward's
estate.

SECTION 1. Section thirty-eight of chapter two hundred and one of the General Laws is hereby amended by adding at the end thereof the following: — Such license and the application therefor shall state whether the ward is married or single, — so as to read as follows: — *Section 38.* He shall manage the estate of his ward frugally and without waste, and shall, except as otherwise provided, apply the same, so far as may be necessary, to the comfortable and suitable maintenance and support of the ward and his family. If the income and profits are insufficient for that purpose, he may sell the real estate upon obtaining a license therefor, and shall apply the proceeds of such sale, so far as may be necessary, for the maintenance and support of the ward and his family. Such license and the application therefor shall state whether the ward is married or single.

Effective date.

SECTION 2. This act shall take effect September first in the current year. *Approved March 26, 1930.*

AN ACT PROHIBITING THE INTERRUPTION OF TRAFFIC UPON STATE HIGHWAYS. *Chap. 139*

Be it enacted, etc., as follows:

Chapter eighty-five of the General Laws is hereby amended by inserting after section seventeen the following new section: — *Section 17A.* Whoever, for the purpose of soliciting any alms, contribution or subscription or of selling any merchandise or ticket of admission to any game, show, exhibition, fair, ball, entertainment or public gathering, signals a moving vehicle on any state highway or causes the stopping of a vehicle thereon, or accosts any occupant of a vehicle stopped thereon at the direction of a police officer or signal man, or of a signal or device for regulating traffic, shall be punished by a fine of not more than fifty dollars.

G. L. 85,
new section
after § 17.

Penalty for
interruption of
traffic for cer-
tain purposes
upon state
highways.

Approved March 26, 1930.

AN ACT RELATIVE TO THE INVESTMENT BY SAVINGS BANKS IN THE STOCK OF NATIONAL BANKS AND TRUST COMPANIES. *Chap. 140*

Be it enacted, etc., as follows:

Clause seventh of section fifty-four of chapter one hundred and sixty-eight of the General Laws, as amended by section one of chapter three hundred and fifteen of the acts of nineteen hundred and twenty-nine, is hereby further amended by striking out the first paragraph and inserting in place thereof the following: — Seventh, In the stock of a trust company incorporated under the laws of and doing business within this commonwealth, or in the stock of a national banking association located in the New England states and incorporated under the authority of the United States, which has paid dividends of not less than four per cent thereon in cash in each of the five years next preceding the date of such investment and the amount of whose surplus is at least equal to fifty per cent of its capital; but a savings bank shall not hold, both by way of investment and as security for loans, more than twenty-five per cent of the stock of any one such company or association, nor shall it hold by way of investment stock of such companies and associations having an aggregate initial cost in excess of fifteen per cent of the deposits of such savings bank, or stock of any one such company or association having an initial cost in excess of one per cent of the deposits aforesaid, except that in the event of the consolidation or merger of such companies or associations or of one or more such companies with one or more such associations the amount of stock of the consolidated or absorbing company or association which may be held under authority hereof may be in excess of one per cent but not in excess of two per cent of the deposits aforesaid, provided the stock so held is acquired in exchange for stock of the consolidating or merging companies or associations which is owned by such savings bank at the time of consolidation or merger.

G. L. 168, § 54,
cl. seventh,
etc., amended.

Investment by
savings banks
in the stock of
national banks
and trust
companies
regulated.

Consolidation
or merger.

Proviso.

Approved March 26, 1930.

*Chap.*141 AN ACT RELATIVE TO NOTICES OF INTENTION AND CERTIFICATES OF MARRIAGE.

Be it enacted, etc., as follows:

G. L. 207, § 19,
amended.

Section nineteen of chapter two hundred and seven of the General Laws is hereby amended by adding at the end thereof the following new sentence: — In computing the five day period specified in this section and in determining the fifth day referred to in section twenty-eight, Sundays and holidays shall be counted, — so as to read as follows: — *Section 19.* Persons intending to be joined in marriage in the commonwealth shall, not less than five days before their marriage, cause notice of their intention to be filed in the office of the clerk or registrar of the town where each of them dwells, or, if they do not dwell within the commonwealth, in the office of the clerk or registrar of the town where they propose to have the marriage solemnized. In computing the five day period specified in this section and in determining the fifth day referred to in section twenty-eight, Sundays and holidays shall be counted.

Notice of
intention of
marriage to be
filed five days
in advance.

Approved March 26, 1930.

*Chap.*142 AN ACT PROVIDING FOR REPRESENTATION OF THE MUNICIPAL COURT OF THE CITY OF BOSTON ON THE JUDICIAL COUNCIL.

Be it enacted, etc., as follows:

G. L. 221,
§ 34A,
amended.

Section thirty-four A of chapter two hundred and twenty-one of the General Laws, inserted by chapter two hundred and forty-four of the acts of nineteen hundred and twenty-four, is hereby amended by inserting after the word "him" in the twelfth line the words: — ; the chief justice of the municipal court of the city of Boston or some other justice or former justice of that court appointed from time to time by him, — so as to read as follows: — *Section 34A.* There shall be a judicial council for the continuous study of the organization, rules and methods of procedure and practice of the judicial system of the commonwealth, the work accomplished, and the results produced by that system and its various parts. Said council shall be composed of the chief justice of the supreme judicial court or some other justice or former justice of that court appointed from time to time by him; the chief justice of the superior court or some other justice or former justice of that court appointed from time to time by him; the judge of the land court or some other judge or former judge of that court appointed from time to time by him; the chief justice of the municipal court of the city of Boston or some other justice or former justice of that court appointed from time to time by him; one judge of a probate court in the commonwealth and one justice of a district court in the commonwealth and not more than four members of the bar all to be appointed by the governor, with the advice and consent of the executive council. The appointments by the governor shall be for such periods, not exceeding four years, as he shall determine.

Judicial
council,
establishment,
purposes, etc.

Membership.

Terms of
governor's
appointees.

Approved March 26, 1930.

AN ACT PROVIDING FOR LOCAL OPTION RELATIVE TO THE CARRYING ON OF THE BUSINESS OF BOOTBLACK ON THE LORD'S DAY.

Chap. 143

Be it enacted, etc., as follows:

Section six of chapter one hundred and thirty-six of the General Laws, as most recently amended by chapter one hundred and eighteen of the acts of nineteen hundred and twenty-nine, is hereby further amended by inserting after the word "forenoon" in the sixty-third line the words: — , unless prohibited in a city or town by ordinance or by-law, — so as to read as follows: — *Section 6.* The preceding section shall not prohibit the manufacture and distribution of steam, gas or electricity for illuminating purposes, heat or motive power; the distribution of water for fire or domestic purposes; the use of the telegraph or the telephone; the retail sale of drugs and medicines, or articles ordered by the prescription of a physician, or mechanical appliances used by physicians or surgeons; the retail sale of tobacco in any of its forms by licensed innholders, common victuallers, druggists and newsdealers whose stores are open for the sale of newspapers every day in the week; the retail sale of bread, before ten o'clock in the forenoon and between the hours of four o'clock and half past six o'clock in the afternoon by licensed innholders and by licensed common victuallers authorized to keep open their places of business on the Lord's day and by persons licensed under the following section to keep open their places of business as aforesaid; the retail sale of ice cream, soda water and confectionery by licensed innholders and druggists, and by such licensed common victuallers as are not also licensed to sell certain non-intoxicating beverages, as defined in section one of chapter one hundred and thirty-eight, and who are authorized to keep open their places of business on the Lord's day; the sale of ice cream, soda water, confectionery or fruit by persons licensed under the following section or the keeping open of their places of business for the sale thereof; work lawfully done by persons working under permits granted under section nine; the sale by licensed innholders and common victuallers of meals such as are usually served by them, consisting in no part of intoxicating liquors, which meals are cooked on the premises but are not to be consumed thereon; the operation of motor vehicles; the sale of gasoline and oil for use, and the retail sale of accessories for immediate necessary use, in connection with the operation of motor vehicles, motor boats and air craft; the letting of horses and carriages or of boats; unpaid work on pleasure boats; the running of steam ferry boats on established routes; the running of street railway cars; the running of steamboat lines and trains or of steamboats, if authorized under section nineteen; the preparation, printing and publication of newspapers, or the sale and delivery thereof; the wholesale or retail sale and delivery of milk, or

G. L. 136, § 6,
etc., amended.

Certain business not
prohibited on
Lord's day.

Certain business not prohibited on Lord's day.

the transportation thereof, or the delivery of ice cream; the making of butter and cheese; the keeping open of public bath houses; the making or selling by bakers or their employees, before ten o'clock in the forenoon and between the hours of four o'clock and half past six o'clock in the afternoon, of bread or other food usually dealt in by them; whenever Rosh Hashonah, or the Day of Atonement, begins on the Lord's day, the retail sale and delivery of fish, fruit and vegetables before twelve o'clock noon of that day; the selling of kosher meat by any person who, according to his religious belief, observes Saturday as the Lord's day by closing his place of business during the day until six o'clock in the afternoon or the keeping open of his shop on the Lord's day for the sale of kosher meat between the hours of six o'clock and ten o'clock in the forenoon; the performing of secular business and labor on the Lord's day by any person who conscientiously believes that the seventh day of the week ought to be observed as the Sabbath and actually refrains from secular business and labor on that day, if he disturbs no other person thereby; the carrying on of the business of bootblack before eleven o'clock in the forenoon, unless prohibited in a city or town by ordinance or by-law; the digging of clams; the icing and dressing of fish; the cultivation of land, and the raising, harvesting, conserving and transporting of agricultural products during the existence of war between the United States and any other nation and until the first day of January following the termination thereof; the sale of catalogues of pictures and other works of art in exhibitions held by societies organized for the purpose of promoting education in the fine arts or the exposure of photographic plates and films for pleasure, if the pictures to be made therefrom are not intended to be sold and are not sold.

Approved March 26, 1930.

Chap. 144 AN ACT RELATIVE TO THE APPOINTMENT OF THIRD SPECIAL JUSTICES FOR CERTAIN DISTRICT COURTS.

Be it enacted, etc., as follows:

G. L. 218, § 6,
etc., amended.

Section six of chapter two hundred and eighteen of the General Laws, as amended by section two of chapter two hundred and twenty-nine of the acts of nineteen hundred and twenty-four and by section one of chapter eighty-eight of the acts of nineteen hundred and twenty-five, is hereby further amended by adding at the end of the first paragraph the following: — ; provided, that the governor may appoint a third special justice for any such other district court the judicial district of which has, according to the national or state census last preceding, a population of one hundred thousand or more, — so that said paragraph will read as follows: — *Section 6.* The district court of Nantucket shall consist of one justice and one special justice. The central district court of Worcester, the district court of southern

District court justices and special justices.

Essex, the district court of Lawrence and the district court of Springfield shall consist of one justice and three special justices. Each of the other district courts, except the municipal court of the city of Boston, shall consist of one justice and two special justices; provided, that the governor may appoint a third special justice for any such other district court the judicial district of which has, according to the national or state census last preceding, a population of one hundred thousand or more. *Approved March 26, 1930.*

Proviso.

AN ACT FURTHER EXTENDING THE CORPORATE EXISTENCE OF THE BROCKTON CO-OPERATIVE ASSOCIATION FOR THE PURPOSE OF CONVEYING CERTAIN REAL ESTATE. Chap. 145

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter sixty-seven of the acts of nineteen hundred and twenty-eight is hereby amended by striking out, in the fourth line, the word "two" and inserting in place thereof the word: — seven, — so as to read as follows: — *Section 1.* The corporation heretofore known as Brockton Co-operative Association, dissolved by chapter three hundred and sixty-three of the acts of nineteen hundred and eleven, is hereby revived and continued for the period of seven years from the effective date of this act for the sole purpose of selling and conveying title to a certain tract of land with the buildings thereon and privileges appurtenant thereto, situated in the city of Brockton, and distributing the proceeds of said sale among creditors and stockholders entitled thereto.

1928, 67, § 1, amended.

Corporate existence of Brockton Co-operative Association for purpose of conveying certain real estate, extended.

SECTION 2. This act shall be operative as of March first, nineteen hundred and thirty. *Approved March 26, 1930.*

When operative.

AN ACT RELATIVE TO THE PLUMBING LAWS OF THE CITY OF BOSTON. Chap. 146

Be it enacted, etc., as follows:

SECTION 1. Section one hundred and twenty-one of chapter five hundred and fifty of the acts of nineteen hundred and seven is hereby amended by striking out the last paragraph of the subdivision appearing under the heading "Cast Iron Pipes, etc." and inserting in place thereof the following: —

1907, 550, § 121, amended.

All joints shall be made with picked oakum and molten lead run full, and be made gas tight. Threaded joints may be used on cast iron pipe when above ground, with the approval of the building commissioner. No cement joints nor connections between iron and cement or tile pipe or brick drains shall be made within any building.

Cast iron pipe, joints.

SECTION 2. Section one hundred and twenty-two of said chapter five hundred and fifty, as amended by section twenty-five of chapter four hundred and sixty-two of the acts of nineteen hundred and twenty-three, is hereby further

1907, 550, § 122, etc., amended.

amended by striking out the first paragraph and inserting in place thereof the following: —

Drain pipes,
etc.

Drain, waste and connecting ventilation pipes, vents and back air pipes shall be of sufficient size, and made of extra heavy cast iron pipe if under ground, and if above ground shall be made of extra heavy cast iron, of galvanized wrought iron of standard weight, of not less than number thirteen Stubbs gauge brass pipe within the building, or of such other material as the building commissioner may approve, except that lead pipes may be used for short connections exposed to view. Cast iron drains shall extend not less than ten feet from the inside face of the wall beyond and away from the building.

Approved March 26, 1930.

Chap.147 AN ACT RELATIVE TO THE CONSTRUCTION OF FISH WAYS ON THE PARKER RIVER IN THE COUNTY OF ESSEX.

Be it enacted, etc., as follows:

Construction
of fish ways on
Parker river in
Essex county.

For the purpose of constructing fish ways on the Parker river, in the county of Essex, under the provisions of sections nineteen and twenty of chapter one hundred and thirty of the General Laws, the director of the division of fisheries and game of the department of conservation may expend such sum, not exceeding seventy-five hundred dollars, as may be appropriated by the general court. Such fish ways shall be constructed at such points on said river as the said director may, after hearing, determine. *Approved March 26, 1930.*

Chap.148 AN ACT TO PROVIDE ANNUAL ALLOWANCES FOR UNIFORMS TO WARRANT OFFICERS OF THE NATIONAL GUARD.

Be it enacted, etc., as follows:

G. L. 33, § 145,
etc., amended.

SECTION 1. Section one hundred and forty-five of chapter thirty-three of the General Laws, as appearing in chapter four hundred and sixty-five of the acts of nineteen hundred and twenty-four and as amended by section one of chapter three hundred and seventy-three of the acts of nineteen hundred and twenty-six, is hereby further amended by striking out paragraph (d) and inserting in place thereof the following: —
(d) There shall be allowed and paid by the commonwealth, as of April first in each year, to each commissioned officer, and to each warrant officer, who served as such for the year preceding said date, or for a part thereof, a sum for uniform allowance computed at the rate of thirty-five dollars for the full year, upon the approval of the adjutant general and of the intermediate commanders in the chain of command and upon their certification that such commissioned officer, or such warrant officer, has served for the whole or a specified part of said year and during such service has provided himself with the equipment required by the regulations.

Annual allow-
ances to com-
missioned and
warrant officers
of national
guard for
uniforms.

Effective date.

SECTION 2. This act shall take effect as of April first of the current year.

Approved March 26, 1930.

AN ACT RELATIVE TO THE DISPLAY OF THE NATIONAL FLAG AT *Chap.149*
POLLING PLACES.

Be it enacted, etc., as follows:

Chapter fifty-four of the General Laws is hereby amended by inserting after section twenty-five the following new section: — *Section 25A.* In any city or town which accepts this section by vote of its city council or selectmen, the national flag shall be displayed at each polling place during the hours when voting is taking place thereat.

G. L. 54,
new section
after § 25.

Display of
national flag at
polling places.

Approved March 26, 1930.

AN ACT RELATIVE TO CERTAIN LINES, POLES AND OTHER *Chap.150*
EQUIPMENT OF THE ELECTRIC LIGHT DEPARTMENT OF THE
TOWN OF BRAINTREE.

Be it enacted, etc., as follows:

SECTION 1. All lines for the transmission of electricity for light, heat or power, heretofore acquired or constructed by the electric light department of the town of Braintree upon, along, over or under the public ways and places of said town, and the poles, piers, abutments, conduits and other fixtures necessary to sustain or protect the wires of said lines, and in actual use on the effective date of this act, are hereby made lawful notwithstanding the lack of any valid locations therefor or any informality in the proceedings relative to their location and erection; provided, that said department shall, not later than the first day of July in the current year, file with the town clerk a map or maps showing in detail the location and nature of the said lines, structures and fixtures; such map or maps to be recorded and kept with the records of original locations for poles and wires in said town.

Location of
certain lines,
poles and other
equipment of
electric light
department of
town of
Braintree,
validated.

Proviso.

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

Approved March 27, 1930.

AN ACT RELATIVE TO THE POWERS OF THE NEWTON POLICE *Chap.151*
BENEFIT ASSOCIATION, INCORPORATED.

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter three hundred and thirty-nine of the acts of nineteen hundred and seven is hereby amended by striking out, in the sixth line, the word "two" and inserting in place thereof the word: — five, — so as to read as follows: — *Section 1.* The Newton Police Benefit Association, Incorporated, a corporation duly established by law, is hereby authorized, acting by its board of directors, to pay or cause to be paid from its special fund to any member in good standing, upon the death of his wife, the sum of five hundred dollars.

1907, 339, § 1,
amended.

Newton Police
Benefit Association, Incorporated, may pay death benefits.

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

Approved March 27, 1930.

*Chap.*152 AN ACT ESTABLISHING THE OFFICE OF SECOND ASSISTANT CLERK IN THE MUNICIPAL COURT OF THE DORCHESTER DISTRICT.

Be it enacted, etc., as follows:

G. L. 218, § 10,
etc., amended.

District courts,
assistant clerks,
appointment,
etc.

Second assist-
ant clerks,
appointment,
etc.

Third assistant
clerks, appoint-
ment, etc.

Submission to
city council of
city of Boston.

SECTION 1. Section ten of chapter two hundred and eighteen of the General Laws, as most recently amended by section one of chapter two hundred and fifty-four of the acts of nineteen hundred and twenty-nine, is hereby further amended by inserting after the word "district" the first time it appears in the nineteenth line, the words: — , the municipal court of the Dorchester district, — so as to read as follows: — *Section 10.* The clerk of a district court may, subject to the approval of the justice, appoint one or more assistant clerks, who shall be removable at his pleasure or at the pleasure of the court, for whose official acts the clerk shall be responsible and who shall be paid by him unless salaries payable by the county are authorized in this section or in section fifty-three. Assistant clerks with salaries payable by the county may be appointed in the central district court of northern Essex, the municipal court of the Charlestown district, the municipal court of the Brighton district, the district court of western Hampden, the district court of Newton, the district court of northern Norfolk and in courts the judicial districts of which have, according to the national or state census last preceding, a population of sixty thousand or more. Second assistant clerks with salaries payable by the county may be appointed in the municipal court of the Roxbury district, the East Boston district court, the municipal court of the Charlestown district, the municipal court of the Dorchester district, the municipal court of the West Roxbury district, and, subject to the approval of the county commissioners, in the first district court of eastern Middlesex, the third district court of eastern Middlesex, the district court of southern Essex, the third district court of Bristol and the district court of East Norfolk.

Third assistant clerks with salaries payable by the county may be appointed in the municipal court of the Roxbury district and, subject to the approval of the county commissioners, in the first district court of eastern Middlesex and the third district court of eastern Middlesex.

SECTION 2. This act shall take effect upon its acceptance during the current year by vote of the city council of the city of Boston, subject to the provisions of its charter, but not otherwise.

Approved March 27, 1930.

AN ACT RELATIVE TO DECREES OF PROBATE COURTS CHANG- *Chap.153*
ING THE NAMES OF PERSONS.

Be it enacted, etc., as follows:

SECTION 1. Chapter two hundred and ten of the General Laws is hereby amended by striking out section thirteen and inserting in place thereof the following: — *Section 13.* The court shall, before decreeing a change of name, require public notice of the petition to be given, and any person may be heard thereon, and, upon entry of a decree, the court may grant a certificate under the seal of the court, of the name which the person is to bear, which shall thereafter be his legal name.

G. L. 210, § 13, amended.
Public notice of petition for change of name of person.
Certificate.

SECTION 2. This act shall take effect upon its passage.
Approved March 29, 1930.

AN ACT RELATIVE TO RECOGNIZANCES FOR APPEARANCE *Chap.154*
BEFORE CERTAIN DISTRICT COURTS.

Be it enacted, etc., as follows:

SECTION 1. Section sixty-five of chapter two hundred and seventy-six of the General Laws is hereby amended by adding at the end thereof the following new sentence: — A recognizance of a person held to answer to a complaint before a district court which is required by law to sit in more than one municipality may, with his consent or at his request, be conditioned for his appearance at the next sitting of the court at any one of said municipalities.

G. L. 276, § 65, amended.
Condition of recognizance for appearance before certain district courts.

SECTION 2. This act shall become operative on September first of the current year.

When operative.

Approved March 29, 1930.

AN ACT TO PROTECT PROPERTY RIGHTS IN REGISTERED *Chap.155*
BOTTLES AND OTHER CONTAINERS.

Be it enacted, etc., as follows:

Section eighteen of chapter one hundred and ten of the General Laws is hereby amended by inserting before the word "owner" in the first and sixth lines the word: — registered, — and by inserting after the word "owner" in the sixth line the words: —; provided, that making a money charge or requiring the deposit of a sum of money under an agreement to refund the same upon the redelivery of the vessel shall not constitute a purchase thereof, within the meaning of this section, — so as to read as follows: — *Section 18.* No person, without the written consent of the registered owner thereof, shall fill with a beverage with intent to sell the same any vessel registered under the preceding section, or change in any way, or conceal any name or the word "registered" thereon, or buy, sell, traffic in or

G. L. 110, § 18, amended.
Unlawful use of registered bottles.

dispose of any such vessel. This section shall not apply to vessels purchased from the registered owner; provided, that making a money charge or requiring the deposit of a sum of money under an agreement to refund the same upon the redelivery of the vessel shall not constitute a purchase thereof, within the meaning of this section. Violation of any provision of this section shall for the first offence be punished by a fine of not less than fifty cents for each vessel in respect to which the violation occurs or by imprisonment for not less than ten days nor more than one year, or both, and for each subsequent offence by a fine of not less than one nor more than five dollars for each such vessel or by imprisonment for not less than twenty days nor more than one year.

Approved March 29, 1930.

Chap.156 AN ACT AUTHORIZING THE CITY OF LYNN TO PAY A CERTAIN CLAIM FOR BLEACHERS FURNISHED FOR ITS STADIUM.

Be it enacted, etc., as follows:

City of Lynn may pay a certain claim for bleachers furnished for its stadium.

SECTION 1. The city of Lynn may appropriate a sum not exceeding sixty-three hundred and sixteen dollars and forty-five cents and may, with the approval of the mayor of said city and of its stadium commission, expend the same, or any part thereof, in the payment and discharge of a certain claim of the R. A. Fife Corporation for certain bleachers furnished for the Lynn stadium, so-called, on or about the first day of October, nineteen hundred and twenty-nine; said bleachers having been furnished to said city at the instance of said commission without compliance with sections thirty-nine and forty of chapter three hundred and forty of the Special Acts of nineteen hundred and seventeen.

Effective upon acceptance, etc.

SECTION 2. This act shall take effect upon its acceptance, during the current year, by vote of the city council of said city, subject to the provisions of its charter, but not otherwise.

Approved March 29, 1930.

Chap.157 AN ACT RELATIVE TO THE SERVICE OF STATE AND MUNICIPAL EMPLOYEES IN THE ORGANIZED MILITIA, IN THE ORGANIZED RESERVE OF THE ARMY OF THE UNITED STATES OR IN THE UNITED STATES NAVAL RESERVE FORCES.

Be it enacted, etc., as follows:

G. L. 33, § 67, amended.

No loss of pay or vacation to certain state and municipal employees in the organized militia, in the organized

Chapter thirty-three of the General Laws, as appearing in chapter four hundred and sixty-five of the acts of nineteen hundred and twenty-four, is hereby amended by striking out section sixty-seven and inserting in place thereof the following: — *Section 67.* Any person in the service of the commonwealth, or of a city or town which, by vote of its city council or of its inhabitants at a town meeting, accepts this section, shall be entitled, during the time of his service in the organized militia, under sections seventeen,

twenty-five, twenty-six, one hundred and twenty-three and one hundred and eighty-one, or during his annual tour of duty, not exceeding fifteen days, as a member of the organized reserve of the army of the United States or of the United States naval reserve forces, to receive pay therefor, without loss of his ordinary remuneration as an employee or official of the commonwealth, or of such city or town, and shall also be entitled to the same leaves of absence or vacation with pay given to other like employees or officials.

reserve of the army of the United States or in the United States naval reserve forces.

Approved March 29, 1930.

AN ACT PROVIDING FOR THE GRANTING TO CERTAIN TEACHERS IN THE STATE NORMAL SCHOOLS OF LEAVE OF ABSENCE FOR STUDY OR RESEARCH.

Chap. 158

Be it enacted, etc., as follows:

Chapter seventy-three of the General Laws is hereby amended by inserting after section four the following new section: — *Section 4A.* A teacher in a state normal school who has served as such in the state normal schools for at least seven years after entering such service or, if a leave of absence has previously been granted to him hereunder, after the termination of the last such leave may, upon written recommendation of the principal of the school wherein he is employed, be granted by the commissioner of education a leave of absence, for study and research, for a period of one year at half pay or for a period of a half year at full pay for such period; provided, that prior to the granting of such leave said teacher shall enter into a written agreement with the department that upon the termination of such leave he will return to the state normal school service and serve as a teacher in the same or another state normal school for a period equal to twice the length of such leave and that, in default of completing such service, he will refund to the commonwealth, unless excused therefrom by the department for reasons satisfactory to it, an amount equal to such proportion of the salary received by him while on leave as the amount of service not actually rendered as agreed bears to the whole amount of service agreed to be rendered.

G. L. 73, new section after § 4.

Certain teachers in the state normal schools may be granted leave of absence for study or research.

Proviso.

Approved March 29, 1930.

AN ACT CLARIFYING THE LAWS RELATIVE TO THE PAYMENT OF WORKMEN'S COMPENSATION AS AFFECTING THEIR APPLICATION TO A CERTAIN CLASS OF WORKMEN.

Chap. 159

Be it enacted, etc., as follows:

Section seventy-four of chapter one hundred and fifty-two of the General Laws is hereby amended by inserting after the word "profit" in the sixth line the following new sentence: — Said sections shall not apply to inmates of institutions performing labor under sections forty-eight to seventy-eight, inclusive, of chapter one hundred and twenty-

G. L. 152, § 74, amended.

Application of
G. L., 152,
§§ 69 to 75,
inclusive.

Not applicable
to certain
class of
workmen.

seven, — so as to read as follows: — *Section 74.* Sections sixty-nine to seventy-five, inclusive, shall apply to all laborers, workmen and mechanics in the service of the commonwealth or of such county, city, town or district under any employment or contract of hire, expressed or implied, oral or written, including those employed in work done in performance of governmental duties as well as those employed in municipal enterprises conducted for gain or profit. Said sections shall not apply to inmates of institutions performing labor under sections forty-eight to seventy-eight, inclusive, of chapter one hundred and twenty-seven. For the purposes of said sections all laborers, workmen and mechanics paid by the commonwealth, but serving under boards or commissions exercising powers within defined districts, shall be deemed to be in the service of the commonwealth.

Approved March 29, 1930.

Chap. 160 AN ACT RELATIVE TO APPOINTMENTS TO THE REGULAR POLICE FORCES IN CERTAIN CITIES AND TOWNS.

Be it enacted, etc., as follows:

G. L. 31,
new section
after § 20.

Appointments
to regular
police forces in
certain cities
and towns to
be made from
list of mem-
bers of reserve
police force.

Chapter thirty-one of the General Laws is hereby amended by inserting after section twenty the following new section: — *Section 20A.* In each city and town subject to section twenty in which there has been established a reserve police force, appointments to the regular force shall be made by the appointing authority upon certification by the commissioner from the list of members of the reserve police force in accordance with the rules of the board, except that the basis of certification shall be the order of appointment to the reserve force.

Approved March 31, 1930.

Chap. 161 AN ACT CONFERRING UPON CERTAIN ARMY NURSES IN THE PUBLIC SERVICE THE RETIREMENT RIGHTS NOW ENJOYED BY CERTAIN VETERANS.

Be it enacted, etc., as follows:

G. L. 32,
new section
after § 60.

Certain army
nurses in
public service
to have retire-
ment rights
now enjoyed
by certain
veterans.

Chapter thirty-two of the General Laws is hereby amended by inserting after section sixty, under the heading ARMY NURSES, the following new section: — *Section 60A.* A person who has served as an army nurse in the Spanish war or Philippine insurrection between April twenty-first, eighteen hundred and ninety-eight and July fourth, nineteen hundred and two, or in the world war between April sixth, nineteen hundred and seventeen and November eleventh, nineteen hundred and eighteen, and has been honorably discharged from such service or released from active duty therein, and who is in the service of the commonwealth, or who is in the service of any city, town or district which by its retiring authority, as defined in section fifty-nine, has accepted the provisions of sections fifty-six to fifty-nine, inclusive, and shall hereafter accept the pro-

visions of this section, shall have and enjoy the same rights and privileges of retirement as are conferred by said sections fifty-six to fifty-nine, inclusive, upon veterans, as defined in section fifty-six, who are in such public service.

Approved March 31, 1930.

AN ACT RELATIVE TO OBSCENE LITERATURE.

Chap. 162

Be it enacted, etc., as follows:

Chapter two hundred and seventy-two of the General Laws is hereby amended by striking out section twenty-eight and inserting in place thereof the following:— *Section 28.* Whoever imports, prints, publishes, sells or distributes a book, pamphlet, ballad, printed paper or other thing which is obscene, indecent or impure, or manifestly tends to corrupt the morals of youth, or an obscene, indecent or impure print, picture, figure, image or description, manifestly tending to corrupt the morals of youth, or introduces into a family, school or place of education, or buys, procures, receives or has in his possession any such book, pamphlet, ballad, printed paper, obscene, indecent or impure print, picture, figure, image or other thing, either for the purpose of sale, exhibition, loan or circulation or with intent to introduce the same into a family, school or place of education, shall be punished by imprisonment for not more than two years or by a fine of not less than one hundred nor more than one thousand dollars, or both.

Approved March 31, 1930.

G. L. 272, § 28, amended.

Penalty for possession or sale, etc., of obscene literature.

AN ACT TO PROVIDE NECESSARY ACCOMMODATIONS FOR THE THIRD DISTRICT COURT OF EASTERN MIDDLESEX.

Chap. 163

Be it enacted, etc., as follows:

SECTION 1. For the purpose of providing court house accommodations and facilities in the city of Cambridge for the third district court of Eastern Middlesex, the county commissioners of Middlesex county may erect on land now owned by the county a suitable building for the purposes aforesaid, and may equip and furnish the same.

Middlesex county commissioners may provide necessary accommodations for third district court of Eastern Middlesex.

SECTION 2. For the purposes aforesaid, the treasurer of said county, with the approval of the county commissioners, may borrow from time to time, on the credit of the county, such sums as may be necessary, not exceeding, in the aggregate, three hundred thousand dollars, and may issue bonds or notes of the county therefor, which shall bear on their face the words, Middlesex County — Third District Court of Eastern Middlesex Court House Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than ten years from their dates. Such bonds or notes shall be signed by the treasurer of the county and countersigned by a majority of the county

County treasurer may borrow money, issue bonds, etc.

Middlesex County — Third District Court of Eastern Middlesex Court House Loan, Act of 1930.

commissioners. The county may sell the said securities at public or private sale upon such terms and conditions as the county commissioners may deem proper, but not for less than their par value. Indebtedness incurred under this act shall, except as herein provided, be subject to chapter thirty-five of the General Laws.

May issue temporary notes, etc.

SECTION 3. The county treasurer, with the approval of the commissioners, may issue temporary notes of the county, payable in not more than one year from their dates, in anticipation of the issue of serial bonds or notes under the preceding section, but the time within which such serial bonds or notes shall become due and payable shall not, by reason of such temporary notes, be extended beyond the time fixed by said section. Any notes issued in anticipation of the serial bonds or notes shall be paid from the proceeds thereof.

Effective upon acceptance, etc.

SECTION 4. This act shall take effect upon its acceptance during the current year by the county commissioners of said county, but not otherwise.

Approved March 31, 1930.

Chap. 164 AN ACT TO AUTHORIZE CITIES AND TOWNS TO APPROPRIATE MONEY TO PROVIDE PUBLIC LANDING PLACES AND MAINTAIN DOCKS, PIERS, WHARVES, BUILDINGS AND APPURTENANCES THERETO.

Be it enacted, etc., as follows:

G. L. 88, § 14, amended.

Cities and towns may lay out or alter common landing places, etc.

Recovery of damages, etc.
May erect structures, etc.

Rules and regulations, etc.

Chapter eighty-eight of the General Laws is hereby amended by striking out section fourteen and inserting in place thereof the following: — *Section 14.* The city council or board of selectmen may, upon petition in writing by ten or more voters of the city or town, lay out or alter common landing places therein which shall not, where the tide ebbs and flows, extend below low water mark; and all the provisions of law relating to the laying out and alteration of town ways shall apply to the laying out and alteration of common landing places. Any person who is damaged in his property by such laying out and alteration may recover his damages under chapter seventy-nine. A city or town may erect on any such common landing place structures which may extend beyond low water mark, subject to the provisions of chapter ninety-one, and may maintain the same. The city council or board of selectmen may make rules and regulations governing the operation and use of said structures, and may appoint a custodian thereof and fix his salary, or it may, on behalf of the city or town, lease said structures.

Approved April 1, 1930.

AN ACT FURTHER INCREASING THE AMOUNT OF REAL AND PERSONAL PROPERTY THAT MAY LAWFULLY BE HELD BY THE TRUSTEES OF GROTON SCHOOL.

Chap.165

Be it enacted, etc., as follows:

Section three of chapter ninety-four of the acts of eighteen hundred and ninety-three, as amended by section one of chapter two hundred and eight of the acts of nineteen hundred and three, by section one of chapter ninety-two of the acts of nineteen hundred and fourteen, by chapter two hundred and sixty of the acts of nineteen hundred and twenty and by chapter thirty-five of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out, in the twelfth line, the word "five" and inserting in place thereof the word:—twelve,—so as to read as follows:—*Section 3.* Said corporation is hereby authorized to take and receive by gift, grant, bequest, devise or otherwise, any lands, tenements or other estate, real or personal, to have and to hold the same upon the terms and for the purposes specified in the declaration of trust aforesaid; and also upon such terms and for such purposes and trusts as may be expressed in any deed or instrument of conveyance or gift made to said corporation: *provided*, the same shall not be inconsistent with the terms and purposes of the declaration of trust aforesaid, made and declared by said trustees; and *provided*, the real and personal estate held by said corporation shall not exceed in value twelve million dollars.

1893, 94, § 3,
etc., amended.

Trustees of
Groton School
may receive
and hold real
and personal
estate.

Provisos.

Approved April 1, 1930.

AN ACT AUTHORIZING THE CAPE COD TRUST COMPANY TO MAINTAIN A BRANCH OFFICE IN THE TOWN OF ORLEANS.

Chap.166

Be it enacted, etc., as follows:

SECTION 1. Cape Cod Trust Company, of Harwich, may, subject to the approval of the board of bank incorporation, maintain a branch office in the town of Orleans.

Cape Cod
Trust Com-
pany may
maintain a
branch office
in town of
Orleans.

SECTION 2. This act shall take effect upon its passage.
Approved April 2, 1930.

AN ACT REPEALING THE PROVISIONS OF LAW SUBJECTING THE APPOINTMENT OF DEPARTMENT HEADS AND OTHERS IN THE CITY OF BOSTON TO APPROVAL BY THE CIVIL SERVICE COMMISSION.

Chap.167

Be it enacted, etc., as follows:

SECTION 1. Section ten of chapter four hundred and eighty-six of the acts of nineteen hundred and nine, as amended by section one of chapter five hundred and fifty of the acts of nineteen hundred and twelve, and section eleven of said chapter four hundred and eighty-six are hereby repealed.

1909, 486, § 10,
as amended,
and § 11,
repealed.

G. L. 31, § 2,
amended.

Certain duties
of board.

SECTION 2. Section two of chapter thirty-one of the General Laws is hereby amended by striking out all after the word "commissioner" in the third and fourth lines, — so as to read as follows:— *Section 2.* In addition to other duties imposed by this chapter and chapter thirteen, the board shall hear and decide all appeals taken by an applicant, eligible person or appointee from any decision of the commissioner.

SECTION 3. This act shall take effect upon its passage.
Approved April 2, 1930.

Chap. 168 AN ACT AUTHORIZING THE CITY OF BOSTON TO ESTABLISH AND MAINTAIN AN OFFICIAL THOROUGHFARE PLAN.

Be it enacted, etc., as follows:

Mayor of city
of Boston may
adopt an offi-
cial thorough-
fare plan, etc.

SECTION 1. The mayor of the city of Boston, after receipt from the city planning board, the board of street commissioners and the board of park commissioners of said city of their recommendations and proposals therefor, may adopt an official thoroughfare plan, designed to include a system of major traffic streets, express roads and major traffic parkways, to meet future as well as present traffic needs in so far as they may be reasonably determined. Before submitting any such recommendations or proposals, said boards sitting jointly shall hold a public hearing thereon. Such plan may be amended from time to time, after public notice and hearing, by said three boards sitting jointly, with the approval of the mayor.

Public hear-
ing, etc.

Submission of
general plan
before laying
out of major
traffic street,
etc.

SECTION 2. After the adoption of an official thoroughfare plan, as authorized by section one, no major traffic street, express road or major traffic parkway shall be laid out or constructed until a general plan therefor has been submitted to each of said boards, which shall have a reasonable time, not less than thirty days, within which to consider and report thereupon. If any such board in any such report disapproves of any feature or portion of such general plan, no action shall be taken thereunder unless and until such feature or portion receives the express approval of the mayor, after consideration by him of the objections of said board.

No action in
case of disap-
proval, un-
less, etc.

Effective upon
acceptance, etc.

SECTION 3. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, but not otherwise.

Approved April 2, 1930.

Chap. 169 AN ACT RELATIVE TO CORRECTING, AMENDING OR SUPPLEMENTING BIRTH RECORDS OF ILLEGITIMATE CHILDREN WHO HAVE ACQUIRED NEW NAMES BY JUDICIAL DECREE, AND RELATIVE TO OTHER RECORDS OF VITAL STATISTICS.

Be it enacted, etc., as follows:

G. L. 46, § 13,
etc., amended.

Chapter forty-six of the General Laws, as amended in section thirteen by section two of chapter two hundred and eighty-one of the acts of nineteen hundred and twenty-five,

is hereby further amended by striking out said section thirteen and inserting in place thereof the following: — *Section 13.* If the record relating to a birth, marriage or death does not contain all the required facts, or if it is claimed that the facts are not correctly stated therein, the town clerk shall receive an affidavit containing the facts required for record, if made by a person required by law to furnish the information for the original record, or, at the discretion of the town clerk, by credible persons having knowledge of the case.

Records relating to births, marriages and deaths, correction upon receipt of affidavits, etc.

If a person shall have acquired the status of a legitimate child by the intermarriage of his parents and the acknowledgment of his father, as provided in section seven of chapter one hundred and ninety, the record of his birth shall be amended or supplemented as hereinafter provided so as to read, in all respects, as if such person had been reported for record as born to such parents in lawful wedlock. For such purpose, the town clerk shall, if satisfied as to the identity of the persons and the facts, receive an affidavit executed by the parents or by either if the other is dead, setting forth the material facts. Unless such intermarriage is recorded in the records in the custody of such clerk, such affidavit shall be accompanied by a certified copy of the record thereof.

Birth records of children legitimized by intermarriage of their parents, etc., amendment, etc.

If a person of illegitimate birth shall have acquired a new name by judicial decree, the town clerk shall receive a certified copy of such decree.

Illegitimate children acquiring new names by judicial decree, etc.

He shall file any affidavit, certified copy of such decree or copy of record submitted under this section and record it in a separate book kept therefor, with the name and residence of the deponent or the facts of such decree and the date of the original record, and shall thereupon draw a line through any statement, or statements, sought to be corrected or amended in the original record, without erasing them, shall enter upon the original record the facts required to correct, amend or supplement the same in accordance with such affidavit or decree, and forthwith, if a copy of the record has been sent to the state secretary, shall forward to the state secretary a certified copy of the corrected, amended or supplemented record upon blanks to be provided by him, and the state secretary shall thereupon correct, amend or supplement the record in his office. Reference to the record of the affidavit or such decree shall be made by the clerk on the margin of the original record. If the clerk furnishes a copy of such record, he shall, except upon proper judicial order, or unless otherwise requested by a person seeking his own birth record or by a person whose public official duties, in the opinion of the clerk, entitle him to the information contained therein, certify to the facts contained therein as corrected, amended or supplemented, and shall state that the certificate is issued under this section, a copy of which shall be printed on every such certificate. Such affidavit, or a certified copy of the record of any other town or of a written statement made at the time by any person since deceased required by law to furnish evidence thereof, may, in the discretion of the clerk,

Filing and recording of affidavits.

State secretary to receive copy of record corrected, etc.

Certification of records as corrected, etc., in furnishing of copies thereof.

Affidavits, etc., as basis for records, etc.

be made the basis for the record of a birth, marriage or death not previously recorded, and such copy of record may also be made the basis for completing the record of a birth, marriage or death not containing all the required facts.

Approved April 2, 1930.

Chap.170 AN ACT REQUIRING THE REGISTRATION OF FOREIGN CHARITABLE CORPORATIONS BEFORE ACTING IN THE COMMONWEALTH, AND RELATIVE TO REPORTS BY SUCH CORPORATIONS.

Be it enacted, etc., as follows:

G. L. 180, § 12, amended.

SECTION 1. Section twelve of chapter one hundred and eighty of the General Laws is hereby amended by inserting after the word "corporation" in the first line, the words:— incorporated in this commonwealth,— so as to read as follows:— *Section 12.* A charitable corporation incorporated in this commonwealth whose personal property is exempt from taxation shall annually, on or before November first, make to the department of public welfare a written report for its last financial year, showing its property, its receipts and expenditures, the whole number and the average number of its beneficiaries and such other information as the department requires. If any corporation subject to this section fails for two successive years to file said report, the supreme judicial court, upon application by the department, after notice and hearing, may decree a dissolution of the corporation.

Annual reports to department of public welfare by certain charitable corporations incorporated in this commonwealth.

Decree of dissolution upon failure to file, etc.

G. L. 180, new section after § 12.

Foreign charitable corporations to file certified copy of charter, etc., with department of public welfare before acting in commonwealth.

SECTION 2. Said chapter one hundred and eighty is hereby amended by inserting after section twelve the following new section:— *Section 12A.* A charitable corporation established, organized or chartered under laws other than those of the commonwealth, except the Grand Army of the Republic, the United Spanish War Veterans, The American Legion and the Veterans of Foreign Wars of the United States, shall, before engaging in charitable work or raising funds in the commonwealth, file with the department of public welfare a copy of its charter, articles or certificate of incorporation, certified under the seal of the state or country where such corporation is incorporated, by the secretary of state thereof or by the officer having charge of the original record therein, and a true copy of its constitution and by-laws, and shall also file with the department such other information as may from time to time be required by it. Such a corporation shall annually, on or before November first, make to said department a written report such as is required by section twelve to be made by charitable corporations subject thereto. Every officer of such a corporation which fails to comply with the requirements of this section who authorizes or transacts, and every agent of such a corporation who transacts, business in behalf of such corporation in this commonwealth, shall be punished by a fine of not more than five hundred dollars. Upon an information in equity in the name of the attorney general at the relation of the commis-

Annual reports.

Penalty for failure to comply with requirements, etc.

sioner of public welfare, the supreme judicial or superior court may restrain the violation of this section by such a corporation or the transaction of any business in its behalf by any officer or agent while such violation continues.

Approved April 2, 1930.

AN ACT RELATIVE TO STATE APPROPRIATIONS FOR THE IMPROVEMENT OF PUBLIC WAYS IN SMALL TOWNS. Chap.171

Be it enacted, etc., as follows:

Chapter eighty-one of the General Laws, as amended in section twenty-six by chapter two hundred and eighty-one of the acts of nineteen hundred and twenty-two and by section one of chapter three hundred and fifteen of the acts of nineteen hundred and twenty-six, is hereby further amended by striking out said section twenty-six and inserting in place thereof the following: — *Section 26.* There may be expended for the repair and improvement of public ways, other than state highways, in towns having valuations of less than five million dollars, as established by the last preceding valuation made for the purpose of apportioning the state tax, and in which the proportionate amount paid by such towns of every million dollars of such tax as so established, divided by the number of miles of such public ways, hereinafter known as the road mileage ratio, is less than twelve dollars, such sums not exceeding one hundred dollars per mile as the general court may appropriate therefor; provided, that such towns shall contribute or make available for use in connection therewith the following amounts for each mile of such public ways within their respective limits, according to the following schedule based on their road mileage ratio: —

G. L. 81, § 26,
etc., amended.

State appropriations for improvement of public ways in small towns.
Road mileage ratio.

Proviso.

1. Less than one dollar and forty cents, fifteen dollars.
2. One dollar and forty cents and less than two dollars, twenty-five dollars.
3. Two dollars and less than two dollars and eighty cents, forty dollars.
4. Two dollars and eighty cents and less than three dollars and fifty cents, fifty dollars.
5. Three dollars and fifty cents and less than five dollars and fifty cents, seventy-five dollars.
6. Five dollars and fifty cents and less than seven dollars, one hundred dollars.
7. Seven dollars and less than nine dollars, one hundred and twenty-five dollars.
8. Nine dollars and less than twelve dollars, one hundred and fifty dollars.

The amounts appropriated as aforesaid and contributed by the towns shall be expended under the direction of the department of public works on such ways as said department and the selectmen of the towns may agree upon.

Expenditure of amounts appropriated and contributed.

Approved April 2, 1930.

Chap. 172 AN ACT PROVIDING FOR THE APPOINTMENT OF CERTAIN TEMPORARY MUNICIPAL OFFICERS IN CERTAIN CASES.

Emergency preamble.

Whereas, The deferred operation of this act would, in part, defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

G. L. 41, § 61A, and heading preceding same, amended.

Chapter forty-one of the General Laws is hereby amended by striking out section sixty-one A, inserted by chapter two hundred and seven of the acts of nineteen hundred and twenty-eight, and the heading preceding the same, and inserting in place thereof the following:—

TEMPORARY AUDITOR, TREASURER, COLLECTOR OF TAXES, ACCOUNTANT AND CLERK OF A TOWN AND TEMPORARY HEADS OF CITY DEPARTMENTS.

Appointment of certain temporary municipal officers in certain cases.

Section 61A. In case of the incapacity, death or resignation of a city auditor, city treasurer, city collector of taxes or any other officer having charge of a city department, or of a town treasurer, town collector of taxes, town accountant, town clerk or of the auditor in a town having only one, the mayor, without confirmation by the city council, or the selectmen, as the case may be, shall appoint a temporary officer to serve until a successor to such incapacitated, deceased or resigned officer is duly appointed or elected in accordance with law or, in case such an incapacitated officer sooner recovers from such incapacity, until his return to duty, but no such temporary officer shall in any event be appointed hereunder to serve for a period longer than sixty days. Any temporary officer so appointed shall during the time he fills the position to which he is appointed under this section exercise all the powers and perform all the duties of the officer in whose place he serves. The provisions of this section shall apply notwithstanding any provision of a city charter to the contrary.

Approved April 3, 1930.

Period of service limited.

Powers.

Provisions applicable notwithstanding, etc.

Chap. 173 AN ACT CHANGING THE DATE OF THE BIENNIAL MUNICIPAL ELECTION IN THE CITY OF PITTSFIELD.

Be it enacted, etc., as follows:

1911, 732, Part 1, § 4, etc., amended.

SECTION 1. Section four of Part I of chapter seven hundred and thirty-two of the acts of nineteen hundred and eleven, as affected by section two of chapter one hundred and seven of the acts of nineteen hundred and twelve, and as amended by section one of chapter one hundred and sixty-one of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out, in the second and third lines, the words "of December, beginning with the year nineteen hundred and twenty-nine" and inserting in place thereof the words:— after the first Monday of No-

member, beginning with the year nineteen hundred and thirty-one, — so as to read as follows:— *Section 4.* The municipal election shall take place biennially on the first Tuesday after the first Monday of November, beginning with the year nineteen hundred and thirty-one. The municipal year shall begin on the first Monday of January in each year. All meetings of the citizens for municipal purposes shall be called by warrants issued by order of the mayor and board of aldermen, which shall be in such form and be served and returned in such manner and at such times as the city council may by ordinance direct.

Biennial municipal elections in city of Pittsfield.
Municipal year.

SECTION 2. This act shall take effect upon its acceptance during the current year by vote of the city council of the city of Pittsfield, subject to the provisions of its charter, but not otherwise. *Approved April 3, 1930.*

Effective upon acceptance, etc.

AN ACT AUTHORIZING THE PAYMENT OF SALARIES TO MEMBERS OF THE CITY COUNCIL OF THE CITY OF BROCKTON.

Chap. 174

Be it enacted, etc., as follows:

SECTION 1. Each member of the city council of the city of Brockton shall receive in full compensation for his services as a member thereof, or of any committee thereof, such salary as may be established by ordinance, not exceeding five hundred dollars in the case of an alderman, and not exceeding two hundred and fifty dollars in the case of a common councilman.

Payment of salaries to members of city council of Brockton.

SECTION 2. This act shall be submitted for acceptance to the registered voters of the city of Brockton at its next city election in the form of the following question which shall be placed upon the official ballot to be used at said election: — “Shall an act passed by the general court in the year nineteen hundred and thirty, entitled ‘An Act authorizing the payment of salaries to members of the city council of the city of Brockton,’ be accepted?” If a majority of the voters voting thereon vote in the affirmative in answer to said question, this act shall take effect on the first Monday of January, nineteen hundred and thirty-two, but not otherwise.

Submission to voters, etc.

Approved April 3, 1930.

AN ACT TO PROVIDE ADDITIONAL FUNDS FOR THE PURPOSE OF PROVIDING A HOSPITAL FOR THE MIDDLESEX COUNTY TUBERCULOSIS HOSPITAL DISTRICT.

Chap. 175

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter three hundred and sixty-nine of the acts of nineteen hundred and twenty-eight is hereby amended by striking out, in the sixth line, the words “one million two hundred” and inserting in place thereof the words:— two million, — so as to read as follows:— *Section 1.* For the purpose of providing a tuberculosis hospital for the Middlesex county tuberculosis hospital

1928, 369, § 1, amended.

Middlesex county may raise and expend a certain

sum to provide for a tuberculosis hospital for the Middlesex county tuberculosis hospital district.

Submission to Middlesex county commissioners, etc.

district under the provisions of sections seventy-eight to ninety, inclusive, of chapter one hundred and eleven of the General Laws, the county commissioners of said county may raise and expend a sum not exceeding two million and fifty thousand dollars subject to the provisions of said sections.

SECTION 2. This act shall take effect upon its acceptance during the current year by the county commissioners of Middlesex county, but not otherwise.

Approved April 3, 1930.

Chap. 176 AN ACT TO PROVIDE FOR PAYMENT TO THE STATE TREASURER OF UNCLAIMED FUNDS AT CERTAIN STATE HOSPITALS, KNOWN AS "PATIENTS' FUNDS".

Be it enacted, etc., as follows:

G. L. 123, new section after § 39.

Payment to state treasurer of unclaimed funds at certain state hospitals, known as "Patients' Funds".

Chapter one hundred and twenty-three of the General Laws is hereby amended by inserting after section thirty-nine the following new section:— *Section 39A.* So much of any funds known as "Patients' Funds" as represent monies belonging to, or deposited for the benefit of, patients who have been discharged or have escaped from any state hospital, which shall have remained unclaimed for more than ten years, shall be paid by the superintendent of such state hospital to the state treasurer to be held subject to be paid to the person establishing a lawful right thereto, with interest at the rate of three per cent per annum from the time when it was so paid to the state treasurer to the time when it is paid by him to such person; provided, that so much of any monies so paid to the state treasurer as may be necessary to reimburse the department for any sum due for the support of the person by whom, or for whose benefit such money was originally deposited, shall be credited to the department for that purpose. After six years from the date when any such monies were paid to the state treasurer the same or any balance thereof then remaining in his hands may be used as a part of the ordinary revenue of the commonwealth. Any person may, however, establish his claim after the expiration of the six years above mentioned and any claim so established shall be paid from the ordinary revenue of the commonwealth. Any person claiming a right to money deposited with the state treasurer under this section may establish the same by a petition to the probate court; provided, that in cases where claims amount to less than fifty dollars, the claims may be presented to the comptroller who shall examine the same and allow and certify for payment such as may be proved to his satisfaction.

Proviso.

Establishment of claim, etc.

Petition to probate court.

Proviso.

Approved April 3, 1930.

AN ACT AUTHORIZING THE TOWN OF GEORGETOWN TO BORROW *Chap.177*
 ADDITIONAL MONEY FOR WATER SUPPLY PURPOSES.

Be it enacted, etc., as follows:

SECTION 1. Section five of chapter two hundred and eighty-one of the Special Acts of nineteen hundred and fifteen, as amended by section one of chapter two hundred and twenty-seven of the Special Acts of nineteen hundred and seventeen, is hereby further amended by striking out, in the fourth line, the word "seventy-five" and inserting in place thereof the words:— one hundred and fifty,— so as to read as follows:— *Section 5.* Said town, for the purpose of paying the necessary expenses and liabilities incurred or to be incurred under the provisions of this act, may issue from time to time bonds or notes to an amount not exceeding one hundred and fifty thousand dollars. Such bonds or notes shall bear on their face the words, Town of Georgetown Water Loan, Act of 1915; shall be payable by such annual payments, beginning not more than three years after their respective dates, as will extinguish each loan within thirty years from its date; but the amount of such annual payment of any loan in any year shall not be less than the amount of the principal of said loan payable in any subsequent year. Each authorized issue of bonds or notes shall constitute a separate loan. Said bonds or notes shall bear interest, payable semi-annually, at a rate not exceeding five per cent per annum; and shall be signed by the treasurer of the town and countersigned by the water commissioners hereinafter provided for. The town may sell the said securities at public or private sale, upon such terms and conditions as it may deem proper, but they shall not be sold for less than their par value and the proceeds shall be used only for the purposes herein specified.

1915 (S.), 281,
 § 5, etc.,
 amended.

Town of
 Georgetown
 may borrow
 money for
 water supply
 purposes.

Town of
 Georgetown
 Water Loan,
 Act of 1915.

Rate of
 interest.

SECTION 2. This act shall take effect upon its passage.
Approved April 4, 1930.

AN ACT RELATIVE TO SEWERAGE WORKS OF THE CITY OF *Chap.178*
 BOSTON.

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter four hundred and twenty-six of the acts of eighteen hundred and ninety-seven, as amended by section one of chapter two hundred and fifty-seven of the acts of eighteen hundred and ninety-eight, by section one of chapter four hundred and fifty of the acts of eighteen hundred and ninety-nine, by section three of chapter four hundred and seventy-eight of the acts of nineteen hundred and by section one of chapter two hundred and sixty-eight of the acts of nineteen hundred and three, and as affected by chapter two hundred and four of the acts of nineteen hundred and eight, is hereby further amended by

1897, 426, § 1,
 etc., amended.

striking out, in the ninth and tenth lines, the words "sums not exceeding one million dollars in any one year" and inserting in place thereof the words: — such sums as shall be recommended by the commissioner of public works, with the approval of the mayor, — so as to read as follows: — *Section 1.* The board or boards authorized to make appropriations for the city of Boston, by a majority vote of the members of such board or boards, approved by the city council of said city by the affirmative vote of two thirds of all the members of each branch thereof, taken by a call of the yeas and nays, or, if there should be no such board or boards, then said city council by such two thirds vote, may annually appropriate, to be met by the issue of bonds as hereinafter provided, such sums as shall be recommended by the commissioner of public works, with the approval of the mayor, for constructing sewerage works in said city, and shall also appropriate, to be met by the annual income and taxes of said city, sums for maintaining and operating the sewerage works, and such sums as the city treasurer of said city shall each year determine to be the amount to be used for interest on the bonds issued for sewerage works, and also the amount to be used for the sinking funds for bonds issued for sewerage works, which, with all other amounts so used, and their accumulations, will pay all such bonds at maturity; and there shall also be used for said sinking funds all premiums received from the sale of said bonds, and all amounts received for breach of any contract for constructing sewerage works, or for securities deposited as security for making such contracts and declared to be forfeited to the city, or for sales of property. All sewers, drains, pumping stations and other works for the collection or disposal of sewage, or surface or ground water in said city shall be included in the term "sewerage work", as used in this act, and no such work shall hereafter be constructed in said city, except under authority of this act, or of chapter three hundred and twenty-three of the acts of the year eighteen hundred and ninety-one and acts in amendment of or in addition to said acts or either of them, unless the same has been ordered to be constructed before the passage thereof. Any such sewerage work aforesaid may hereafter be constructed by the superintendent of streets of said city, or by such other officer as the mayor shall designate, in any public way or place, or in any land owned by the city or in which the city has acquired authority to lay such sewerage work; but before commencing the construction of any sewer the superintendent or officer shall cause to be recorded in the Suffolk registry of deeds a statement approved by the mayor of his intention to construct the sewer, naming the street or otherwise describing the land in which the sewer is to be constructed, and giving his estimate of the cost thereof.

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

Approved April 4, 1930.

Construction, etc., of sewerage works in city of Boston.

Appropriation.

What shall be included in term "sewerage work".

No such work to be constructed except under authority of this act, etc.

AN ACT AUTHORIZING CERTAIN WORK IN OR ABOUT PRIVATE GARDENS OR PRIVATE GROUNDS ADJACENT TO A DWELLING HOUSE ON THE LORD'S DAY. *Chap. 179*

Be it enacted, etc., as follows:

Chapter one hundred and thirty-six of the General Laws, as most recently amended in section six by chapter one hundred and forty-three of the acts of nineteen hundred and thirty, is hereby further amended by striking out said section and inserting in place thereof the following:— *Section 6.* The preceding section shall not prohibit the manufacture and distribution of steam, gas or electricity for illuminating purposes, heat or motive power; the distribution of water for fire or domestic purposes; the use of the telegraph or the telephone; the retail sale of drugs and medicines, or articles ordered by the prescription of a physician, or mechanical appliances used by physicians or surgeons; the retail sale of tobacco in any of its forms by licensed innholders, common victuallers, druggists and newsdealers whose stores are open for the sale of newspapers every day in the week; the retail sale of bread, before ten o'clock in the forenoon and between the hours of four o'clock and half past six o'clock in the afternoon by licensed innholders and by licensed common victuallers authorized to keep open their places of business on the Lord's day and by persons licensed under the following section to keep open their places of business as aforesaid; the retail sale of ice cream, soda water and confectionery by licensed innholders and druggists, and by such licensed common victuallers as are not also licensed to sell certain non-intoxicating beverages, as defined in section one of chapter one hundred and thirty-eight, and who are authorized to keep open their places of business on the Lord's day; the sale of ice cream, soda water, confectionery or fruit by persons licensed under the following section or the keeping open of their places of business for the sale thereof; work lawfully done by persons working under permits granted under section nine; the sale by licensed innholders and common victuallers of meals such as are usually served by them, consisting in no part of intoxicating liquors, which meals are cooked on the premises but are not to be consumed thereon; the operation of motor vehicles; the sale of gasoline and oil for use, and the retail sale of accessories for immediate necessary use, in connection with the operation of motor vehicles, motor boats and air craft; the letting of horses and carriages or of boats; unpaid work on pleasure boats; the running of steam ferry boats on established routes; the running of street railway cars; the running of steamboat lines and trains or of steamboats, if authorized under section nineteen; the preparation, printing and publication of newspapers, or the sale and delivery thereof; the wholesale or retail sale and delivery of milk, or the transportation thereof, or the delivery of ice cream; the

G. L. 136, § 6,
etc., amended.

Certain business not prohibited on Lord's day.

Certain business not prohibited on Lord's day.

making of butter and cheese; the keeping open of public bath houses; the making or selling by bakers or their employees, before ten o'clock in the forenoon and between the hours of four o'clock and half past six o'clock in the afternoon, of bread or other food usually dealt in by them; whenever Rosh Hashonah, or the Day of Atonement, begins on the Lord's day, the retail sale and delivery of fish, fruit and vegetables before twelve o'clock noon of that day; the selling of kosher meat by any person who, according to his religious belief, observes Saturday as the Lord's day by closing his place of business during the day until six o'clock in the afternoon or the keeping open of his shop on the Lord's day for the sale of kosher meat between the hours of six o'clock and ten o'clock in the forenoon; the performing of secular business and labor on the Lord's day by any person who conscientiously believes that the seventh day of the week ought to be observed as the Sabbath and actually refrains from secular business and labor on that day, if he disturbs no other person thereby; the carrying on of the business of bootblack before eleven o'clock in the forenoon, unless prohibited in a city or town by ordinance or by-law; the digging of clams; the icing and dressing of fish; the cultivation of land, and the raising, harvesting, conserving and transporting of agricultural products during the existence of war between the United States and any other nation and until the first day of January following the termination thereof; such unpaid work in or about private gardens or private grounds, adjacent to a dwelling house, as shall not cause unreasonable noise, having regard to the locality where such work is performed; the sale of catalogues of pictures and other works of art in exhibitions held by societies organized for the purpose of promoting education in the fine arts or the exposure of photographic plates and films for pleasure, if the pictures to be made therefrom are not intended to be sold and are not sold.

Approved April 4, 1930.

Chap. 180 AN ACT TO ESTABLISH A FEE FOR THE EXAMINATION OF CREDIT UNIONS.

Be it enacted, etc., as follows:

G. L. 171, § 3, amended.

Section three of chapter one hundred and seventy-one of the General Laws, as appearing in section one of chapter two hundred and seventy-three of the acts of nineteen hundred and twenty-six, is hereby amended by adding at the end thereof the following new paragraph:—

Fee for the examination of credit unions.

To defray in part the expenses of each regular examination provided for by section two of chapter one hundred and sixty-seven, every credit union so examined, shall, upon notice from the commissioner, pay a fee which shall be due and payable within thirty days after the date of the notice, of fifteen cents for each one thousand dollars of assets as shown by the statement of condition of the credit union at

the date of the examination, which fee shall in no event be less than five dollars; provided, that no fee shall be collected from a credit union hereunder until it has been in operation for a period of three years unless prior to the expiration of said period its assets shall amount to twenty-five thousand dollars or more. *Approved April 4, 1930.*

Proviso.

AN ACT RELATIVE TO THE PERIOD DURING WHICH A LUMP SUM AWARD MAY BE MADE UNDER THE WORKMEN'S COMPENSATION LAW IN THE CASE OF A MINOR.

Chap.181

Be it enacted, etc., as follows:

Chapter one hundred and fifty-two of the General Laws, as amended in section forty-eight by section ten of chapter three hundred and nine of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out said section forty-eight and inserting in place thereof the following: — *Section 48.* Whenever the department deems it to be for the best interests of the employee or his dependents, and the parties agree, the liability for compensation may be redeemed by the payment in whole or in part by the insurer of a lump sum of an amount to be fixed by the department, not exceeding the amount provided by this chapter. The department, in the case of a minor who has received permanently disabling injuries, either partial or total, may, at any time before or after he attains his majority, provide that he be compensated in whole or in part by the payment of a lump sum, of an amount to be fixed by the department, not exceeding the amount provided by this chapter.

G. L. 152, § 48, etc., amended.

Workmen's compensation may be paid in lump sum, etc.

In case of a minor.

Approved April 4, 1930.

AN ACT RELATIVE TO THE PAYMENT OF COMPENSATION TO DEPENDENTS OF POLICEMEN AND FIREMEN WHO ARE KILLED IN THE PERFORMANCE OF DUTY.

Chap.182

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public safety.

Emergency preamble.

Be it enacted, etc., as follows:

SECTION 1. Section eighty-nine of chapter thirty-two of the General Laws, as most recently amended by section one of chapter three hundred and eight of the acts of nineteen hundred and twenty-nine, is hereby further amended by striking out, in the second line, the words "which accepts this section", — so as to read as follows: — *Section 89.* If a member of the police or fire force of a city or town or a member of the department of public safety doing police duty, is killed, or dies within six months from injuries received, while in the performance of his duty as such member and it shall be proved to the satisfaction of the mayor and

G. L. 32, § 89, etc., amended.

Payment of annuities to dependents of policemen or firemen killed, or dying from injuries received, in performance of duty.

city council or selectmen, or of the commissioner of public safety subject to the approval of the governor and council, as the case may be, that such death was the natural and proximate result of an accident occurring during the performance and within the scope of his duty as such member, and the attending physician or medical examiner shall certify to the city, town or state treasurer, as the case may be, that the death was the direct result of the said injury, there shall be paid except as hereinafter provided, out of the city, town or state treasury, as the case may be, to the following dependents of such deceased person the following annuities: To the widow, so long as she remains unmarried, an annuity not exceeding one thousand dollars a year, increased by not exceeding two hundred dollars for each child of such deceased person during such time as such child is under the age of eighteen or over said age and physically or mentally incapacitated from earning; and, if there is any such child and no widow or the widow later dies, such an annuity as would have been payable to the widow had there been one or had she lived, to or for the benefit of such child, or of such children in equal shares, during the time aforesaid; and, if there is any such child and the widow remarries, in lieu of the aforesaid annuity to her, an annuity not exceeding two hundred and sixty dollars to or for the benefit of each such child during the time aforesaid; and, if there is no widow and no such child, an annuity not exceeding one thousand dollars to or for the benefit of the father or mother of the deceased if dependent upon him for support at the time of his death, during such time as such beneficiary is unable to support himself or herself and does not remarry. The total amount of all such annuities shall not exceed two thirds of the annual rate of compensation received by such deceased person at the date of his death. The amount of any such annuity shall from time to time be determined within the limits aforesaid by the mayor and city council, the selectmen, or the commissioner of public safety subject to the approval of the governor and council, as the case may be.

Determination of amount, etc.

Election of benefits in case deceased was member of a contributory retirement system, etc.

Election to be in writing, etc.

G. L. 32, § 88, etc., amended.

In case the deceased was a member of a contributory retirement system for public employees, the benefits provided under this section shall be in the alternative for the benefits, if any, provided by such retirement system for dependent widows and children or for dependent fathers or mothers; and the widow, or if there is no widow, the legal representative of the children entitled thereto, if any, otherwise the father or mother in the order named, shall elect which benefits shall be granted. Such election shall be made in writing and shall be filed with the retirement board in charge of the system of which the deceased was a member and shall not be subject to change or revocation after the first payment of any benefit thereunder.

SECTION 2. Said chapter thirty-two, as amended in section eighty-eight by section five of chapter four hundred and two of the acts of nineteen hundred and twenty-eight, is

hereby further amended by striking out said section eighty-eight and inserting in place thereof the following: — *Section 88.* The selectmen of any town which accepts this section or has accepted corresponding provisions of earlier laws by a two thirds vote at an annual town meeting may pay to the widow of any person aiding a police officer in the discharge of his duty by the order or request of such officer or any of the authorities of the town, or to the widow of a person doing fire duty at the request or by the order of the authorities of the town, if it has no organized fire department, or of a person performing the duties of a fireman in such town, who dies from injuries received through no fault of his own in the actual performance of his duty, a pension not exceeding three hundred dollars a year while such widow remains unmarried, or, if there is no widow, a pension not exceeding said sum for the benefit of any of the children under sixteen of such deceased person while any such child is under the age of sixteen, and the selectmen of such town may determine the amount of such pension within said limits. No payments shall be made under this section on account of any death in respect to which compensation is payable under section eighty-nine.

Pensions to families of persons killed or dying from injuries received while aiding a police officer, or doing fire duty, by order or request, in certain towns.

SECTION 3. Section eighty-three of chapter forty-eight of the General Laws, as most recently amended by section six of said chapter four hundred and two, and as affected by sections seven and eight of said chapter four hundred and two, is hereby further amended by striking out the last sentence, added by said section six, and inserting in place thereof the following: — No payments shall be made under this section or section eighty-one on account of the death of a member of the fire department of a city or town in respect to which compensation is payable under section eighty-nine of chapter thirty-two.

G. L. 48, § 83, etc., amended.

No payments on account of death of a member of fire department of a city or town in respect to which compensation is payable under G. L. 32, § 89.

SECTION 4. The provisions of any non-contributory pension law of general application in a city or town, so far as it provides for the payment of compensation to dependents of policemen or firemen of a city or town killed, or dying from injuries received, while in the performance of duty shall not apply in case of the death of a policeman or fireman in respect to which compensation is payable under section eighty-nine of chapter thirty-two of the General Laws.

Non-contributory pension laws for payments to dependents of policemen or firemen killed or fatally injured, not applicable in certain cases.

SECTION 5. Section eighty-seven of said chapter thirty-two, as most recently amended by section three of said chapter four hundred and two, section seven of said chapter four hundred and two, section eight of said chapter four hundred and two, as amended by section four of chapter three hundred and eight of the acts of nineteen hundred and twenty-nine, and section three of said chapter three hundred and eight, are hereby repealed.

G. L. 32, § 87, as amended, 1928, 402, § 3, 1928, 402, § 7, 1928, 402, § 8, as amended, and 1929, 308, § 4, 1929, 308, § 3, repealed.

SECTION 6. This act shall apply to deaths of policemen and firemen occurring on or after January first, nineteen hundred and thirty.

Application of act.

Approved April 5, 1930.

Chap. 183 AN ACT RELATIVE TO CERTAIN PAYMENTS BY COUNTY TREASURERS TO CLERKS OF DISTRICT COURTS AND TO TRIAL JUSTICES FOR THE PAYMENT OF CERTAIN FEES.

Be it enacted, etc., as follows:

G. L. 218, § 47,
etc., amended.

SECTION 1. Section forty-seven of chapter two hundred and eighteen of the General Laws, as amended by section two of chapter one hundred and ninety-one of the acts of nineteen hundred and twenty-six, is hereby further amended by striking out, in the second and third lines, the words "and justices of such courts as have no clerk," — by striking out, in the thirtieth line, the word "one" the first time it appears in said line, and inserting in place thereof the word: — two, — by inserting after the word "approve" in the thirty-second line the words: — in addition thereto, — and by striking out, in the thirty-eighth line, the words "or justice", — so as to read as follows: — *Section 47.* Clerks of district courts, except the municipal court of the city of Boston, shall, on or before the tenth day of each month, account for and pay over to the county treasurer all money received by them from civil business, including fees for blanks and copies, and to city and town treasurers all fines and forfeitures received by them payable to said cities or towns, and render to said treasurers a detailed account on oath of the same. Such payments shall include the balances due and payable at the end of the month last preceding the day of payment. They shall, at the end of a criminal case, pay the fees and expenses of officers entitled thereto from the funds in their hands payable to the city or town liable for the payment of such fees and expenses, if they have sufficient funds therefor, and all such fees and expenses not so paid shall be certified at the end of each month to the treasurer of the city or town liable therefor, who shall pay them to the parties entitled thereto. They shall, at the end of a criminal case or inquest, pay the fees of witnesses for the commonwealth and the fees and expenses of officers at inquests who are entitled thereto, from the funds furnished them by the county treasurer for that purpose, or out of any funds which may be paid into court and are payable to the county. They shall be allowed for the amounts so paid in their settlement with the county, city and town treasurers. If they do not have in their hands sufficient funds returnable to counties with which to pay such fees, as herein provided, they may make written requisition therefor upon the county treasurer, who shall pay to them not more than two hundred dollars each in any one month; but if it appears necessary to the director of accounts, he may approve in addition thereto a requisition for not more than two hundred dollars in any one month, and, upon receipt of a requisition so approved, the county treasurer may pay to them such amount as may be called for therein. They shall account therefor in their regular settlements with the county treasurer and shall be liable therefor on their official bonds. A clerk violating any

Accounting by clerks of district courts, except the municipal court of city of Boston.

Officers' fees and expenses in criminal cases, payment, etc.

Witnesses' fees in criminal cases, payment, etc.

Requisition upon county treasurer if funds insufficient, etc.

Penalty.

provision of this section shall be punished by a fine of not more than one hundred dollars.

SECTION 2. Chapter two hundred and nineteen of the General Laws is hereby amended by striking out section fifteen and inserting in place thereof the following: — *Section 15.* Trial justices shall be subject to the same duties and liabilities as clerks of district courts under section forty-seven of chapter two hundred and eighteen, and the provisions of said section forty-seven relative to advances on requisition shall apply to such justices. *Approved April 5, 1930.*

G. L. 219, § 15, amended.

Accounting by trial justices, etc.

AN ACT PROVIDING RETIREMENT ALLOWANCES BASED ON ANNUITY AND PENSION CONTRIBUTIONS FOR EMPLOYEES OF THE CITY OF SOMERVILLE.

Chap. 184

Be it enacted, etc., as follows:

PURPOSE OF ACT.

SECTION 1. The purpose of this act is to improve the efficiency of the public service of the city of Somerville, hereinafter called the city, by the retirement of disabled or superannuated employees.

Somerville retirement act, purpose, etc.

DEFINITIONS.

SECTION 2. The following words and phrases as used in this act, unless a different meaning is plainly required by the context, shall have the following meanings:—

Definitions.

(1) "Retirement system", the arrangement provided in this act for the retirement of, and payment of retirement allowances to, employees as defined in paragraph (2) of this section.

"Retirement system."

(2) "Employee", any person who is regularly employed in the service of, and whose salary or compensation is paid by, the city, except employees who hold office by popular election, who were not members at the time of their election, and teachers in the public schools as defined by section six of chapter thirty-two of the General Laws. In all cases of doubt the retirement board shall decide who is an employee within the meaning of this act.

"Employee."

(3) "Member", any employee included in the retirement system as provided in section four of this act.

"Member."

(4) "Retirement board", the board provided in section fourteen of this act to administer the retirement system.

"Retirement board."

(5) "Service", service as an employee as described in paragraph two of this section and paid for by the city of Somerville.

"Service."

(6) "Prior service", service rendered prior to the date the retirement system becomes first operative, for which credit is allowable under the provisions of section five of this act.

"Prior service."

(7) "Membership service", service as an employee rendered since last becoming a member.

"Membership service."

"Creditable service."

(8) "Creditable service", "prior service" plus "membership service", for which credit is allowable as provided in section five of this act.

"Beneficiary."

(9) "Beneficiary", any person in receipt of a pension, an annuity, a retirement allowance or other benefit as provided by this act.

"Regular interest."

Proviso.

(10) "Regular interest", interest at four per centum per annum compounded annually; provided, that if the actual net interest earned on the reserves of the retirement system be less than four per centum, the rate may be reduced to not less than three per centum per annum after the retirement board has given the members ninety days' notice of a proposed reduction in rate; and provided, further, that such a reduction shall not affect any payments or credits made prior to the date of the change in rate.

"Accumulated deductions."

(11) "Accumulated deductions", the sum of all the amounts deducted from the compensation of a member and standing to his credit in the annuity savings fund, together with regular interest thereon.

"Annuity."

(12) "Annuity", annual payments for life derived from the accumulated deductions of a member. All annuities shall be paid in monthly instalments.

"Pension."

(13) "Pension", annual payments for life derived from contributions made by the city. All pensions shall be paid in monthly instalments.

"Retirement allowance."

(14) "Retirement allowance", the sum of the "annuity" and the "pension".

"Regular compensation."

(15) "Regular compensation", the annual compensation determined by the head of the department for the individual service of each employee in that department and the compensation determined by duly constituted authority for appointed officers of the city, exclusive of bonus or overtime payments.

"Annuity reserve."

(16) "Annuity reserve", the present value of all payments to be made on account of any annuity or benefit in lieu of any annuity computed upon the basis of such mortality tables as shall be adopted by the retirement board and regular interest.

"Pension reserve."

(17) "Pension reserve", the present value of all payments to be made on account of any pension or benefit in lieu of any pension computed upon the basis of such mortality tables as shall be adopted by the retirement board and regular interest.

"Actuarial equivalent."

(18) "Actuarial equivalent", a benefit of equal value when computed upon the basis of such mortality tables as shall be approved by the retirement board and regular interest.

NAME AND DATE SYSTEM IS FIRST OPERATIVE.

Somerville Retirement System established.

SECTION 3. A retirement system is hereby established and placed under the management of the retirement board for the purpose of providing retirement allowances under

the provisions of this act for employees of, or employees paid by, the city. The retirement system so created shall have the powers and privileges of a corporation and shall be known as the "Somerville Retirement System", and by such name all of its business shall be transacted, all of its funds invested, all warrants for money drawn and payments made, and all of its cash and securities and other property held. The retirement system so created shall begin operation upon the first day of January, nineteen hundred and thirty-one.

Date of operation.

MEMBERSHIP.

SECTION 4. (1) The membership of the retirement system shall be constituted as follows: —

Retirement system, membership.

(a) All persons who become employees and, except as otherwise provided in the last sentence of subsection (2) of section nine, all employees who enter or re-enter the service of the city on or after the day the retirement system becomes operative may become members of the retirement system on their own application, and all such employees who shall complete one year of service thereafter and disability beneficiaries restored to active service to whom the provisions of subsection (3) of said section nine apply shall become members of the retirement system, and after becoming members as above provided shall receive no pension or retirement allowance from any other pension or retirement system supported wholly or in part by the city, nor shall they be required to make contributions to any other pension or retirement system of the city, anything to the contrary in this or any other special or general law notwithstanding.

(b) All persons who are employees on the date when this retirement system becomes operative and who are not then covered by any other pension or retirement law of the commonwealth shall become members as of the first day this retirement system becomes operative, unless on or before a date not more than sixty days thereafter, to be set by the retirement board, any such employee shall file with the retirement board on a form prescribed by the board a notice of his election not to be covered in the membership of the system and a duly executed waiver of all present and prospective benefits which would otherwise inure to him on account of his participation in the retirement system.

Employees on date of operation of retirement system, not covered by other pension law of state, etc.

(c) An employee who is covered by any other pension or retirement law of the commonwealth, including a special law accepted by, and applicable to employees of, the city, on the date when this retirement system becomes operative shall not be considered to have become a member of this retirement system unless said employee shall then or thereafter make written application to join this system and shall therein waive and renounce all benefits of any other pension or retirement system supported wholly by the city, but no such employee shall receive credit for prior service unless he make such application for membership within one year from the date this retirement system becomes operative.

Employees covered by other pension or retirement laws, etc.

Employee electing not to become member may thereafter apply for membership, etc.

(2) An employee whose membership in the retirement system is contingent on his own election and who elects not to become a member may thereafter apply for and be admitted to membership; but no such employee shall receive prior service credit unless he becomes a member within one year from the date this retirement system becomes operative.

Right of board to deny membership, etc.

(3) The retirement board may deny the right to become members to any class of officials appointed for fixed terms, or to any class of part-time employees, or it may, in its discretion, make optional with persons in any such class their individual entrance into membership.

Department heads to submit certain information to board.

(4) It shall be the duty of the head of each department to submit to the retirement board a statement showing the name, title, compensation, duties, date of birth and length of service of each member of his department, and such information regarding other employees therein as the retirement board may require. The retirement board shall then place each member in one of the following groups:—

Groups of members.

Group 1.— General employees, including clerical, administrative and technical workers, laborers, mechanics and all others not otherwise classified;

Group 2.— Members of the police department and the fire department of the city;

Or in any other group of not less than two hundred and fifty persons which may be hereafter recommended by the actuary on the basis of service and mortality experience, and approved by the retirement board to cover all or part of any group or groups previously created or any additional classes of employees. When the duties of a member so require, the retirement board may reclassify him in and transfer him to another group.

When member shall cease to be such.

(5) Should any member in any period of six consecutive years after last becoming a member be absent from service more than five years, or should any member withdraw his accumulated deductions or become a beneficiary hereunder or die, he shall thereupon cease to be a member.

CREDITABLE SERVICE.

Members to file statement of prior service, etc.

SECTION 5. (1) Under such rules and regulations as the retirement board shall adopt, each person becoming a member within one year from the date he first becomes eligible to membership who was in service at the time the system became operative, or who re-entered the service within five years after rendering service prior to the time the system became operative shall file a detailed statement of all service as an employee rendered by him prior to the day on which the system first became operative for which he claims credit, and of such facts as the retirement board may require for the proper operation of the system.

Determination by board of service, etc.

(2) The retirement board shall fix and determine by appropriate rules and regulations how much service in any year is equivalent to a year of service, but in no case shall

more than one year of service be creditable for all service in one calendar year, nor shall the retirement board allow credit as service for any period of more than one month's duration during which the employee was absent without pay.

(3) Subject to the above restrictions and to such other rules and regulations as the retirement board may adopt, the retirement board shall verify, as soon as practicable after the filing of such statements of service, the service therein claimed, and shall certify as creditable all or such part of the service claimed as may be allowable.

Verification of service, etc.

In lieu of a determination of the actual compensation of the member that was received during such period of prior service, the retirement board shall use for the purposes of this act the compensation rates which, if they had progressed in accordance with the rates of salary increase shown in the tables as prescribed in paragraph (10) of section fourteen of this act, would have resulted in the same average salary of the member for the five years immediately preceding the date this system became operative as the records show the member actually received.

Compensation rates to be used, etc.

(4) Upon verification of the statements of service the retirement board shall issue prior service certificates certifying to each member entitled to credit for prior service the length of service rendered prior to the date the retirement system first became operative, with which he is credited on the basis of his statement of service. So long as membership continues a prior service certificate shall for retirement purposes be final and conclusive as to such service; provided, that any member may, within one year from the date of issuance or modification of such certificate, request the retirement board to modify or correct his prior service certificate.

Prior service certificates, etc.

Proviso.

When membership ceases such prior service certificates shall become void. Should the employee again become a member, such employee shall enter the system as an employee not entitled to prior service credit except as provided in subsection three of section nine.

Prior service certificates void when membership ceases, etc.

(5) Creditable service at retirement shall consist of the membership service rendered by the member since he last became a member and also, if he has a prior service certificate which is in full force and effect, the amount of the service certified on his prior service certificate.

Creditable service, etc.

SERVICE RETIREMENT.

Conditions for Allowance.

SECTION 6. (1) Any member in service who shall have attained age sixty shall, either upon his own written application or that of the head of his department, be retired for superannuation not less than thirty nor more than ninety days after the filing of such application. A member whose retirement is applied for by the head of his department shall be entitled to a notice of such application and to a hearing

Retirement for superannuation at age of sixty.

Notice and hearing.

Proviso.

before the retirement board, provided he requests such hearing in writing within ten days of the receipt of such notice; and unless the retirement board finds, on hearing, that the member is able to properly perform his duties and files a copy of its findings with the head of his department, the retirement shall become effective thirty days from the time of the filing of such finding.

Retirement for superannuation at age of sixty-five and seventy.

Any member in service classified as a policeman or fireman under group two of subsection (4) of section four who shall have attained age sixty-five, and any member otherwise classified who shall have attained age seventy, shall be retired for superannuation not less than thirty nor more than ninety days after attaining such respective ages, or after this system becomes operative, if such respective ages were attained prior thereto.

Retention in service of certain members, etc.

Notwithstanding the preceding provisions of this section, any member who is the head of a department or a member of a board in charge of a department or departments may be retained in service for periods of one year at a time upon reappointment by the mayor or board of aldermen, or both, according to the requirements of the city charter and ordinances for appointment to said office; or, if his continued employment does not require a reappointment, then he may be retained in service for periods of one year at a time upon the written approval thereof of the mayor.

Amount of Allowance.

Allowance upon retirement for superannuation.

(2) Upon retirement for superannuation a member of the retirement system shall receive a retirement allowance consisting of —

Annuity.

(a) An annuity which shall be the actuarial equivalent of his accumulated deductions at the time of his retirement, and

Pension.

(b) A pension equal to the annuity allowable at age sixty, computed on the basis of contributions made prior to the attainment of age sixty, and

Additional pension.

(c) If he has a prior service certificate in full force and effect an additional pension which is the actuarial equivalent of twice the pension which would have been payable under paragraph (b) above, on account of the accumulated deductions which would have resulted from contributions made during the period of his creditable prior service had the system then been in operation.

Total pension.

The total pension of any member payable under the provisions of this section shall not, however, exceed one half of his average annual regular compensation during the five years immediately preceding his retirement, nor shall the total pension of any member who has fifteen or more years of total creditable service be less than an amount which, added to his annuity, shall make his total retirement allowance equal to four hundred eighty dollars per annum.

ORDINARY DISABILITY RETIREMENT.

Conditions for Allowance.

SECTION 7. (1) Upon the application of a member in service or of the head of his department, any member who has had twenty or more years of creditable service may be retired by the retirement board, not less than thirty and not more than ninety days next following the date of filing such application, on an ordinary disability retirement allowance; provided, that the city physician, after a medical examination of such member, shall certify that such member is mentally or physically incapacitated for the further performance of duty, that such incapacity is likely to be permanent, and that such member should be retired.

Ordinary disability retirement, conditions for allowance.

Proviso.

Amount of Allowance.

(2) Upon retirement for ordinary disability a member shall receive a service retirement allowance if he has attained age sixty; otherwise he shall receive an ordinary disability retirement allowance consisting of —

Allowance for retirement for ordinary disability.

(a) An annuity which shall be the actuarial equivalent of his accumulated deductions at the time of his retirement, and

Annuity.

(b) A pension of ninety per centum of the pension that would have been provided by the city for the member had he remained without further change of compensation in the service of the city until he reached age sixty and then retired.

Pension.

ACCIDENTAL DISABILITY RETIREMENT.

Conditions for Allowance.

SECTION 8. (1) Upon application of a member in service, or of the head of his department, any member who has been totally and permanently incapacitated for duty as the natural and proximate result of an accident occurring in the performance and within the scope of his duty at some definite time and place, without wilful negligence on his part, shall be retired not less than thirty nor more than ninety days following the date of filing of such application; provided, that the city physician, after an examination of such member, shall report that said member is physically or mentally incapacitated for the further performance of duty, that such incapacity is likely to be permanent, and that said member should be retired, and the retirement board shall concur in such report and find that the physical or mental incapacity is the natural and proximate result of such an accident and that such disability is not the result of wilful negligence on the part of said member and that said member should be retired.

Accidental disability retirement, conditions for allowance.

Proviso.

Amount of Allowance.

Allowance upon retirement for accidental disability.

(2) Upon retirement for accidental disability a member shall receive a service retirement allowance if he has attained age sixty; otherwise he shall receive an accidental disability retirement allowance consisting of —

Annuity.

(a) An annuity which shall be the actuarial equivalent of his accumulated deductions at the time of his retirement, and

Pension.

(b) A pension equal to one half of the average rate of his regular annual compensation for the year immediately preceding the date of the accident.

RE-EXAMINATION OF BENEFICIARIES RETIRED ON ACCOUNT OF DISABILITY.

Annual medical examination of persons under age sixty retired for disability, etc.

SECTION 9. (1) Once each year during the first five years following retirement of a member on a disability retirement allowance, and once in every three-year period thereafter, the retirement board may, and upon his application shall, require any disability beneficiary who has not yet attained age sixty to undergo a medical examination by the city physician or a physician or physicians designated by the retirement board and approved by the mayor, such examination to be made at the place of residence of said beneficiary or other place mutually agreed upon. Should any disability beneficiary who has not yet attained the age of sixty refuse to submit to at least one medical examination in any such period of one or three years, as the case may be, his allowance may be discontinued until his withdrawal of such refusal, and should his refusal continue for a year, all his rights in and to his pension shall be revoked by the retirement board.

Reduction in pension if disability beneficiary is able to engage in gainful occupation, etc.

(2) Should such physician or physicians report and certify to the retirement board that such disability beneficiary is engaged in or is able to engage in a gainful occupation paying more than the difference between his retirement allowance and his final regular compensation, and should the retirement board concur in such report, then the amount of his pension shall be reduced to an amount which, together with his annuity and the amount earnable by him, shall equal the amount of his final regular compensation. Should his earning capacity be later changed, the amount of his pension may be further modified; provided, that the new pension shall not exceed the amount of the pension originally granted nor shall it exceed an amount, which, when added to the amount earnable by the beneficiary together with his annuity, equals the amount of his final regular compensation. A beneficiary restored to active service at a salary less than the final regular compensation upon the basis of which he was retired shall not become a member of the retirement system.

Modification of pension if earning capacity changed.

Proviso.

Restoration to service, etc.

(3) Should a disability beneficiary be restored to active service at a compensation not less than his final regular

compensation, his retirement allowance shall cease, he shall again become a member of the retirement system, and he shall contribute thereafter at the same rate he paid prior to disability. Any prior service certificate on the basis of which his service was computed at the time of his retirement shall be restored to full force and effect, and in addition upon his subsequent retirement he shall be credited with all his service as a member.

RETURN OF ACCUMULATED DEDUCTIONS.

SECTION 10. (1) Within sixty days after the filing with the retirement board of a request therefor, any member who shall have ceased to be an employee by resignation or discharge or for any reason other than death or retirement shall be paid the amount of his accumulated deductions.

Payment if member ceases to be employee for reason other than death or retirement.

(2) Should a member die while an employee, his accumulated deductions shall be paid to his legal representative; provided, that if the sum so due does not exceed three hundred dollars, and there has been no demand therefor by a duly appointed executor or administrator, payment may be made, after the expiration of three months from the date of death of such member, to the persons appearing, in the judgment of the retirement board, to be entitled thereto, and such payment shall be a bar to recovery by any other person.

Payment if member dies while employee.
Proviso.

ACCIDENTAL DEATH BENEFIT.

SECTION 11. If, upon receipt by the retirement board of proper proofs of the death of a member, the retirement board shall decide that such death was the natural and proximate result of an accident occurring not more than one year prior to the date of death at some definite time and place while the member was in the actual performance and within the scope of his duty, and not the result of wilful negligence on his part, and if the deceased member is survived by any of the dependents enumerated below, there shall be paid, in addition to accumulated deductions under subsection (2) of section ten, an accidental death benefit consisting of a pension equal to one half the average regular annual compensation received by the deceased member for the year preceding the date of the accident, said pension to be paid —

Accidental death benefit.

(a) To the widow of the deceased member during her widowhood; or

(b) If there be no widow or if the widow dies or remarries before every child of such deceased member shall have attained the age of eighteen years, then to his child or children under such age, divided in such manner as the retirement board in its discretion shall determine to continue as a joint and survivor pension until every such child dies or attains the age of eighteen years; or

(c) If there be no widow or child under the age of eighteen years surviving such deceased member, then to either his

dependent father or dependent mother, as the retirement board in its discretion shall determine, to continue for life or until remarriage.

OPTIONAL BENEFITS.

Optional
benefits.

SECTION 12. Subject to the provisions that no optional selection shall be effective in case a beneficiary dies within thirty days after retirement, and that such a beneficiary shall be considered as an active member at the time of death, until the first payment on account of any retirement allowance is made, the member, or if he be an incompetent then his wife, or if he have no wife, his conservator or guardian, may elect to convert the retirement allowance otherwise provided for in this system into a lesser retirement allowance of equivalent actuarial value payable throughout his life, with the provision that —

Option 1. — If he die before he has received in payments of his annuity the present value of his annuity as it was at the time of his retirement, the balance shall be paid to his legal representative or to such person having an insurable interest in his life as he, or if he be an incompetent then his wife, or if he have no wife, his conservator or guardian, shall have nominated by written designation duly acknowledged and filed with the retirement board; or

Option 2. — Upon his death, his lesser retirement allowance shall be continued throughout the life of and paid to such person having an insurable interest in his life as he, or if he be an incompetent then his wife, or if he have no wife, his conservator or guardian, shall have nominated by written designation duly acknowledged and filed with the retirement board at the time of his retirement; or

Option 3. — Upon his death, one half his lesser retirement allowance shall be continued throughout the life of and paid to such person having an insurable interest in his life as he, or if he be an incompetent then his wife, or if he have no wife, his conservator or guardian, shall have nominated by written designation, duly acknowledged and filed with the retirement board at the time of his retirement.

COMPENSATION BENEFITS OFFSET.

Offset of
amounts paid,
etc., by city
under work-
men's com-
pensation law.

SECTION 13. Any amounts paid or payable by the city under the provisions of the workmen's compensation law to a member or to the dependents of a member on account of death or disability shall be offset against and payable in lieu of any benefits payable out of funds provided by the city under the provisions of this act on account of the death or disability of a member. If the value of the total commuted benefits under the workmen's compensation law is less than the reserve on the pension otherwise payable under this act, the value of such commuted payments shall be deducted from such pension reserve and such benefits as may be provided by the pension reserve so reduced shall be payable under the provisions of this act.

ADMINISTRATION.

SECTION 14. (1) The management of the retirement system is hereby vested in a retirement board, the membership of which shall be constituted as follows: —

Retirement board, membership, terms of office, etc.

(a) The auditor of the city for the time being,

(b) One person to be appointed by the mayor of the city, subject to confirmation by the board of aldermen, who shall serve for a term of three years commencing on the date when the retirement system becomes first operative and until the qualification of his successor, and

(c) One person who shall be a member of the retirement system and who shall be appointed by the mayor of the city subject to such confirmation, to serve for a term of one year commencing on the date when the retirement system becomes first operative and until the qualification of his successor.

(2) As the terms of office of the appointed members expire, their successors shall be appointed for terms of three years each and until the qualification of their successors. On a vacancy occurring in the appointed membership of the retirement board, for any cause other than the expiration of a term of office, a successor to the person whose place has become vacant shall be appointed for the unexpired term in the same manner as above provided.

Appointment of successors.

Vacancies.

(3) The members of the retirement board shall be reimbursed from the expense fund for any expense or loss of salary or wages which they may incur through service on the retirement board.

Reimbursement for expenses, etc.

(4) The retirement board shall elect from its membership a chairman, and shall by a majority vote of all its members appoint a secretary, who may be, but need not be, one of its members. It shall engage such actuarial and other service as shall be required to transact the business of the retirement system. The funds to meet the costs of administering the retirement system shall be derived from appropriations of the city from the annual tax levy. The retirement board shall submit an estimate of such costs to the mayor not later than January first of each year. Such amount as shall be required in the first year of operation to defray the expenses of the establishment and maintenance of the retirement system shall be appropriated by the board of aldermen.

Chairman, election, etc.

Actuarial services, etc.

Funds to administer system, how derived.

Board to submit estimate of costs, etc.

(5) The retirement board shall keep in convenient form such data as shall be necessary for actuarial valuations of the various funds of the retirement system and for checking the experience of the system.

To keep data necessary for actuarial valuations.

(6) The retirement board shall keep a record of all of its proceedings, which shall be open to public inspection. It shall publish annually a report showing the fiscal transactions of the retirement system for the preceding municipal year, the amount of accumulated cash and securities of the system, and the last balance sheet showing the financial

To keep record of proceedings.

Annual report.

condition of the system by means of actuarial valuation of the assets and liabilities thereof. The board shall submit said report to the mayor and shall furnish copies thereof to the city clerk for distribution.

Legal Adviser.

Legal adviser.

(7) The city solicitor of the city shall be the legal adviser of the retirement board.

Medical Examinations.

City physician to pass upon all medical examinations, etc.

(8) The city physician of the city shall arrange for and pass upon all medical examinations required under the provisions of this act, shall investigate all essential statements and certificates by or in behalf of a member in connection with an application for disability retirement, and shall report in writing to the retirement board his conclusions and recommendations upon all the matters referred to him. If required, other physicians may be employed by the retirement board to report on special cases.

Duties of Actuary.

Actuary, duties.

(9) The retirement board shall designate an actuary who shall be the technical adviser of the retirement board on matters regarding the operation of the funds created by the provisions of this act, and shall perform such other duties as are required in connection therewith.

(10) Immediately after the establishment of the retirement system the actuary shall make such investigation of the mortality, service and compensation experience of the members of the system as he shall recommend and the retirement board shall authorize, and on the basis of such investigation he shall recommend for adoption by the retirement board such tables and such rates as are required by section fifteen. The retirement board shall adopt tables and certify rates, and as soon as practicable thereafter the actuary shall make a valuation, based on such tables and rates, of the assets and liabilities of the funds created by this act.

(11) Three years after the system becomes operative, and at least once in each five-year period thereafter, the actuary shall make an actuarial investigation into the mortality, service and compensation experience of the members and beneficiaries of the retirement system, and shall make a valuation of the assets and liabilities of the funds thereof, and taking into account the result of such investigation and valuation the retirement board shall —

(a) Adopt for the retirement system such mortality, service and other tables as shall be deemed necessary; and

(b) Certify the rates of contribution payable by the city on account of new entrants.

(12) On the basis of such tables as the retirement board

shall from time to time adopt, the actuary shall make an annual valuation of the assets and liabilities of the reserve funds of the system created by this act.

METHOD OF FINANCING.

SECTION 15. All of the assets of the retirement system shall be credited, according to the purpose for which they are held, to one of the following five funds, namely, the Annuity Savings Fund, the Annuity Reserve Fund, the Pension Accumulation Fund, the Pension Reserve Fund or the Expense Fund.

Assets of retirement system to be credited to certain funds.

Annuity Savings Fund.

(1) (a) The Annuity Savings Fund shall be the fund to which shall be paid the deductions from the compensation of members. The treasurer of the city shall withhold four per centum of the regular compensation due on each pay day to all employees who are members of this retirement system. The various amounts so withheld shall be transferred immediately thereafter to the retirement system and credited to the accounts of the respective members so contributing, and shall be paid into and become a part of said Annuity Savings Fund.

Annuity Savings Fund.

(b) In determining the amount earnable by a member in a payroll period, the retirement board may consider the rate of annual compensation payable to such member on the first day of the payroll period as continuing throughout such payroll period, and it may omit deduction from compensation for any period less than a full payroll period if an employee was not a member on the first day of the payroll period.

(c) The deductions provided for herein shall be made notwithstanding that the minimum compensation provided for by law for any member shall be reduced thereby. Every member shall be deemed to consent and agree to the deductions provided for herein and shall receipt for his full salary or compensation, and the payment of his full salary or compensation less the deductions provided for hereunder shall be considered a full and complete discharge and acquittance of all claims and demands whatsoever for the services rendered by such person during the period covered by such payment, except as to the benefits provided under this act.

(d) In addition to the contributions deducted from compensation as hereinbefore provided, subject to the approval of the retirement board, any member may redeposit in the Annuity Savings Fund by a single payment or by an increased rate of contribution an amount equal to the total amount which he previously withdrew therefrom, as provided in this act, or any part thereof; or any member may deposit therein by a single payment or by an increased rate of contribution an amount computed to be sufficient to purchase an additional annuity, which, together with his prospective retirement allowance, will provide for him a

Annuity Sav-
ings Fund.

total retirement allowance of not to exceed one half of his salary at age sixty. Such additional amounts so deposited shall be treated as a part of his accumulated deductions, except in the event of his retirement, when they shall not be used to increase the pension payable, and shall be treated as excess contributions returnable to the member in cash or in providing an excess annuity of equivalent actuarial value. The accumulated deductions of a member withdrawn by him or paid to his estate or to his designated beneficiary in event of his death as provided in this act shall be paid from the Annuity Savings Fund. Upon the retirement of a member his accumulated deductions shall be transferred from the Annuity Savings Fund to the Annuity Reserve Fund.

Annuity Reserve Fund.

Annuity
Reserve
Fund.

(2) The Annuity Reserve Fund shall be the fund from which shall be paid all annuities and all benefits in lieu of annuities, payable as provided in this act. Should a beneficiary, retired on account of disability, be restored to active service with a compensation not less than his regular compensation at the time of his last retirement, his annuity reserve shall be transferred from the Annuity Reserve Fund to the Annuity Savings Fund, and credited to his individual account therein.

Pension Accumulation Fund.

Pension Ac-
cumulation
Fund.

(3) (a) The Pension Accumulation Fund shall be the fund into which shall be accumulated all reserves for the payment of all pensions and other benefits payable from contributions made by the city, and from which shall be paid all pensions and other benefits on account of members with prior service credit. Contributions to and payments from the Pension Accumulation Fund shall be made as follows: —

(b) On account of each member there shall be paid annually into the Pension Accumulation Fund by the said city, for the preceding fiscal year, a certain percentage of the regular compensation of each member, to be known as the "normal contribution", and an additional percentage of his regular compensation to be known as the "accrued liability contribution." The rates per centum of such contributions shall be fixed on the basis of the liabilities of the retirement system as shown by actuarial valuation. Until the first valuation the normal contribution shall be one and eighty-nine hundredths per centum, and the accrued liability contribution shall be two and fifty-four hundredths per centum, of the regular annual compensation of all members.

(c) On the basis of regular interest and of such mortality and other tables as shall be adopted by the retirement board, the actuary engaged by the board to make each valuation required by this act during the period over which the accrued liability contribution is payable, immediately after making

such valuation, shall determine the uniform and constant percentage of the regular compensation of the average new entrant, which if contributed on the basis of compensation of such new entrant throughout his entire period of active service is computed to be sufficient to provide for the payment of any pension payable on his account. The rate per centum so determined shall be known as the "normal contribution" rate. After the accrued liability contribution has ceased to be payable, the normal contribution rate shall be the rate per centum of the regular compensation of all members obtained by deducting from the total liabilities of the Pension Accumulation Fund the amount of the funds in hand to the credit of that fund and dividing the remainder by one per centum of the present value of the prospective future salaries of all members as computed on the basis of the mortality and service tables adopted by the retirement board and regular interest. The normal rate of contribution shall be determined by the actuary after each valuation.

Pension Accumulation Fund.

(d) Immediately succeeding the first valuation, the actuary engaged by the retirement board shall compute the rate per centum of the total regular compensation of all members which is equivalent to four per centum of the amount of the total pension liability on account of all members and beneficiaries which is not dischargeable by the aforesaid normal contribution made on account of such members during the remainder of their active service. The rate per centum originally so determined shall be known as the "accrued liability contribution rate".

(e) The total amount payable in each year to the Pension Accumulation Fund shall be not less than the sum of the rates per centum known as the normal contribution rate and the accrued liability contribution rate of the total compensation earnable by all members during the preceding year; provided, that the amount of each annual accrued liability contribution shall be at least three per centum greater than the preceding annual accrued liability payment, and that the aggregate payments of the city shall be sufficient when combined with the amount in the fund to provide the pensions and other benefits payable out of the fund during the year then current.

(f) The accrued liability contribution shall be discontinued as soon as the accumulated reserve in the Pension Accumulation Fund shall equal the present value, as actuarially computed and approved by the retirement board, of the total liability of such fund less the present value, computed on the basis of the normal contribution rate then in force, of the prospective normal contributions to be received on account of persons who are at that time members.

(g) All pensions, and benefits in lieu thereof, with the exception of those payable on account of members who receive no prior service allowance, payable from contributions of the city, shall be paid from the Pension Accumulation Fund.

(h) Upon the retirement of a member not entitled to credit for prior service, an amount equal to his pension reserve shall be transferred from the Pension Accumulation Fund to the Pension Reserve Fund.

Pension Reserve Fund.

Pension
Reserve
Fund.

(4) The Pension Reserve Fund shall be the fund from which shall be paid the pensions to members not entitled to credit for prior service and benefits in lieu thereof. Should such a beneficiary, retired on account of disability, be restored to active service with a compensation not less than his average regular compensation for the year preceding his last retirement, the pension reserve thereon shall be transferred from the Pension Reserve Fund to the Pension Accumulation Fund. Should the pension of a disability beneficiary be reduced as a result of an increase in his earning capacity, the amount of the annual reduction in his pension shall be paid annually into the Pension Accumulation Fund during the period of such reduction.

Expense Fund.

Expense
Fund.

(5) The Expense Fund shall be the fund to which shall be credited all money appropriated by the city to pay the administration expenses of the retirement system, and from which shall be paid all the expenses necessary in connection with the administration and operation of the system.

Appropriations.

Appropriations.

(6) (a) On or before the first day of December in each year the retirement board shall certify to the mayor the amount of the appropriation necessary to pay to the various funds of the retirement system the amounts payable by the city as enumerated in this act for the year beginning on the first day of January of the succeeding year, and items of appropriation, providing such amounts shall be included in the budget.

(b) To cover the requirements of the system for the period prior to the date when the first regular appropriation is due, as provided by paragraph (a) of this subsection, such amounts as shall be necessary to cover the needs of the system shall be paid into the Pension Accumulation Fund and the Expense Fund by special appropriations to the system.

MANAGEMENT OF FUNDS.

Management
of funds of
retirement
system.

SECTION 16. (1) The retirement board may invest the funds of the retirement system in such securities as are approved from time to time by the commissioner of insurance for the investment of the funds of life insurance companies under the laws of the commonwealth.

(2) The retirement board shall annually allow regular interest on the average balance for the preceding year to the

credit of the various funds from the interest and dividends earned from investments. Any excess earnings over the amount so credited shall be used for reducing the amount of contributions required of the city during the ensuing year. Any deficiency shall be paid by the city during the ensuing year.

Management
of funds of
retirement
system.

(3) The treasurer of the city shall be custodian of the several funds. All payments from said funds shall be made by him only upon vouchers signed by two persons designated by the retirement board. A duly attested copy of a resolution of the retirement board designating such persons and bearing upon its face specimen signatures of such persons shall be filed with the treasurer as his authority for making payments upon such vouchers. No voucher shall be drawn unless it shall have been previously authorized by resolution of the retirement board.

(4) For the purpose of meeting disbursements for pensions, annuities and other payments an amount of money, not exceeding ten per centum of the total amount in the several funds of the retirement system, may be kept on deposit in one or more banks or trust companies organized under the laws of the commonwealth or of the United States; provided, that the sum on deposit in any one bank or trust company shall not exceed ten per centum of the paid-up capital and surplus thereof.

(5) The retirement board may, in its discretion, transfer to or from the Pension Accumulation Fund the amount of any surplus or deficit which may develop in the reserves creditable to the Annuity Reserve Fund or the Pension Reserve Fund, as shown by actuarial valuation.

(6) Except as otherwise provided herein, no member and no employee of the retirement board shall have any direct interest in the gains or profits of any investment made by the retirement board, nor as such receive any pay or emolument for his services. No member or employee of the board shall, directly or indirectly, for himself or as an agent, in any manner use any of the securities or other assets of the retirement board, except to make such current and necessary payments as are authorized by the retirement board; nor shall any member or employee of the retirement board become an endorser or surety or in any manner an obligor for moneys loaned by or borrowed from the retirement system.

(7) Each member of the retirement board, and the treasurer of the city in his capacity as custodian of the several funds, shall severally give bond for the faithful performance of his duties in a sum and with sureties or surety approved by the board of aldermen.

EXEMPTION OF FUNDS FROM TAXATION AND EXECUTION.

SECTION 17. The pensions, annuities and retirement allowances and the accumulated deductions and the cash and securities in the funds created by this act are hereby

Exemption of
funds from
taxation and
execution.

exempted from any state, county or municipal tax of this commonwealth, and shall not be subject to execution or attachment by trustee process or otherwise, in law or in equity, or under any other process whatsoever, and shall be non-assignable except as specifically provided in this act.

RECEIPT OF BOTH RETIREMENT ALLOWANCE AND SALARY
FORBIDDEN.

Beneficiaries
not to be paid
for services to
city, except,
etc.

SECTION 18. No beneficiary of the retirement system shall be paid for any service, except service as a juror and such service as he may be called upon to perform in the police or fire department in a time of public emergency, rendered by him to the city after the date of the first payment of any retirement allowance hereunder, except as provided in section nine of this act, and except as further provided in this section.

May be em-
ployed for
periods not
exceeding one
year at a
time, etc.

Notwithstanding the above provision, a beneficiary may be employed, for periods of not exceeding one year at a time, with the approval of the mayor and board of aldermen, and may receive compensation from the city for the services so rendered; provided, that the annual rate of compensation paid, together with the retirement allowance received, shall not exceed the regular compensation of the said beneficiary at the time of retirement.

Proviso.

RIGHT OF APPEAL.

Jurisdiction of
supreme ju-
dicial court.

SECTION 19. The supreme judicial court shall have jurisdiction in equity upon the petition of the retirement board or any interested party or upon the petition of not less than ten taxable inhabitants of the city to compel the observance and restrain any violation of this act and the rules and regulations authorized or established thereunder.

TENURE UNAFFECTED.

Certain rights
as to demotion,
transfer, etc.,
of employees
not affected.

SECTION 20. Nothing contained in this act shall affect the right or power of the city or other duly constituted authority in regard to demotion, transfer, suspension or discharge of any employee.

INCONSISTENT ACTS.

Inconsistent
acts applicable
only to em-
ployees en-
titled to bene-
fits thereof
on effective
date of act.

SECTION 21. Any of the provisions of chapter four hundred and fifty-three of the acts of nineteen hundred and twelve and of sections forty-four, forty-five, seventy-seven and eighty-three of chapter thirty-two of the General Laws, as amended, which may be inconsistent herewith, and any other acts or parts of acts inconsistent herewith, shall, on and after the effective date of this act, apply only to such employees of the city as are, on said effective date, entitled to the benefits thereof. Nothing herein contained shall be construed as affecting the provisions of sections forty-nine

to sixty, inclusive, or of section ninety-two, of chapter thirty-two of the General Laws, as amended.

SECTION 22. On or before September first in the current year, the question of the approval of the provisions of this act shall be finally voted upon by the board of aldermen of the city of Somerville, and, whether or not said provisions are approved by such vote, they shall be submitted for acceptance to the qualified voters of said city at the biennial state election to be held in the current year, in the form of the following question, which shall be printed upon the official ballot to be used in said city at said election: — “Shall an act passed by the General Court in the year nineteen hundred and thirty, entitled ‘An Act providing retirement allowances based on annuity and pension contributions for employees of the city of Somerville,’ be accepted?” If a majority of the voters voting thereon vote in the affirmative in answer to said question this act shall thereupon take full effect; otherwise it shall not take effect.

Question of approval to be voted upon by board of aldermen, etc.

Submission to voters, etc.

Approved April 5, 1930.

AN ACT RELATIVE TO THE PENALTY FOR UNLAWFULLY ENTERING PLACES WHERE POULTRY IS KEPT.

Chap. 185

Be it enacted, etc., as follows:

Section twenty-two of chapter two hundred and sixty-six of the General Laws is hereby amended by inserting after the word “not” in the eighth line the words: — less than one hundred nor, — by inserting after the word “not” in the tenth line the words: — less than six months nor, — and by inserting after the word “years” in said tenth line the words: —, or by both such fine and imprisonment, — so as to read as follows: — *Section 22.* Whoever, with intent to commit larceny, breaks or enters or enters in the night without breaking any building or enclosure wherein is kept or confined any kind of poultry, may be detained or kept in custody in a convenient place by the owner of the poultry, or by his agent or employee, for not more than twenty-four hours, Sunday excepted, until a complaint can be made against him for the offence and he be taken upon a warrant issued upon such complaint, and, upon conviction of such trespassing or breaking or entering, shall be punished by a fine of not less than one hundred nor more than five hundred dollars or by imprisonment in the house of correction for not less than six months nor more than two years, or by both such fine and imprisonment.

G. L. 266, § 22, amended.

Detention of persons unlawfully entering places where poultry is kept.

Penalty.

Approved April 5, 1930.

AN ACT INCREASING THE AMOUNT OF STATE AID PAYABLE TO CERTAIN VETERANS OR THEIR DEPENDENT RELATIVES, AND TO CERTAIN NURSES.

Chap. 186

Be it enacted, etc., as follows:

Section nine of chapter one hundred and fifteen of the General Laws is hereby amended by striking out, in the fourth

G. L. 115, § 9, amended.

Limit of amount of state aid payable to certain veterans or their dependent relatives, and to certain nurses, etc.

and in the fifth line, the word "six" and inserting in place thereof in each instance the word:— ten, — and by striking out, in the sixth line, the word "twelve" and inserting in place thereof the word:— twenty, — so as to read as follows:— *Section 9.* No state aid shall be paid to or for a person of the first class as defined in section six exceeding in any one month three fourths of the monthly amount of his United States pension or compensation, nor exceeding ten dollars in any one month; or to or for a person of the second, third, fourth or fifth class as defined in said section exceeding ten dollars in any one month; and no more than twenty dollars shall be paid to or for all dependent relatives of any one soldier or sailor in any one month. State aid shall not be paid to or for any soldier or sailor on account of service in the war with Spain, or to his dependent relatives, unless he enlisted or was appointed in the service of the United States after February fourteenth and prior to August twelfth, eighteen hundred and ninety-eight; but it may be allowed to or for volunteers mustered into the service of the United States in Massachusetts regiments after said August twelfth but prior to January first, eighteen hundred and ninety-nine, who shall otherwise be qualified to receive the same, and to or for their dependent relatives.

Approved April 5, 1930.

Chap. 187 AN ACT RELATIVE TO THE NOMINATION OF CANDIDATES AT PRELIMINARY ELECTIONS OR CAUCUSES IN THE CITY OF TAUNTON.

Be it enacted, etc., as follows:

1909, 448, § 6, amended.

Blank spaces to be left on ballots for preliminary election or caucus.

Nominations, how determined.

Sole candidates.

SECTION 1. Section six of chapter four hundred and forty-eight of the acts of nineteen hundred and nine is hereby amended by adding at the end thereof the following:— In preparing the official ballots for a preliminary election or caucus, blank spaces shall be left at the end of each list of candidates for nomination for the different offices equal to the number to be nominated therefor, in which the voter may insert the name of any person not printed on the ballot for whom he desires to vote for nomination for such office.

The two persons receiving at a preliminary election or caucus the highest number of votes for nomination for an office shall, except as hereinafter provided, be the sole candidates for that office whose names shall be printed on the official ballot to be used at the annual or special city election at which such office is to be filled. If two or more persons are to be elected to the same office at such annual or special city election, the several persons in number equal to twice the number so to be elected receiving at such preliminary election or caucus the highest number of votes for nomination for that office, or all such persons, if less than twice the number of those so to be elected, shall, except as hereinafter provided, be the sole candidates for that office whose names

shall be printed on the official ballot to be used at such annual or special city election. If the preliminary election or caucus results in a tie vote among candidates for nomination receiving the lowest number of votes, which, but for said tie vote, would entitle a person receiving the same to have his name printed upon the official ballot for the annual or special city election, all candidates participating in said tie vote shall have their names printed upon the official ballot, although in consequence there be printed thereon candidates to a number exceeding twice the number to be elected.

Tie vote.

If at the expiration of the time for filing petitions of candidates to be voted for at a preliminary election or caucus not more than twice as many such petitions have been filed with the city clerk for an office as are to be elected to said office, the candidates whose petitions have thus been filed shall be deemed to have been nominated to said office and their names shall be printed upon the official ballot to be used at such annual or special city election, and the city clerk shall not print said names upon the ballot to be used at said preliminary election or caucus, and no other nomination to said office shall be made. If it shall appear that no names are to be printed upon the official ballot to be used at a preliminary election or caucus, such preliminary election or caucus shall not be held.

When insufficient number of petitions have been filed, candidates filing petitions to be deemed to have been nominated, etc.

Preliminary elections, when not to be held.

SECTION 2. Chapter one hundred and seventy-six of the acts of nineteen hundred and ten is hereby repealed.

1910, 176, repealed.

SECTION 3. This act shall be submitted for acceptance to the registered voters of the city of Taunton at the annual city election in the current year in the form of the following question which shall be placed upon the official ballot to be used at said election: — "Shall an act passed by the general court in the year nineteen hundred and thirty, entitled 'An Act relative to the nomination of candidates at preliminary elections or caucuses in the city of Taunton', be accepted?" If a majority of the votes cast on said question are in the affirmative, this act shall thereupon take effect, but not otherwise.

Submission to voters, etc.

Approved April 5, 1930.

AN ACT REVIVING COOK-TAYLOR CO., INC.

Chap. 188

Be it enacted, etc., as follows:

SECTION 1. Cook-Taylor Co., Inc., a corporation dissolved by chapter two hundred and seventy-three of the acts of nineteen hundred and twenty-eight, is hereby revived with the same powers, duties and obligations as if said chapter had not been passed; and all acts and proceedings of the officers, directors and stockholders of said corporation acting as such which would be legal and valid but for the passage of said chapter are hereby ratified and confirmed.

Cook-Taylor Co., Inc., revived.

SECTION 2. This act shall take effect as of March thirty-first in the current year.

Effective date.

Approved April 5, 1930.

Chap. 189 AN ACT GRANTING CERTAIN EXEMPTIONS FROM TAXATION
TO CERTAIN VETERANS AND THEIR WIVES AND WIDOWS.

Be it enacted, etc., as follows:

G. L. 59, § 5,
cl. twenty-
third,
amended.

Clause twenty-third of section five of chapter fifty-nine of the General Laws is hereby amended by inserting after the word "rebellion" in the second line the words:—, in the Spanish war, in the Philippine insurrection or in the Chinese relief expedition,— by inserting after the word "discharged" in the third line the words:— or honorably released,— and by inserting after the word "rebellion" in the twenty-third line the words:—, in the Spanish war, in the Philippine insurrection or in the Chinese relief expedition,— so as to read as follows:—

Certain
exemptions
from taxation
granted to
certain veter-
ans and their
wives and
widows.

Twenty-third, Soldiers and sailors who served in the military or naval service of the United States in the war of the rebellion, in the Spanish war, in the Philippine insurrection or in the Chinese relief expedition, and were honorably discharged or honorably released therefrom shall be assessed for, but shall be exempt at their request from the payment of, a poll tax, and, if they are not entitled to exemption under the preceding clause, their property, and the property of their wives or widows, shall be exempt from taxation to the amount of one thousand dollars in the case of each person; provided, that the combined exemption of such a soldier or sailor and his wife shall not exceed one thousand dollars, and provided, further, that the combined estate, real and personal, of the person so exempted and of the husband or wife of such person does not exceed in value the sum of five thousand dollars, exclusive of the value of the mortgage interest held by persons other than the person to be exempted in such mortgaged real estate as may be included in said combined estate; but if, said combined estate being less than five thousand dollars, the sum total thereof and of such mortgage interest exceeds one thousand dollars, the amount so exempted shall be one thousand dollars. If the property of a person entitled to such exemption is taxable in more than one town, or partly without the commonwealth, only such proportion of the one thousand dollars exemption shall be made in any town as the value of the property taxable in such town bears to the whole of the taxable property of such person. The widows of soldiers and sailors who served as aforesaid and who lost their lives in the war of the rebellion, in the Spanish war, in the Philippine insurrection or in the Chinese relief expedition, shall be entitled to exemption as specified in the preceding clause. No exemption shall be made under this clause of the property of a person not a legal resident of the commonwealth.

Provisos.

Approved April 7, 1930.

AN ACT RELATIVE TO THE POWERS OF THE NEW YORK, NEW HAVEN AND HARTFORD RAILROAD COMPANY AS AFFECTED BY ITS INTERESTS IN CERTAIN SUBSIDIARY COMPANIES. *Chap.* 190

Be it enacted, etc., as follows:

SECTION 1. Section two of chapter three hundred and nine of the Special Acts of nineteen hundred and seventeen is hereby amended by striking out the word "and" the second time it occurs in the twenty-eighth line, and inserting in place thereof a comma, and by inserting after the word "lighters" in the twenty-ninth line the words:— and motor vehicles,— so that the last sentence of said section will read as follows:— So long as the New Haven company shall continue to hold, directly or indirectly, a controlling interest in the stock of the New England Steamship Company and in the stock of the Hartford and New York Transportation Company, it shall not permit either of said companies to exercise any corporate powers and franchises except such as are reasonably required for the management, operation, maintenance or improvement of steamship and barge lines, lighters and motor vehicles; nor shall the New Haven company, so long as it continues to hold, directly or indirectly, a controlling interest in the stock of the Providence Securities Company, permit said company to exercise any corporate powers or franchises except such as are reasonably required to perform its obligation of transferring its registered debentures upon its books.

1917 (S.), 309,
§ 2, amended.

New York,
New Haven
and Hartford
Railroad
Company to
restrict powers
of certain
subsidiary
companies.

SECTION 2. Section eight of said chapter three hundred and nine is hereby amended by inserting after the word "shall" in the tenth line the words:—, except as hereinafter provided,— by striking out, in the eighteenth line, the words "public service commission" and inserting in place thereof the words:— department of public utilities,— and by adding at the end the following:—; provided, that the department of public utilities, at any time after making the certification provided for in subdivision (c) of this section, may waive in whole or in part any or all the conditions set forth in subdivision (b) of this section if such waiver is found by said department to be consistent with the public interest and thereupon the condition or conditions in so far as waived shall cease to be in effect,— so as to read as follows:— *Section 8.* The New Haven company is hereby prohibited from declaring or paying dividends upon its common stock in excess of five per cent per annum until (a) all the sales have been made of stock, bonds, notes or other evidences of indebtedness of other corporations or associations or of other property required by the decree of the United States court for the southern district of New York, entered the seventeenth day of October, nineteen hundred and fourteen, as the same is now or may hereafter be modified; until (b) it shall, except as hereinafter provided, have caused to be cancelled the bonds of the New York,

1917 (S.), 309,
§ 8, amended.

Dividends
prohibited,
until, etc.

Westchester and Boston Railway Company which it held on the thirty-first day of December, nineteen hundred and sixteen, amounting at par to two million one hundred and ninety thousand dollars, and shall have reduced the book value of the notes of said railway company which it holds to one dollar, and the book value of the stock of said railway company which it holds by three million dollars; and until (c) the department of public utilities shall have certified that, beginning with the thirtieth day of June, nineteen hundred and thirteen, an amount has been appropriated from the earnings of the New Haven company, or has been paid on notes of the New York, Westchester and Boston Railway Company reduced to the book value of one dollar, and has been used for additions and improvements to the property of the New Haven company, or for the retirement of floating indebtedness which said company may lawfully fund by an issue of stock or bonds, which is equal to the net amount of any losses upon the sale of securities under the aforesaid decree of the United States court, plus the net amount of any book loss resulting from the dissolution of the New England Navigation Company and of the Millbrook Company, plus the amount of the reduction in the book value of the holdings of the New Haven company in the securities of the New York, Westchester and Boston Railway Company hereinbefore provided for; provided, that the department of public utilities, at any time after making the certification provided for in subdivision (c) of this section, may waive in whole or in part any or all the conditions set forth in subdivision (b) of this section if such waiver is found by said department to be consistent with the public interest and thereupon the condition or conditions in so far as waived shall cease to be in effect.

Proviso.

1917 (S.), 309,
§ 3, repealed.

SECTION 3. Section three of said chapter three hundred and nine is hereby repealed. *Approved April 7, 1930.*

*Chap.*191 AN ACT RELATIVE TO THE INTEREST HELD BY THE CENTRAL VERMONT RAILWAY, INC., AS LESSEE IN THE RAILROADS, FRANCHISES AND OTHER PROPERTY OF THE NEW LONDON NORTHERN RAILROAD COMPANY.

Be it enacted, etc., as follows:

Certain transfer of interest of Central Vermont Railway Company, as lessee, in railroads, franchises, etc., of New London Northern Railroad Company to Central Vermont Railway, Inc., approved and ratified.

SECTION 1. The transfer of the interest of the Central Vermont Railway Company, as lessee, in the railroads, franchises and other property of the New London Northern Railroad Company to Central Vermont Railway, Inc., upon foreclosure of the mortgage consented to by the general court by chapter three hundred and forty-seven of the Special Acts of nineteen hundred and sixteen and approved as therein provided by the department of public utilities, being the lawful successor of the public service commission, and the prior transfer of the interest of the Central Vermont Railroad Company in said leasehold to Central

Vermont Railway Company, upon foreclosure of the mortgage consented to by the general court by chapter four hundred and fifty-six of the acts of eighteen hundred and ninety-eight and approved as therein provided, by the board of railroad commissioners are hereby approved and ratified.

SECTION 2. The transfer or proposed transfer by Central Vermont Railway, Inc., of the interest of said Central Vermont Railway, Inc., as lessee, in the railroads, franchises and other property of the New London Northern Railroad Company, by a mortgage or deed of trust covering other lines of railroad and other property of said Central Vermont Railway, Inc., as well as said leasehold interest, to any trust company incorporated under the laws of the commonwealth of Massachusetts or of any other state or the Dominion of Canada or any province therein, as trustee, with or without an individual co-trustee, and its or their successors in trust, to secure bonds of said Central Vermont Railway, Inc., is hereby consented to and authorized; provided, that such consent and authorization shall take effect only when such transfer is approved by the department of public utilities, after notice and a public hearing, as consistent with the public interest.

Transfer by Central Vermont Railway, Inc., of interest of said Central Vermont Railway, Inc., as lessee, in railroads, franchises, etc., of New London Northern Railroad Company, consented to and authorized.

Proviso.

Approved April 7, 1930.

AN ACT MAKING CERTAIN CHILDREN OF CERTAIN VETERANS ELIGIBLE TO RECEIVE SOLDIERS' RELIEF.

Chap. 192

Be it enacted, etc., as follows:

Chapter one hundred and fifteen of the General Laws, as most recently amended in section seventeen by chapter one hundred and ten of the acts of the current year, is hereby further amended by striking out said section seventeen and inserting in place thereof the following:— *Section 17.* If a person who served in the army or navy of the United States in the war of the rebellion, in the army, navy or marine corps in the war with Spain or the Philippine insurrection between April twenty-first, eighteen hundred and ninety-eight, and July fourth, nineteen hundred and two, or in the army, navy or marine corps in the world war and received an honorable discharge from all enlistments therein, and who has a legal settlement in a town in the commonwealth, becomes poor and wholly or partly unable to provide maintenance for himself, his wife or minor children under sixteen years of age or for a dependent father or mother, unless such condition is the result of his own criminal or wilful misconduct, or if such person dies leaving a widow or minor children under sixteen years of age, or minor children over sixteen but under eighteen years of age who attend school or are incapacitated for work, or a dependent father or mother without proper means of support, such support as may be necessary shall be accorded to him or his said dependents by the town where they or any of them have a legal settlement, and his said dependents, in the case

G. L. 115, § 17, etc., amended.

Soldiers' relief for certain persons in military or naval service, etc., and for their dependents.

Soldiers' relief for certain persons in military or naval service, etc., and for their dependents.

of his death, shall not be deemed ineligible to receive said support by reason of criminal or wilful misconduct on his part at any time during his lifetime; but should such person have all the said qualifications except settlement, if he served in the war of the rebellion, or in the army, navy or marine corps in the war with Spain or the Philippine insurrection between said dates, his widow, who has acquired a legal settlement in her own right before August twelfth, nineteen hundred and sixteen, which settlement has not been defeated or lost, or if he served in the world war and at the time of his decease was a legal resident of this commonwealth, his widow, who has a legal settlement and who has not remarried, and his minor children under sixteen years of age, and those over sixteen but under eighteen years of age who attend school or are incapacitated for work, shall also be eligible to receive relief under this section. Any crippled, blind or helpless child, whether a minor or adult, of a deceased person who served in the army or navy of the United States in the war of the rebellion, or in the war with Spain or the Philippine insurrection between April twenty-first, eighteen hundred and ninety-eight and July fourth, nineteen hundred and two, and received an honorable discharge from all enlistments therein, if such child is receiving a pension from the United States and is not otherwise eligible to receive relief under this section, shall also be eligible as aforesaid. Such relief shall be furnished by the aldermen or selectmen, or, in Boston, by the soldiers' relief commissioner, subject, however, to the direction of the city council of said city as to the amount to be paid. The beneficiary shall receive said relief at home, or at such other place as the aldermen, selectmen or soldiers' relief commissioner deem proper, but he shall not be compelled to receive the same at an infirmary or public institution unless his physical or mental condition requires, or, if a minor, unless his parents or guardian so elect.

Notice to certain officials of application for military aid or soldiers' relief.

Procedure in case of unreasonable delay in aiding applicant.

Penalty.

Applicable to certain army nurses, etc.

If an applicant for military aid or soldiers' relief has a settlement outside of the town where the application is made, the official required to act thereon shall, within three days, notify the corresponding official in the town of the applicant's settlement, and also the commissioner. If the town of settlement of an applicant for soldiers' relief unreasonably delays in aiding the applicant after receipt of said notice, the town of the applicant's residence shall forthwith grant such aid as the commissioner may order, and the town so granting such aid shall be reimbursed in full therefor by the town of the applicant's settlement. Any town official required to act on such order of the commissioner who refuses and neglects to comply therewith shall be punished by a fine of not less than twenty-five nor more than one hundred dollars.

This section shall also apply to army nurses who served in the army hospitals of the United States during the civil war and are entitled to state aid under section six and to

army nurses and their dependents as specified herein who served in the army, navy or marine corps during the war with Spain or during the Philippine insurrection between April twenty-first, eighteen hundred and ninety-eight, and July fourth, nineteen hundred and two, or during the world war.

Approved April 8, 1930.

AN ACT RELATIVE TO WILD BIRDS.

Chap. 193

Be it enacted, etc., as follows:

SECTION 1. Chapter one hundred and thirty-one of the General Laws is hereby amended by inserting after section fifty-seven the following new section:— *Section 57A.* Whoever, for the purpose of taking or killing a wild bird, places or causes to be placed upon the shores or foreshores of, or in or upon, any waters within the commonwealth grain of any kind shall be punished by a fine of not less than twenty nor more than fifty dollars.

G. L. 131, new section after § 57.

Wild birds not to be taken or killed by placing grain upon shores or waters within state.

SECTION 2. Section thirty-seven of said chapter one hundred and thirty-one, as amended by section one of chapter one hundred and seventy-one of the acts of nineteen hundred and twenty-two and by section one of chapter three hundred and seven of the acts of nineteen hundred and twenty-three, is hereby further amended by striking out, in the fifth line, the words “the hours of” and inserting in place thereof the words:— one half hour after, — so as to read as follows:— *Section 37.* No person, except as provided in sections forty and eighty-two to eighty-nine, inclusive, shall kill or possess a swan at any time, or hunt, pursue, take or kill any other of the anatidæ, commonly known as wild geese, brant, ducks and teal, between one half hour after sunset and one half hour before sunrise, or in Barnstable, Bristol, Dukes or Nantucket county between January sixteenth and September fifteenth, both dates inclusive, or in any other county between January first and September fifteenth, both dates inclusive, or at any time with a shotgun of over ten gauge or by the use of a rifle, revolver or pistol, or have in possession any of such anatidæ or part thereof during the close season. No person shall take or kill more than eight wild geese, eight brant and twenty-five ducks of all kinds in the aggregate in any one day. Violation of any provision of this section shall be punished by a fine of not less than twenty dollars. This section shall not be deemed to permit the hunting, pursuing, taking or killing of any anatidæ during the time when the same is forbidden by federal law.

G. L. 131, § 37, etc., amended.

Hunting, possession, etc., of swans, wild geese, brant, ducks and teal regulated.

Penalty.

Close season under federal law.

Approved April 8, 1930.

Chap. 194 AN ACT AUTHORIZING THE TOWN OF METHUEN TO BORROW MONEY FOR THE PURPOSE OF REMODELING ITS TOWN HALL.

Be it enacted, etc., as follows:

Town of Methuen may borrow money for purpose of remodeling its town hall.

Methuen Town Hall Loan, Act of 1930.

SECTION 1. For the purpose of remodeling its town hall, the town of Methuen may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, twenty thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Methuen Town Hall Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than five years from their dates. Indebtedness incurred under this act shall be within the statutory limit and shall, except as herein provided, be subject to chapter forty-four of the General Laws, including the limitation contained in the first paragraph of section seven thereof as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

SECTION 2. This act shall take effect upon its passage.
Approved April 9, 1930.

Chap. 195 AN ACT MAKING CERTAIN MASSACHUSETTS VETERANS RECEIVING HOSPITAL TREATMENT OUTSIDE THE COMMONWEALTH ELIGIBLE TO RECEIVE MILITARY AID.

Emergency preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

Certain Massachusetts veterans receiving hospital treatment outside the state eligible to receive military aid.

No veteran, who is or shall be otherwise entitled to military aid under chapter one hundred and fifteen of the General Laws, shall lose his right thereto by reason of his absence from the commonwealth while receiving hospital treatment, under order of the United States veterans' bureau, at the United States naval hospital at Newport, Rhode Island.
Approved April 9, 1930.

Chap. 196 AN ACT RELATIVE TO SEWER ASSESSMENTS IN THE TOWN OF NORWOOD.

Be it enacted, etc., as follows:

Sewer assessments in town of Norwood.

SECTION 1. The selectmen of the town of Norwood may determine the value of the benefit or advantage to every parcel of real estate in the town beyond the general advantage to all real estate therein from the construction hereafter of any sewer or extension of any existing sewer or from the doing of any other work authorized by the pro-

visions of chapter three hundred and eleven of the acts of nineteen hundred and one, and may assess on every such parcel a proportionate share of such part, not exceeding two thirds, as said selectmen shall deem just, of the expenses incurred by the town for the improvements aforesaid; provided, that no assessment on any parcel of real estate shall exceed the value of the special benefit to that parcel.

Proviso.

SECTION 2. The said town may, however, at any town meeting after this act is accepted, vote that two thirds of the estimated average cost of the completion or extension of the existing sewer system or systems in said town be thereafter assessed upon the estates benefited by said system or systems, and in such case the selectmen of said town shall fix a uniform rate according to the frontage of estates upon any street or way in which a sewer is constructed or according to the area of estates within a specified distance from such street or way or according to both frontage and area, and shall make all assessments, thereafter levied, in accordance with such rate; provided, that no assessment on any parcel of real estate shall exceed the value of the special benefit to that parcel.

Town may vote to assess two thirds of estimated cost of completion, etc., of existing sewer system upon estates benefited.

Uniform rate.

Proviso.

SECTION 3. The provisions of chapter three hundred and eleven of the acts of nineteen hundred and one, so far as they are applicable and not inconsistent herewith, shall apply to assessments made under section one or two.

1901, 311, applicable to assessments made under section 1 or 2.

SECTION 4. This act shall, for the purpose of its submission for acceptance, take effect upon its passage and shall take full effect upon its acceptance, within two years after its passage, by a majority of the voters of the said town voting thereon at a town meeting.

Fully effective upon acceptance by voters, etc.

Approved April 9, 1930.

AN ACT TO AUTHORIZE THE TOWN OF AUBURN TO BORROW AN ADDITIONAL SUM FOR THE PURPOSE OF SUPPLYING WATER TO ITS INHABITANTS.

Chap. 197

Be it enacted, etc., as follows:

Section five of chapter three hundred and twenty-six of the acts of nineteen hundred and twenty-four is hereby amended by striking out, in the fourth and fifth lines, the words "one hundred and fifty" and inserting in place thereof the words:—two hundred,—so as to read as follows:—*Section 5.* Said town may, for the purpose of paying the necessary expenses and liabilities incurred or to be incurred under the provisions of this act, issue from time to time bonds or notes to an amount not exceeding in the aggregate two hundred thousand dollars, which shall bear on their face the words, Town of Auburn Water Loan, Act of 1924. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than thirty years from their dates. Indebtedness incurred under

1924, 326, § 5, amended.

Town of Auburn may issue bonds, etc., for purpose of supplying water to its inhabitants.

Town of Auburn Water Loan, Act of 1924.

this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws. *Approved April 9, 1930.*

*Chap.*198 AN ACT AUTHORIZING THE CITY OF SALEM TO ACQUIRE CERTAIN FLATS AND LANDS IN OR ADJACENT TO COLLINS COVE IN SAID CITY.

Be it enacted, etc., as follows:

City of Salem may acquire certain flats and lands in or adjacent to Collins Cove in said city for certain municipal purposes.

SECTION 1. The city of Salem may from time to time acquire by purchase or take in fee by eminent domain under chapter eighty A of the General Laws, inserted therein by section one of chapter three hundred and eighty of the acts of nineteen hundred and twenty-nine, such uplands, flats and tide lands in that part of said city lying southerly and southwesterly from the northerly line of Osgood street extended to Salem Neck and bounded easterly by property of the city of Salem and Alms House road and southerly by Fort avenue and southwesterly by the location of the Boston and Maine Railroad and westerly by Collins street, for the purpose of abating or preventing any nuisance in Collins Cove, of constructing one or more public parks or playgrounds, of constructing streets or boulevards and for such other municipal purposes as the city government shall determine.

May improve lands acquired, lay out streets, etc.

SECTION 2. The said city may from time to time fill with suitable material and otherwise improve any lands and flats acquired as aforesaid, or any portion thereof, and may lay out streets or avenues upon and over the same and may sell and convey, or otherwise dispose of, any portions of said lands and flats not required for public uses.

All things done in and over tide water subject to G. L. 91.

SECTION 3. All things done under the authority of this act in and over tide water shall be subject to the provisions of chapter ninety-one of the General Laws.

Effective upon acceptance, etc.

SECTION 4. This act shall take effect upon its acceptance during the current year by vote of the city council of said city, subject to the provisions of its charter, but not otherwise. *Approved April 9, 1930.*

*Chap.*199 AN ACT PROVIDING FOR DREDGING AND FILLING CERTAIN SHORE AREAS IN THE TOWN OF MARSHFIELD FOR THE PURPOSE OF IMPROVING GREEN HARBOR AND PROVIDING LAND FOR AN AVIATION FIELD.

Be it enacted, etc., as follows:

Town of Marshfield may borrow money to meet its share of expenditures for dredging and filling certain shore areas in said town for purpose of

SECTION 1. For the purpose of meeting its share of the expenditures required to dredge and fill certain tide waters and foreshores and to construct other necessary works in that part of the town of Marshfield called Green Harbor, with a view to improving the said harbor for navigation and to reclaiming land for use as an aviation field, all of said work to be done by the department of public works under and

subject to the provisions of section twenty-nine of chapter ninety-one of the General Laws, said town may borrow from time to time such sums as may be necessary, not exceeding, in the aggregate, forty thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Town of Marshfield, Harbor Improvement and Aviation Field Reclamation Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than ten years from their dates. Indebtedness incurred hereunder shall be inside the statutory limit and shall, except as herein provided, be subject to chapter forty-four of the General Laws, including the limitation appearing in the first paragraph of section seven of said chapter forty-four, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

improving
Green Harbor
and providing
land for an
aviation field.

Town of
Marshfield,
Harbor
Improvement
and Aviation
Field Recla-
mation Loan,
Act of 1930.

SECTION 2. This act shall take effect upon its acceptance during the current year by vote of the town of Marshfield in town meeting and the filing in the office of the department of public works of a certified copy of said vote. So much hereof as provides for acceptance as aforesaid shall take effect upon its passage.

Effective upon
acceptance,
etc.

Approved April 9, 1930.

AN ACT AUTHORIZING THE CITY OF REVERE TO BORROW MONEY FOR SCHOOL BUILDING PURPOSES.

Chap. 200

Be it enacted, etc., as follows:

SECTION 1. For the purpose of constructing additions to the Abraham Lincoln school and to the senior high school, such additions to increase the floor space of said buildings, and for the original equipment and furnishing of such additions, the city of Revere may borrow, from time to time within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, two hundred and fifty thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Revere School Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be outside the statutory limit but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

City of Revere
may borrow
money for
school building
purposes

Revere School
Loan, Act of
1930.

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

Approved April 11, 1930.

*Chap.*201 AN ACT AUTHORIZING THE TOWN OF NEEDHAM TO BORROW MONEY FOR THE PURPOSE OF CONSTRUCTING, EQUIPPING AND FURNISHING A NEW FIRE AND POLICE STATION.

Be it enacted, etc., as follows:

Town of Needham may borrow money for purpose of constructing, equipping and furnishing a new fire and police station.

Needham Fire and Police Station Loan, Act of 1930.

SECTION 1. For the purpose of constructing a fire and police station building on land owned by the town and of originally equipping and furnishing such building, the town of Needham may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, one hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Needham Fire and Police Station Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit but shall, except as herein provided, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

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

Approved April 11, 1930.

*Chap.*202 AN ACT AUTHORIZING THE TOWN OF NEEDHAM TO BORROW MONEY FOR SCHOOL PURPOSES.

Be it enacted, etc., as follows:

Town of Needham may borrow money for school purposes.

Needham School Loan, Act of 1930.

SECTION 1. For the purpose of constructing an addition to the Stephen Palmer school building, on land belonging to the town, so as to increase the floor space of said building, and of originally equipping and furnishing said addition, the town of Needham may borrow from time to time, within a period of five years from the passage of this act such sums as may be necessary, not exceeding, in the aggregate, sixty-five thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Needham School Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit but shall, except as herein provided, be subject to chapter forty-four

of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

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

Approved April 11, 1930.

AN ACT AUTHORIZING THE DIRECTOR OF ANIMAL INDUSTRY TO MAKE AND ENFORCE REASONABLE RULES, REGULATIONS AND ORDERS RELATIVE TO DISEASE-FREE HERDS OF CATTLE. Chap.203

Be it enacted, etc., as follows:

Section two of chapter one hundred and twenty-nine of the General Laws is hereby amended by inserting after the word "animals" in the fifth line the words: —; the establishing of disease-free herds of cattle and the issuing of certificates in connection therewith, — so as to read as follows: — *Section 2.* The director may make and enforce reasonable orders, rules and regulations relative to the following: the sanitary condition of neat cattle, other ruminants and swine and of places where such animals are kept; the prevention, suppression and extirpation of contagious diseases of domestic animals; the establishing of disease-free herds of cattle and the issuing of certificates in connection therewith; the inspection, examination, quarantine, care and treatment or destruction of domestic animals affected with or which have been exposed to contagious disease, the burial or other disposal of their carcasses, and the cleansing and disinfection of places where contagion exists or has existed. No rules or regulations shall take effect until approved by the governor and council.

G. L. 129, § 2, amended.

Director of animal industry may make and enforce reasonable rules, regulations and orders.

Approval by governor and council.

Approved April 11, 1930.

AN ACT RELATIVE TO THE MAKING OF STATEMENTS BY ELECTION OFFICERS AS TO THE STATE OF THE POLLS AT ELECTIONS AND PRIMARIES. Chap.204

Be it enacted, etc., as follows:

SECTION 1. Section sixty-eight of chapter fifty-four of the General Laws is hereby amended by inserting after the word "except" in the fifth line the following: — as expressly permitted by section one hundred and five and except, — so as to read as follows: — *Section 68.* No election officer shall, before the public declaration of the vote, make any statement of the number of ballots cast, the number of votes given for any person, the name of any person who has voted or whose name has not been checked, or of any other fact tending to show the state of the polls, except as expressly permitted by section one hundred and five and except that he shall when requested make a statement of the figures on the ballot box register, which statement shall not be considered an official declaration as to the state of the polls or of the number of ballots cast.

G. L. 54, § 68, amended.

No statement to be made before public declaration of vote, except, etc.

G. L. 54, § 105,
etc., amended.

SECTION 2. Section one hundred and five of said chapter fifty-four, as amended by section five of chapter two hundred and nine of the acts of nineteen hundred and twenty-one, is hereby further amended by adding at the end thereof the following new paragraph:—

Public an-
nouncement of
result of votes
cast for each
candidate for
an office or
upon a ques-
tion submitted
to voters,
regulated.

Notwithstanding the foregoing provisions of this section, the clerks of precincts or the town clerk in a town not divided into precincts may, if authorized in writing by the election commissioners or election commission in a city having such a body, by the city clerk in any other city or by the town clerk in a town, publicly announce the number of votes cast for each candidate for each office as soon as the count of ballots for that office has been completed, and the number of affirmative or negative votes cast upon any question submitted to the voters, as soon as the count of ballots upon such question has been completed.

G. L. 56, § 18,
amended.

Penalty for
violation of
G. L. 54, § 68.

SECTION 3. Chapter fifty-six of the General Laws is hereby amended by striking out section eighteen and inserting in place thereof the following:— *Section 18.* Any election officer who violates any provision of section sixty-eight of chapter fifty-four shall be punished by imprisonment for not more than one month.

Approved April 11, 1930.

Chap. 205 AN ACT RELATIVE TO THE PAYMENT OF COMPENSATION UNDER THE WORKMEN'S COMPENSATION LAWS FOR INJURIES RECEIVED BY EMPLOYEES WHILE OPERATING OR USING MOTOR OR OTHER VEHICLES.

Be it enacted, etc., as follows:

G. L. 152, § 26,
etc., amended.

Section twenty-six of chapter one hundred and fifty-two of the General Laws, as amended by section three of chapter three hundred and nine of the acts of nineteen hundred and twenty-seven, is hereby further amended by adding at the end thereof the following new sentence:— For the purposes of this section, any person while operating or using a motor or other vehicle, whether or not belonging to his employer, with his employer's general authorization or approval, in the performance of work in connection with the business affairs or undertakings of his employer, and whether within or without the commonwealth, shall be conclusively presumed to be an employee. *Approved April 11, 1930.*

Payment of
compensation
under work-
men's com-
pensation laws
for injuries re-
ceived by em-
ployees while
operating or
using motor or
other vehicles.

Chap. 206 AN ACT VALIDATING THE INCORPORATION AND CERTAIN ACTS AND PROCEEDINGS OF THE PORTUGUESE CONTINENTAL UNION OF THE UNITED STATES OF AMERICA.

Be it enacted, etc., as follows:

Incorporation
and certain
acts, etc., of
the Portuguese
Continental
Union of the
United States

The incorporation of the Portuguese Continental Union of the United States of America on October first, nineteen hundred and twenty-nine as a fraternal benefit society under section nine of chapter one hundred and seventy-six of the

General Laws, and all acts and proceedings of said society, insofar as they are illegal by reason of its failure to secure its certificate of incorporation and to begin business within the time limited by section ten of said chapter one hundred and seventy-six, are hereby confirmed and made valid.

Approved April 11, 1930.

AN ACT RELATIVE TO THE A. B. C. STREET RAILWAY, SO-CALLED, IN THE CITY OF ATTLEBORO. Chap.207

Be it enacted, etc., as follows:

SECTION 1. The city of Attleboro may sell to the Interstate Street Railway Company the tracks, poles, trolley, feed and stay wires, and all cars, equipment and other property and devices used in connection with the street railway owned by said city and operated, in pursuance of Part I of chapter one hundred and eighty-seven of the Special Acts of nineteen hundred and eighteen, under the name of A. B. C. Street Railway, on Emory street, Park street and Oak Hill avenue in said city.

of America, validated.

City of Attleboro may sell to Interstate Street Railway Company, tracks, cars, etc., used in connection with operation of A. B. C. Street Railway, so-called.

SECTION 2. Said company is hereby authorized to purchase said equipment and other property, and thereupon to use the same for the purpose of providing street railway service in said streets. Such purchase shall be deemed a grant of extension of location in said streets in all respects as if granted and certified as consistent with the public interest, under the provisions of section seventy of chapter one hundred and sixty-one of the General Laws.

Purchase to be deemed a grant of extension of location, etc.

SECTION 3. In lieu of the sale and purchase authorized in sections one and two, said city may discontinue the operation of said A. B. C. Street Railway and may sell at private sale or public auction all of the property and equipment described in section one.

City may discontinue operation of A. B. C. Street Railway in lieu of sale, etc.

SECTION 4. This act shall take effect upon its acceptance during the current year by vote of the municipal council of said city, subject to the provisions of its charter, but not otherwise.

Effective upon acceptance, etc.

Approved April 11, 1930.

AN ACT RELATIVE TO THE PAYMENT OF CERTAIN EXPENSES OF REVIEWS IN INDUSTRIAL ACCIDENT CASES. Chap.208

Be it enacted, etc., as follows:

Section ten of chapter one hundred and fifty-two of the General Laws is hereby amended by inserting after the word "parties" in the sixth line the following sentence: — If a claim for a review is so filed by the insurer in any case and the board by its decision orders the insurer to make, or to continue, payments to the injured employee, the cost to the injured employee of such review, including therein reasonable counsel fees, shall be determined by the board and shall be paid by the insurer, — so as to read as follows: — *Section 10.* If a claim for a review is filed under section

G. L. 152, § 10, amended.

Hearing by reviewing board in claim for a

review in industrial accident cases.

Payment of certain expenses of reviews.

eight, the reviewing board shall hear the parties, and may hear evidence in regard to pertinent matters and may revise the decision in whole or in part, or may refer the matter back to the member for further findings of fact, and shall file its decision with the records of the proceedings and notify the parties. If a claim for a review is so filed by the insurer in any case and the board by its decision orders the insurer to make, or to continue, payments to the injured employee, the cost to the injured employee of such review, including therein reasonable counsel fees, shall be determined by the board and shall be paid by the insurer. No party shall as of right be entitled to a second hearing upon questions of fact. *Approved April 11, 1930.*

Chap.209 AN ACT REQUIRING CERTAIN UNINCORPORATED TRUSTEES OF CHARITABLE TRUSTS TO FILE ANNUAL REPORTS WITH THE DEPARTMENT OF PUBLIC WELFARE.

Be it enacted, etc., as follows:

G. L. 68, new section added. Certain unincorporated trustees of charitable trusts to file annual reports with department of public welfare.

Chapter sixty-eight of the General Laws is hereby amended by adding thereto the following new section:— *Section 15.* Every unincorporated trustee who holds in trust within the commonwealth property given, devised or bequeathed for benevolent, charitable, humane or philanthropic purposes and administers, or is under a duty to administer, the same in whole or in part for said purposes within the commonwealth shall annually, on or before November first, make to the department of public welfare a written report for the last preceding financial year of such trust, showing the property so held and administered, the receipts and expenditures in connection therewith, the whole number and the average number of beneficiaries thereof, and such other information as the department requires; provided, that if any such trustee is required by law to file an account with the probate court, said department shall accept a copy thereof in lieu of the report hereinbefore required. Failure for two successive years to file such a report shall constitute a breach of trust within the meaning of section eight of chapter twelve and shall be reported by said department to the attorney general, who shall take such action as may be appropriate to compel compliance with this section.

Proviso.

Action by attorney general in case of failure to file report, etc.

Approved April 11, 1930.

Chap.210 AN ACT RELATIVE TO THE PAYMENT OF CERTAIN EXPENSES INCURRED IN EXTRADITION PROCEEDINGS.

Be it enacted, etc., as follows:

G. L. 12, § 23, amended.

SECTION 1. Section twenty-three of chapter twelve of the General Laws is hereby amended by inserting after the word "district" the first time it occurs in the first line the words:—, and except as otherwise provided in section

twenty-four of this chapter and in section fifteen of chapter two hundred and seventy-six, — so as to read as follows: — *Section 23.* Except in the Suffolk district, and except as otherwise provided in section twenty-four of this chapter and in section fifteen of chapter two hundred and seventy-six, district attorneys and assistant district attorneys shall receive for traveling expenses necessarily incurred in the performance of their official duties such sums as shall be approved by a justice of the superior court, to be paid by the commonwealth.

Traveling expenses of district attorneys and assistant district attorneys, except, etc.

SECTION 2. Section twenty-four of said chapter twelve is hereby amended by striking out, in the fourth line, the word "officers" and inserting in place thereof the words: — himself or by officers and others, — so as to read as follows: — *Section 24.* A district attorney, in the name of any county in his district, may contract such bills for stationery, experts, travel outside of the commonwealth by witnesses required by the commonwealth in the prosecution of cases, for necessary expenses incurred by himself or by officers and others under his direction in going outside of the commonwealth for the purpose of searching for or bringing back for trial persons under indictment in said county, and for such other expenses as may in his opinion be necessary for the proper conduct of his office in the investigation of or preparation and trial of criminal causes; and all such bills shall be paid by the county for the benefit of which they were contracted upon a certificate by the district attorney that they were necessarily incurred in the proper performance of his duty, and upon approval of the auditor of Suffolk county if the bills were incurred for said county, otherwise upon the approval of the county commissioners or of a justice of the superior court. *Approved April 11, 1930.*

G. L. 12, § 24, amended.

Certain expenses of district attorney to be paid by the county.

AN ACT RELATIVE TO THE EQUIPMENT OF RAILROAD TRAINS AND CARS WITH CERTAIN TOOLS AND OTHER SAFETY DEVICES.

Chap. 211

Be it enacted, etc., as follows:

SECTION 1. Chapter one hundred and sixty of the General Laws is hereby amended by striking out section one hundred and sixty-three and inserting in place thereof the following: — *Section 163.* Every railroad corporation shall equip each of the trains and cars owned or operated by it, for use in case of accident and for safety purposes, with such tools and devices as the department in writing shall order. A corporation which violates this section shall forfeit five hundred dollars.

G. L. 160, § 163, amended.

Railroad trains and cars to be equipped with certain tools and other safety devices.

SECTION 2. Section one hundred and sixty-four of said chapter one hundred and sixty is hereby repealed.

G. L. 160, § 164, repealed.

Approved April 11, 1930.

*Chap.*212 AN ACT INCREASING THE FEE TO BE PAID FOR A COMMISSION AS A NOTARY PUBLIC OR A JUSTICE OF THE PEACE IN CERTAIN CASES.

Be it enacted, etc., as follows:

G. L. 30, § 13,
etc., amended.

Fee for certain
commissions,
except, etc.

Chapter thirty of the General Laws, as amended in section thirteen by chapter seventy-four of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out said section and inserting in place thereof the following: — *Section 13.* Before the delivery of a commission to a person appointed commissioner under section three or four of chapter two hundred and twenty-two, notary public, master in chancery, justice of the peace or pilot, he shall pay to the state secretary a fee of five dollars, except that a person whose acts as a notary public or a justice of the peace have been validated by the general court shall pay a fee of fifteen dollars before the delivery of the first commission for either of said offices to be delivered after such validation. Upon the change of name of any woman, who has been appointed and qualified as a notary public, she shall re-register under her new name and shall pay to the state secretary a fee of one dollar.

Fee for re-regis-
tration of
women as no-
taries public,
upon change
of name.

Approved April 11, 1930.

*Chap.*213 AN ACT RELATIVE TO THE APPRAISAL OF ESTATES OF DECEASED PERSONS.

Be it enacted, etc., as follows:

G. L. 195, § 6,
amended.

Appointment of
one appraiser.

Proviso.

Appraisers to
be sworn.

G. L. 215, § 48,
amended.

Appointment of
one appraiser,
except, etc.

When
operative.

SECTION 1. Chapter one hundred and ninety-five of the General Laws is hereby amended by striking out section six and inserting in place thereof the following: — *Section 6.* The property comprised in the inventory shall be appraised by one disinterested person to be appointed by the court or by the register; provided, that if a person interested requests that three appraisers be appointed or if it appears that the estate may exceed one hundred thousand dollars such property shall, unless the court otherwise orders, be appraised by three such persons so appointed. Such appraisers shall be sworn to the faithful performance of their duties.

SECTION 2. Section forty-eight of chapter two hundred and fifteen of the General Laws is hereby amended by inserting after the word "may" in the first line the words: —, except as provided in section six of chapter one hundred and ninety-five, — so as to read as follows: — *Section 48.* In appraisals of property, the judge or register may, except as provided in section six of chapter one hundred and ninety-five, appoint only one appraiser if in his opinion the nature of the property makes it advisable.

SECTION 3. This act shall become operative on September first of the current year.

Approved April 14, 1930.

AN ACT PROVIDING FOR THE REFUNDING OF CERTAIN ILLEGAL *Chap.214*
OR EXCESSIVE BANK TAXES.

Be it enacted, etc., as follows:

Any bank, as defined in section one of chapter sixty-three of the General Laws, which, within thirty days after this act takes effect or within such further time as the commissioner of corporations and taxation may allow, shall have filed a waiver, in such form as the said commissioner shall, with the approval of the attorney general, prescribe, of any right which it may have to the abatement or recovery of any taxes, assessed upon it with respect to its income returnable under the provisions of said chapter in the years nineteen hundred and twenty-six, nineteen hundred and twenty-seven, nineteen hundred and twenty-eight and nineteen hundred and twenty-nine, and paid by it, shall be entitled to have refunded to it, in the manner hereinafter provided, a sum equal to that part of the tax assessed and paid by it, which was upon or measured by so much of its income returnable in the year nineteen hundred and twenty-nine as was derived from interest upon bonds, notes or certificates of indebtedness of the United States or of the commonwealth of Massachusetts or its political subdivisions, or of any federal instrumentality, which would not be taxable under chapter sixty-two of the General Laws if received by an individual inhabitant of the commonwealth, with interest thereon from the date of payment at the rate of six per cent per annum. The amount so to be refunded shall be certified by said commissioner, subject to the approval of the attorney general, and no further taxes under said chapter sixty-three or under any laws revived under section thirteen of chapter three hundred and forty-three of the acts of nineteen hundred and twenty-five, as amended by chapter two hundred and twenty-two of the acts of nineteen hundred and twenty-six, shall be assessed against or collected from any such bank with respect to the years for which it shall have filed a waiver as herein provided. The amount of refund so certified to each bank shall be applied by said commissioner to the payment of its tax to be assessed under said chapter sixty-three in the year nineteen hundred and thirty, and any excess of such refund over the amount of said tax shall be paid out of the treasury of the commonwealth, without appropriation.

Refunding of certain illegal or excessive bank taxes.

Amount of refund to be certified, etc.

Refund to be applied to payment of tax to be assessed under G. L. 63 in year 1930, etc.

Approved April 14, 1930.

AN ACT AUTHORIZING AMERICAN TISSUE MILLS TO MAINTAIN *Chap.215*
A BRIDGE OVER APPLETON STREET IN THE CITY OF HOLYOKE.

Be it enacted, etc., as follows:

SECTION 1. Upon petition and after seven days' notice inserted in a newspaper published in the city of Holyoke,

City of Holyoke may authorize the

American Tissue Mills to maintain a bridge over Appleton street.

and a public hearing thereon, the board of aldermen of said city may, by a two thirds vote, with the approval of the mayor, issue a permit to the American Tissue Mills, a corporation having a usual place of business in Holyoke, its successors and assigns, to build and maintain a bridge over Appleton street in said city for the purpose of connecting the buildings owned and occupied by said American Tissue Mills on said street with certain premises of the Boston and Maine Railroad on the opposite side of said street. The said permit shall be granted upon such conditions, and subject to such restrictions, as the said board may prescribe and with the written consent of the said Boston and Maine Railroad filed with the said board. Any permit so issued may be revoked by a vote of the said board with the approval of the mayor.

Restrictions as to height, width, etc.

SECTION 2. Any bridge built under a permit granted as aforesaid shall be constructed and maintained at a height of not less than fourteen feet above the grade line of the said street, and shall not be more than twelve feet in width, and no part of said bridge or its supports shall rest upon the surface of the street.

Liability for bodily injury or damage to property.

SECTION 3. If a traveler on the highway in the exercise of due care sustains bodily injury or damage to his property by reason of the construction or maintenance of said bridge, he may recover damages therefor in an action of tort brought in the superior court against said American Tissue Mills, or its successors or assigns, within one year after the date of such injury or damage; provided, that such notice of the time, place and cause of the said injury or damage be given to said American Tissue Mills, or its successors or assigns, by, or on behalf of, the person sustaining the same as is, under the provisions of chapter eighty-four of the General Laws, valid and sufficient in cases of injury or damage sustained by reason of a defect or a want of repair in or upon a way, if such defect or want of repair is caused by or consists in part of snow or ice, or both. The remedy herein provided shall not be exclusive, but shall be in addition to any other remedy provided by law.

Proviso.

Remedy not exclusive.

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

Approved April 15, 1930.

Chap. 216 AN ACT CHANGING THE NAME OF THE TRUSTEES OF THE EAMES MINISTERIAL FUND IN HOLLISTON AND THE MANNER OF ELECTING THE MEMBERS THEREOF.

Be it enacted, etc., as follows:

Name of the Trustees of the Eames Ministerial Fund in Holliston changed to Endowment Committee of the First Congregational Church of Holliston.

SECTION 1. The name of the Trustees of the Eames Ministerial Fund in Holliston, incorporated by an act approved February twenty-fourth, eighteen hundred and twenty-nine and entitled "An Act to incorporate the trustees of the Eames Ministerial Fund in Holliston", is hereby changed to the Endowment Committee of the First Congregational Church of Holliston.

SECTION 2. The trustees of said corporation shall be elected by the members of the First Congregational Church of Holliston, and at the first election thereof under the provisions of this act, one shall be elected for one year, one for two years, one for three years, one for four years and one for five years, and thereafter, as the term of office of any trustee expires, his successor shall be elected for the term of five years. Any such trustee may be removed by vote of the members of said church and any vacancy existing among the number of said trustees shall be filled for the unexpired term by said members. The term of office of the present trustees shall terminate upon the election of the trustees under the provisions of this act.

Trustees,
election,
terms, etc.

Approved April 15, 1930.

AN ACT EXEMPTING THE BERKSHIRE STREET RAILWAY COMPANY FROM CERTAIN REQUIREMENTS OF LAW.

Chap. 217

Be it enacted, etc., as follows:

The Berkshire Street Railway Company shall not during the years nineteen hundred and thirty, nineteen hundred and thirty-one and nineteen hundred and thirty-two be required to pay by assessment, taxation or otherwise directly or indirectly any part of the expense of the construction, alteration, change of grade, maintenance or repair of any street, highway or bridge, or of any structure therein or thereon, or for or on account of the abolition of any grade crossing or the removal of wires from the surface of any street or highway to an underground conduit or other receptacle for such wires, or to pay or incur any expense whatever for or in connection with the construction, alteration, maintenance or repair of any street, highway or bridge; provided, that, if the surface of any street or highway shall be opened or disturbed by such company for any purpose relating to the operation of its street railway, nothing herein contained shall be construed to relieve it from the expense of restoring the surface of such street or highway to its original condition; and provided, further, that nothing herein contained shall relieve such street railway company from the payment of any assessment or expense made or incurred for or on account of work done or to be done under a valid order or decree, made before the passage of this act, in a proceeding relating to the abolition of any grade crossing or to the construction, alteration, maintenance or repair of any street, highway or bridge to which such street railway company was a party, or made or incurred before the passage of this act under any act of the general court, or prevent the placing of future obligations upon the street railway company in respect to the construction, alteration, maintenance or repair of any bridge, structure, or part thereof, which any corporation other than a municipal corporation or any private person may be required in whole or in part to construct, alter, maintain or

Berkshire
Street Railway
Company ex-
empted from
certain require-
ments of law.

Provisos.

Proviso.

repair; and also provided, that nothing herein contained shall relieve such company from its obligation to change the grade of its tracks whenever necessary on account of the new location of a state highway or of the reconstruction of a present state highway, or of the construction of a town way when such construction is carried on under the direction of the department of public works and funds of the commonwealth are contributed toward the cost thereof.

Approved April 15, 1930.

Chap. 218 AN ACT AUTHORIZING THE TOWN OF WILLIAMSTOWN TO APPROPRIATE MONEY TO PROVIDE FACILITIES FOR HOLDING IN SAID TOWN THE STATE CONVENTION OF THE AMERICAN LEGION.

Be it enacted, etc., as follows:

Town of Williamstown may appropriate money to provide facilities for holding in said town the state convention of The American Legion.

SECTION 1. The town of Williamstown may appropriate a sum, not exceeding two thousand dollars, for the purpose of providing proper facilities for public entertainment at the time of the state convention of The American Legion, to be held in said town during the current year, and of paying expenses incidental to such entertainment. Money so appropriated shall be expended under the direction of the selectmen of said town.

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

Approved April 16, 1930.

Chap. 219 AN ACT AUTHORIZING THE TOWN OF WEST BOYLSTON TO BORROW MONEY FOR SCHOOL PURPOSES.

Be it enacted, etc., as follows:

Town of West Boylston may borrow money for school purposes.

SECTION 1. For the purpose of constructing a high school building and originally equipping and furnishing said building and/or acquiring land for the same, the town of West Boylston may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, seventy-five thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, West Boylston School Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

West Boylston School Loan, Act of 1930.

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

Approved April 16, 1930.

AN ACT CHANGING THE LAWS RELATING TO THE TAXATION OF BANKS, TRUST COMPANIES AND CERTAIN OTHER CORPORATIONS, AND CLASSIFYING MANUFACTURING CORPORATIONS FOR PURPOSES OF TAXATION. Chap. 220

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience. Emergency preamble.

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter sixty-three of the General Laws, as appearing in section one of chapter three hundred and forty-three of the acts of nineteen hundred and twenty-five, is hereby amended by striking out the paragraph defining net income and inserting in place thereof the following:— G. L. 63, § 1, amended.

“Net income”, The net income for the taxable year as required to be returned by the bank to the federal government under the federal revenue act applicable for the period, adding thereto any net losses, as defined in said federal revenue act, that have been deducted and all interest and dividends not so required to be returned as net income which would be taxable if received by an individual inhabitant of the commonwealth; provided that net income as defined in this section shall not include interest from bonds, notes or certificates of indebtedness of the United States or of any federal instrumentality, if such interest is by the constitution of the United States or by act of congress exempt from taxation under this chapter. Taxation of banks and trust companies.
Definition “Net income”.

SECTION 2. Said chapter sixty-three is hereby further amended by striking out section two as appearing in section one of said chapter three hundred and forty-three and inserting in place thereof the following:— *Section 2.* Every bank shall pay annually a tax measured by its net income, as defined in section one, at the rate assessed upon other financial corporations; provided, that such rate shall not be higher than the highest of the rates assessed under this chapter upon mercantile and business corporations doing business in the commonwealth. The commissioner shall determine the rate on or before July first of each year after giving a hearing thereon, and at or prior to such hearing he shall make available to all banks requesting the same a statement showing the aggregates of the income returnable during the preceding calendar year and taxable under this chapter and the aggregates of the taxes under this chapter of such year, with respect to the following classes of corporations: (1) domestic financial corporations, (2) foreign financial corporations, (3) domestic manufacturing corporations as defined in section thirty-eight C, (4) foreign manufacturing corporations as defined in section forty-two B, (5) domestic business corporations as defined in section thirty, G. L. 63, § 2, amended.
Tax measured by net income.
Rate.
Proviso.
Commissioner to determine rate, etc.

To notify banks of determination.

Appeal by banks from determination of commissioner, etc.

G. L. 63, § 30, etc., amended.

Taxation of business corporations.

Definitions.

"Domestic business corporations".

"Foreign corporations".

"Net income".

G. L. 63, § 38A, amended.

Net income of domestic business corporation subject to tax, etc.

(6) foreign corporations as defined in said section thirty. The commissioner shall seasonably notify the banks of his determination. Appeal by a bank from the determination of the commissioner may be taken to the board of appeal from decisions of the commissioner of corporations and taxation, in sections five and six called the board of appeal, within ten days after the giving of such notice.

SECTION 3. Section thirty of said chapter sixty-three, as amended, is hereby further amended by striking out paragraphs numbered one, two and five and inserting in place thereof the following:—

1. "Domestic business corporations", every corporation organized under or subject to chapter one hundred and fifty-six, except corporations organized under the provisions of section ten of chapter one hundred and fifty-seven, and except domestic manufacturing corporations as defined in section thirty-eight C.

2. "Foreign corporations", every corporation, association or organization established, organized or chartered under laws other than those of the commonwealth, for purposes for which domestic corporations may be organized under chapter one hundred and fifty-six, which has a usual place of business in this commonwealth, or is engaged here, permanently or temporarily, in the construction, erection, alteration or repair of a building, bridge, railroad, railway or structure of any kind; provided, that said term shall not apply to such corporations, associations or organizations without capital stock as are subject to taxation under section eighteen of chapter one hundred and fifty-seven, or to foreign manufacturing corporations as defined in section forty-two B.

5. "Net income", except as otherwise provided in sections thirty-four and thirty-nine, the net income for the taxable year as required to be returned by the corporation to the federal government under the federal revenue act applicable for the period, adding thereto any net losses, as defined in said federal revenue act, that have been deducted and all interest and dividends not so required to be returned as net income which would be taxable if received by an individual inhabitant of the commonwealth; provided that net income as defined in this paragraph shall not include interest from bonds, notes or certificates of indebtedness of the United States or of any federal instrumentality, if such interest is by the constitution of the United States or by act of congress exempt from taxation under this chapter.

SECTION 4. Said chapter sixty-three is hereby further amended by striking out section thirty-eight A, inserted by section two of chapter three hundred and thirty-eight of the acts of nineteen hundred and twenty-six, and inserting in place thereof the following:— *Section 38A.* The net income of a domestic business corporation allocated to this commonwealth shall be its net income subject to tax under this chapter.

SECTION 5. Said chapter sixty-three is hereby further amended by inserting after section thirty-eight B, inserted by section one of chapter three hundred and fifty-nine of the acts of nineteen hundred and twenty-nine, the following new section:— *Section 33C*. Every corporation organized under or subject to chapter one hundred and fifty-six which is engaged in manufacturing shall, for the purposes of this chapter, be deemed to be a domestic manufacturing corporation. Every domestic manufacturing corporation shall be taxed in the same manner and shall have the same duties under this chapter as a domestic business corporation, except that from the net income of a domestic manufacturing corporation, allocated to this commonwealth, there shall be deducted the same proportion thereof which the fair cash value of machinery owned by the corporation and used in manufacturing in the commonwealth bears to the value of its total assets employed in the commonwealth, and the amount remaining shall be its net income subject to tax under this chapter. All provisions of this chapter relative to the assessment, collection, payment, abatement, verification and administration of taxes, including penalties, applicable to domestic business corporations shall, so far as pertinent, be applicable to taxes upon domestic manufacturing corporations.

G. L. 63, new section after § 33B.

What shall be deemed to be a domestic manufacturing corporation for purposes of taxation, etc.

SECTION 6. Said chapter sixty-three is hereby further amended by striking out section forty-two A, inserted by section five of chapter three hundred and thirty-eight of the acts of nineteen hundred and twenty-six, and inserting in place thereof the following:— *Section 42A*. The net income of a foreign corporation allocated to this commonwealth shall be its net income subject to tax under this chapter.

G. L. 63, § 42A, amended.

Net income of foreign corporation subject to tax, etc.

SECTION 7. Said chapter sixty-three is hereby further amended by inserting after section forty-two A, inserted by said section five of said chapter three hundred and thirty-eight, the following new section:— *Section 42B*. Every corporation, association or organization established, organized or chartered under laws other than those of the commonwealth, which has a usual place of business in the commonwealth and is engaged in manufacturing therein, shall, for the purposes of this chapter, be deemed a foreign manufacturing corporation. Every foreign manufacturing corporation shall be taxed in the same manner and shall have the same duties under this chapter as other foreign corporations, except that from the net income of a foreign manufacturing corporation, allocated to this commonwealth, there shall be deducted the same proportion thereof which the fair cash value of machinery owned by the corporation and used in manufacturing in the commonwealth bears to the value of its total assets employed in the commonwealth, and the amount remaining shall be its net income subject to tax under this chapter. All provisions of this chapter relative to the assessment, collection, payment, abatement, verifica-

G. L. 63, new section after § 42A.

What shall be deemed a foreign manufacturing corporation for purposes of taxation, etc.

tion and administration of taxes, including penalties, applicable to other foreign corporations shall, so far as pertinent, be applicable to taxes upon foreign manufacturing corporations.

G. L. 58, § 10,
etc., amended.

SECTION 8. Section ten of chapter fifty-eight of the General Laws, as amended by section two of chapter three hundred and seventy-nine of the acts of nineteen hundred and twenty-one and by section twelve of chapter three hundred and forty-three of the acts of nineteen hundred and twenty-five, is hereby further amended by inserting after the words "business and" in the eighth line the words:— domestic manufacturing corporations and of foreign manufacturing and other,— so as to read as follows:—

Section 10. To aid in making the equalization and apportionment required by the preceding section, and to assist the general court to determine the amount of state tax to be imposed upon the several towns, the commissioner shall prepare and submit to the general court abstracts showing the amount of the corporate franchise value of domestic corporations, of the excise value as determined by the commissioner of domestic business and domestic manufacturing corporations and of foreign manufacturing and other foreign corporations, and of the value produced by capitalizing at the state rate taxes paid by banks which are subject to taxation under section two of chapter sixty-three and which have been distributed according to law to each town. He may require from state and town officers such further returns and statements relative to the amount and value of taxable property in the several towns as he deems necessary. He shall to the best of his judgment and discretion prepare said equalization and apportionment upon the basis of the returns and statements provided for and authorized, and of any other information in his possession. He shall give notice of so much of said equalization and apportionment as may be prepared upon the basis of such other information in his possession to the assessors of any town affected thereby, and upon their request shall give his reasons therefor, and such information as he may properly divulge.

To aid in making triennial equalization and apportionment of state and county taxes, etc., commissioner of corporations and taxation to prepare certain abstracts, obtain information, etc.

Commissioner to prepare said equalization, etc.

Notice to assessors, etc.

G. L. 58, § 20,
etc., amended.

SECTION 9. Section twenty of said chapter fifty-eight, as amended by section one of chapter three hundred and sixty-two of the acts of nineteen hundred and twenty-two and by section two of chapter two hundred and twenty-two of the acts of nineteen hundred and twenty-seven, is hereby further amended by inserting after the words "business and" in the second line the words:— domestic manufacturing corporations and foreign manufacturing and other,— so as to read as follows:—

Section 20. From the total taxes paid in any state fiscal year by domestic business and domestic manufacturing corporations and foreign manufacturing and other foreign corporations under sections thirty to fifty-one, inclusive, of chapter sixty-three there shall be deducted such taxes paid under said sections as have been refunded under said chapter or section twenty-seven of

Distribution of domestic business and domestic manufacturing and foreign manufacturing and other foreign corporation taxes.

this chapter during said year, together with any interest or costs paid such corporations on account of refunds. One sixth of the balance shall be retained by the commonwealth, and five sixths shall be distributed, credited and paid to each of the several towns in the proportion that the value of the tangible property owned by all corporations taxable under any provision of sections thirty to fifty-one, inclusive, of chapter sixty-three and situated in each town, bears to the value of the total tangible property owned by all such corporations and situated within the commonwealth, as determined by the commissioner from the returns of the previous taxable year or in such other manner as he may deem just and equitable.

SECTION 10. Clause sixteenth of section five of chapter fifty-nine of the General Laws, as most recently amended by section three of chapter three hundred and seventy-nine of the acts of nineteen hundred and twenty-eight, is hereby amended by inserting after the word "chapter" in the eighth line the words:— or domestic manufacturing corporations, as defined in section thirty-eight C of said chapter, — and by inserting after the word "sixty-three" in the thirteenth line the words:— , by domestic manufacturing corporations, as defined in section thirty-eight C of said chapter, or by foreign manufacturing corporations, as defined in section forty-two B of said chapter, — so that said clause will read as follows:—

G. L. 59, § 5,
cl. sixteenth,
etc., amended.

Sixteenth, Property, other than real estate, poles, underground conduits, wires and pipes, and other than machinery used in manufacture or in supplying or distributing water, owned by Massachusetts savings banks or co-operative banks, by Massachusetts corporations subject to taxation under chapter sixty-three except domestic business corporations as defined in section thirty of said chapter or domestic manufacturing corporations, as defined in section thirty-eight C of said chapter, or by foreign corporations subject to taxation under section fifty-eight of said chapter; also property, other than real estate, poles, underground conduits, wires and pipes, and other than machinery used in the conduct of the business, owned by domestic business corporations or by foreign corporations, as defined in section thirty of chapter sixty-three, by domestic manufacturing corporations, as defined in section thirty-eight C of said chapter, or by foreign manufacturing corporations, as defined in section forty-two B of said chapter; provided, that the term "machinery used in the conduct of the business" shall not, as herein used, be deemed to include stock in trade.

Certain
property of
certain corpo-
rations exempt
from taxation.

Proviso.

SECTION 11. Clause thirty-first of said section five of said chapter fifty-nine, as amended by section one of chapter fifteen of the acts of nineteen hundred and twenty-nine, is hereby further amended by inserting after the word "sixty-three" in the third line the words:— , stock in domestic manufacturing corporations, as defined in section thirty-

G. L. 59, § 5,
cl. thirty-first,
etc., amended.

eight C of said chapter, — so that said clause will read as follows:—

Stock in domestic business and domestic manufacturing corporations, and stock in domestic insurance companies exempt from local taxation.

G. L. 59, § 18, cl. second, etc., amended.

Thirty-first, Stock in domestic business corporations, as defined in section thirty of chapter sixty-three, stock in domestic manufacturing corporations, as defined in section thirty-eight C of said chapter, and stock in domestic insurance companies subject to taxation under section twenty or twenty-two of said chapter.

SECTION 12. The second clause of section eighteen of said chapter fifty-nine, as amended by section two of chapter three hundred and twenty-one of the acts of nineteen hundred and twenty-four, is hereby further amended by inserting after the word "sixty-three" in the eighth and ninth lines the words:— and domestic manufacturing corporations as defined in section thirty-eight C of said chapter and foreign manufacturing corporations as defined in section forty-two B of said chapter, — so that said clause will read as follows:—Second, Machinery employed in any branch of manufacture or in supplying or distributing water, including machines used or operated under a stipulation providing for the payment of a royalty or compensation in the nature of a royalty for the privilege of using or operating the same, and all tangible personal property within the commonwealth leased for profit, or, in the case of domestic business and foreign corporations as defined in section thirty of chapter sixty-three and domestic manufacturing corporations as defined in section thirty-eight C of said chapter and foreign manufacturing corporations as defined in section forty-two B of said chapter, machinery used in the conduct of their business, shall be assessed where such machinery or tangible personal property is situated to the owner or any person having possession of the same on April first.

Machinery, etc., taxable locally, where assessed.

G. L. 60A, § 1, amended.

SECTION 13. Section one of chapter sixty A of the General Laws, inserted by section one of chapter three hundred and seventy-nine of the acts of nineteen hundred and twenty-eight, is hereby amended by inserting after the word "business" in the sixth line of the third paragraph thereof the words:—, domestic manufacturing, — so that said paragraph will read as follows:—The tax imposed by this section shall not apply to motor vehicles owned and registered by the commonwealth or any political subdivision thereof, or registered by manufacturers, dealers or repairmen under section five of said chapter ninety, or to motor vehicles owned and registered by any corporation other than a domestic business, domestic manufacturing, foreign or public service corporation, or by an association, whose personal property is exempt from taxation under section five of chapter fifty-nine, nor shall the change of ownership or reregistration of a motor vehicle in any year impose any additional tax hereunder on any motor vehicle already taxable in that year.

Excise tax not applicable to motor vehicles owned by state, certain manufacturers, etc.

Change of ownership not to impose additional tax.

Applicable to taxes assessed in year 1930, etc.

SECTION 14. This act shall apply to taxes assessed in the year nineteen hundred and thirty and thereafter.

Approved April 16, 1930.

AN ACT AUTHORIZING THE SELECTMEN OF THE TOWN OF
BILLERICA TO ACT AS A BOARD OF PUBLIC WORKS EXER-
CISING THE POWERS OF CERTAIN OTHER BOARDS AND
TOWN OFFICERS.

Chap. 221

Be it enacted, etc., as follows:

SECTION 1. The board of selectmen of the town of Billerica, as constituted from time to time, from and after the annual meeting at which this act becomes fully effective as provided in section four, shall also be a board of public works, and in said capacity shall have and exercise, under the designation of selectmen, all the powers and duties now or from time to time vested by general law in the following boards and offices in said town, to wit: The road surveyor, water and sewer commissioners, park commissioners, board of survey and tree warden; and such boards and offices shall thereupon be abolished during the time that this act is in operation. No contracts or liabilities then in force shall be affected by such abolition, but the selectmen, acting as said board of public works, shall in all respects be the lawful successor of the boards and offices so abolished. At said annual meeting the number of the selectmen shall be increased to five, subject to change, however, as provided by chapter forty-one of the General Laws. Such increase shall be effected by electing at said annual meeting one selectman for one year, two for two years and two for three years; and at each annual meeting thereafter the town shall elect their successors for terms of three years, until a change is made as aforesaid.

Board of selectmen of town of Billerica may act as a board of public works exercising the powers of certain other boards and town officers, etc.

Number of selectmen to be increased, etc.

How effected, etc.

SECTION 2. The selectmen shall appoint, and fix the compensation of, a superintendent of public works, who shall administer, under the supervision and direction of the selectmen, such departments of the town under their control as they may designate. He shall be responsible for the efficient administration of all such departments and shall hold office subject to the will of the selectmen. He shall be specially fitted by education, training and experience to perform the duties of said office and may or may not be a resident of the town. During his tenure he shall hold no elective or other appointive office, nor shall he be engaged in any other business or occupation. He shall give bond for the faithful performance of his duties, in such sum and with such surety or sureties as the selectmen may require, and shall, subject to the approval of the selectmen, appoint such assistants, agents and employees as the performance of the duties of such departments may require. He shall keep full and complete records of the doings of his office and render to the selectmen as often as they may require a full report of all operations under his control during the period reported upon; and annually, or from time to time as required by the selectmen, he shall make a synopsis of all such reports for publication. He shall keep the select-

Superintendent of public works, appointment, duties, etc.

Bond.

Appointment of assistants, etc.

Report of doings, etc.

To make detailed estimate

of appropriate-
tions required,
etc.

men fully advised as to the needs of the town within the scope of his duties and shall furnish to the selectmen, on or before January fifth in each year, a carefully prepared and detailed estimate in writing of the appropriations required during the ensuing fiscal year for the proper conduct of all departments of the town under his supervision.

Town may
rescind all
action taken
under pro-
visions of
this act, etc.

SECTION 3. In accordance with the provisions of section twenty-three of chapter forty-one of the General Laws, the said town, at any time after three years following the annual town meeting at which this act becomes fully effective, may rescind, in whole or in part, all action taken under its provisions.

When effective.

SECTION 4. For the purpose of its submission to the voters of said town at an annual or special town meeting, this act shall take effect upon its passage; and it shall take full effect beginning with, and for the purposes of, the first annual town meeting which is held after the expiration of twenty days from its acceptance.

Approved April 16, 1930.

Chap.222

AN ACT PROVIDING FOR THE FURNISHING OF INFORMATION TO MUNICIPALITIES IN THE SEVERAL METROPOLITAN DISTRICTS RELATIVE TO THE AMOUNT OF ASSESSMENTS RECOMMENDED TO BE MADE UPON SAID MUNICIPALITIES FOR CERTAIN NEW STATE PROJECTS AND UNDERTAKINGS.

Be it enacted, etc., as follows:

G. L. 30, new
section after
§ 35.

Informa-
tion to be
furnished to
municipalities
in the several
metropolitan
districts rela-
tive to amount
of assessments
recommended
to be made
upon said
municipalities
for certain
new state
projects, etc.

Chapter thirty of the General Laws is hereby amended by inserting after section thirty-five the following new section:— *Section 35A.* Reports of state officers, departments or heads thereof, and special commissions, recommending the expenditure of money to an amount in the aggregate exceeding five hundred thousand dollars for a new project or undertaking, any part of the cost of which is recommended to be assessed upon the cities and towns of any metropolitan district, shall be accompanied by a statement showing the amount, in dollars and cents, that would be assessed upon each such city and town if such recommendation should be enacted into law. The officer, department or special commission making a recommendation as afore-said shall, upon the filing of its report containing the same, send a copy of said statement to each city and town which would be subject to such assessment.

Approved April 16, 1930.

Chap.223

AN ACT RELATIVE TO MUNICIPAL ADVERTISING.

Be it enacted, etc., as follows:

G. L. 40, new
section after
§ 6.

Cities or towns
may appro-
priate a certain

Chapter forty of the General Laws is hereby amended by inserting after section six the following new section:— *Section 6A.* A city or town which accepts this section may appropriate annually a sum not exceeding one two-hundredths

of one per cent of the assessed valuation of the preceding year, but in no event more than fifty thousand dollars in any one year, for the purpose of advertising its resources, advantages and attractions; provided, however, that as to each such appropriation a sum at least equal to the amount thereof shall previously have been contributed by public subscription, or by donation or legacy, and paid into the city or town treasury to be expended for the aforesaid purposes, and provided, further that no such city or town shall in any year appropriate money for such purposes under authority hereof and also under any special act authorizing appropriations for municipal advertising. The money so appropriated and so contributed shall be expended under the direction of the mayor and city council of the city or the selectmen of the town. Two or more municipalities having resources, advantages or attractions in common may join in advertising the same hereunder.

per cent of assessed valuation for advertising its resources, etc.
Provisos.

Approved April 16, 1930.

AN ACT REQUIRING THE REVIEWING BOARD IN THE DEPARTMENT OF INDUSTRIAL ACCIDENTS TO HOLD HEARINGS IN THE CITY OF SPRINGFIELD.

Chap. 224

Be it enacted, etc., as follows:

.Chapter twenty-four of the General Laws is hereby amended by inserting after section three the following new section: — *Section 3A.* A reviewing board appointed under authority of section three shall hold hearings in the city of Springfield at least six times each year to decide matters required to be heard by such board and relating to industrial accidents occurring, or to employees living, in Berkshire, Franklin, Hampden and Hampshire counties.

G. L. 24, new section after § 3.
Reviewing board in department of industrial accidents to hold hearings in city of Springfield.

Approved April 16, 1930.

AN ACT ESTABLISHING THE SOUTH SEEKONK WATER DISTRICT OF SEEKONK.

Chap. 225

Be it enacted, etc., as follows:

SECTION 1. The inhabitants of the town of Seekonk liable to taxation in that town and residing within the territory comprised within the boundary lines, to wit: —

South Seekonk Water District of Seekonk established.

Beginning at a point on the Massachusetts-Rhode Island state line seventeen hundred feet north of the state-line bound on the northerly side of Ledge road; thence in a straight line to a point on Taunton avenue two hundred feet east of the southeast corner of Taunton avenue and Pleasant street; thence in a southeasterly direction crossing Arcade avenue thirteen hundred feet northeasterly from the northeasterly corner of said Arcade avenue and Fall River avenue to a point five hundred feet northeasterly from said Arcade avenue; thence running southerly on a line which is

five hundred feet easterly from said Arcade avenue and from Fall River avenue to a point which is five hundred feet northerly from County street; thence running easterly two thousand feet on a line which is five hundred feet northerly from County street; thence turning at a right angle and running southerly crossing County street to a point which is five hundred feet southerly from said County street; thence running westerly on a line which is five hundred feet southerly from said County street to a point which is five hundred feet easterly from Fall River avenue; thence running southwesterly on a line five hundred feet easterly from Fall River avenue to a point two hundred feet south of Cole street; thence in a southwesterly direction on a line two hundred feet southerly from and parallel with Cole street and in continuation with said line to the Massachusetts-Rhode Island state line; thence in a general northerly direction along said state line to the point of beginning, shall constitute a water district, and are hereby made a body corporate by the name of South Seekonk Water District of Seekonk, hereinafter called the district, for the purpose of supplying themselves with water for the extinguishment of fires and for domestic and other purposes, with power to establish fountains and hydrants and to relocate and discontinue the same, to regulate the use of such water and to fix and collect rates to be paid therefor, and to take, or acquire by lease, purchase or otherwise, and to hold for the purpose mentioned in this act, property, lands, rights of way and other easements, and to prosecute and defend all actions relating to the property and affairs of the district.

SECTION 2. For the purposes aforesaid, said district, acting by and through its board of commissioners hereinafter provided for, may contract with the town of East Providence in the state of Rhode Island, or any other town or city, acting through their respective water departments, or with any water company, and/or may take under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, and hold, the waters, or any portion thereof, of any pond or stream, or of any ground sources of supply by means of driven, artesian or other wells within the town of Seekonk, and the water rights connected with any such water sources; and for said purposes may take as aforesaid, or acquire by purchase or otherwise, and hold, all lands, rights of way and other easements necessary for collecting, storing, holding, purifying and preserving the purity of the water and for conveying the same to any part of the said district; provided, that no source of water supply or lands necessary for preserving the quality of the water shall be so taken or used without first obtaining the advice of the state department of public health, and that the location of all dams, reservoirs and wells to be used as sources of water supply under this act shall be subject to the approval of said department. Said district may construct on the lands acquired and held under this act proper dams,

May contract with town of East Providence in state of Rhode Island, etc.

May take waters of any pond, etc., in town of Seekonk, may take, etc., lands, rights of way, etc.

Proviso.

May construct dams, stand-pipes, etc.,

reservoirs, standpipes, tanks, buildings, fixtures and other structures, and may make excavations, procure and operate machinery and provide such means and appliances, and do such other things as may be necessary for the establishment and maintenance of complete and effective water works; and for that purpose may construct wells and reservoirs and establish pumping works, and may construct, lay and maintain aqueducts, conduits, pipes and other works under or over any land, water courses, railroads, railways and public or other ways, and along such ways, in said town, in such manner as not unnecessarily to obstruct the same; and for the purposes of constructing, laying, maintaining, operating and repairing such conduits, pipes and other works, and for all proper purposes of this act, said district may dig up or raise and embank any such lands, highways, or other ways in such manner as to cause the least hindrance to public travel on such ways; provided that all things done upon any such way shall be subject to the direction of the selectmen of the town of Seekonk. Said district shall not enter upon, construct or lay any conduit, pipe or other works within the location of any railroad corporation except at such time and in such manner as it may agree upon with such corporation, or in case of failure to so agree, as may be approved by the department of public utilities.

make excavations, etc.

May construct wells, etc., lay aqueducts, conduits, etc.

May dig up and embank lands, highways, etc.

Proviso.

Requirements for entry upon railroad locations.

SECTION 3. Any person sustaining damages in his property by any taking under this act or any other thing done under authority thereof may recover such damages from said district under said chapter seventy-nine; but the right to damages for the taking of any water, water right or water source, or for any injury thereto, shall not vest until water is actually withdrawn or diverted under authority of this act.

Property damages, recovery, etc.

SECTION 4. For the purpose of paying the necessary expenses and liabilities incurred under the provisions of this act, other than expenses of maintenance and operation, the said district may borrow from time to time such sums as may be necessary, not exceeding, in the aggregate, one hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, South Seekonk Water District Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than thirty years from their dates. Indebtedness incurred under this act shall be subject to chapter forty-four of the General Laws.

District may borrow money, issue bonds, etc.

South Seekonk Water District Loan, Act of 1930.

SECTION 5. Said district shall, at the time of authorizing said loan or loans, provide for the payment thereof in accordance with section four of this act; and when a vote to that effect has been passed a sum which, with the income derived from water rates, will be sufficient to pay the annual expenses of operating its water works and the interest as it accrues on the bonds or notes issued as aforesaid by the district, and to make such payments on the principal as may be required under provisions of this act, shall without

Payment of loan, etc.

further vote be assessed upon said district by the assessors of said town annually thereafter until the debt incurred by said loan or loans is extinguished.

Land acquired to be managed, etc., by board of water commissioners.

SECTION 6. Any land taken or acquired under this act shall be managed, improved and controlled by the commissioners hereinafter provided for, in such manner as they shall deem for the best interest of the district.

Assessment and collection of taxes.

SECTION 7. Whenever a tax is duly voted by said district for the purposes of this act, the clerk shall send a certified copy of the vote to the assessors of said town, who shall assess the same in the same manner in all respects in which town taxes are required by law to be assessed. The assessment shall be committed to the town collector, who shall collect said tax in the manner provided by law for the collection of town taxes, and shall deposit the proceeds thereof with the district treasurer for the use and benefit of said district. Said district may collect interest on overdue taxes in the manner in which interest is authorized to be collected on town taxes.

Meeting, how called.

SECTION 8. The first meeting of said district shall be called, within four years after the passage of this act, on petition of ten or more legal voters therein, by a warrant from the selectmen of said town, or from a justice of the peace, directed to one of the petitioners, requiring him to give notice of the meeting by posting copies of the warrant in two or more public places in the district seven days at least before the time of the meeting. Such justice of the peace, or one of the selectmen, shall preside at such meeting until a clerk is chosen and sworn, and the clerk shall preside until a moderator is chosen. After the choice of a moderator for the meeting the question of the acceptance of this act shall be submitted to the voters, and if it is accepted by a majority of the voters present and voting thereon it shall take effect, and the meeting may then proceed to act on the other articles contained in the warrant.

Board of water commissioners, election, powers, etc.

SECTION 9. Said district shall, after the acceptance of this act as aforesaid, elect by ballot, either at the same meeting at which this act is accepted or at a special meeting called for the purpose three persons to hold office, one until the expiration of three years, one until the expiration of two years, and one until the expiration of one year from the day of the next succeeding annual district meeting, to constitute a board of water commissioners; and at every annual meeting thereafter one such commissioner shall be elected by ballot for the term of three years. All the authority granted to said district by this act, and not otherwise specifically provided for, shall be vested in said board of water commissioners, who shall be subject, however, to such instructions, rules and regulations as the district may by vote impose. Said commissioners shall appoint a treasurer of said district, who may be one of their number, who shall give bond to the district in such an amount and with such surety or sureties as may be approved by the commissioners. A

Treasurer of district, appointment, bond.

majority of the commissioners shall constitute a quorum for the transaction of business. Any vacancy occurring in said board from any cause may be filled for the remainder of the unexpired term by said district at any legal meeting called for the purpose. No money shall be drawn from the district treasury on account of the water works except upon a written order of said commissioners or a majority of them.

Quorum.
Vacancy.

SECTION 10. Said commissioners shall fix just and equitable prices and rates for the use of water, and shall prescribe the time and manner of payment. The income of the water works shall be appropriated to defray all operating expenses, interest charges and payments on the principal as they accrue upon any bonds or notes issued under authority of this act. If there should be a net surplus remaining after providing for the aforesaid charges, it may be appropriated for such new construction as said commissioners may recommend, and in case a surplus should remain after payment for such new construction the water rates shall be reduced proportionately. Said commissioners shall annually, and as often as said district may require, render a report upon the condition of the works under their charge, and an account of their doings, including an account of receipts and expenditures.

Commissioners to fix water rates, etc.
Income, how used.

Annual, etc., report.

SECTION 11. Said district may adopt by-laws prescribing by whom and how meetings may be called, notified and conducted; and, upon the application of ten or more legal voters in said district, meetings may also be called by warrant as provided in section eight. Said district may also establish rules and regulations for the management of its water works, not inconsistent with this act or with law, and may choose such other officers not provided for in this act as it may deem necessary or proper.

Adoption of by-laws, calling of meetings, etc.

SECTION 12. Whoever wilfully or wantonly corrupts, pollutes or diverts any water obtained or supplied under this act, or wilfully or wantonly injures any reservoir, stand-pipe, aqueduct, pipe or other property owned or used by said district for any of the purposes of this act, shall forfeit and pay to said district three times the amount of damages assessed therefor, to be recovered in an action of tort, and upon conviction of any of the above acts shall be punished by a fine of not exceeding one hundred dollars or by imprisonment in jail for a term not exceeding six months.

Penalty for polluting water, etc.

SECTION 13. For the purpose only of its acceptance, this act shall take effect upon its passage, and it shall take full effect upon its acceptance by a majority vote of the voters of said district present and voting thereon at a district meeting called, in accordance with the provisions of section eight, within four years after its passage; but it shall become void unless said district shall begin to distribute water to consumers within two years after its acceptance as aforesaid.

Submission to voters of district, etc.

SECTION 14. Upon a petition in writing addressed to said commissioners by any owner of real estate in said town, abutting on said district, setting forth that the petitioner

Referendum to voters on question of including cer-

tain real estate within district, etc.

desires to have certain accurately described portions of his real estate included in said district, said commissioners shall cause a duly warned meeting of said district to be called, at which meeting the voters may vote on the question of including said real estate within said district. If a majority of the voters present and voting thereon vote in the affirmative, the district clerk shall within ten days file with the town clerk and with the state secretary an attested copy of said petition and vote, describing precisely the real estate added to said district; and thereupon said real estate shall become and be a part of said district and shall be holden under this act in the same manner and to the same extent as the real estate described in section one.

For certain purposes, district to have certain powers, etc.

SECTION 15. For the purposes of providing itself with equipment for lighting its streets, said district shall have and may exercise the powers conferred upon fire districts under section sixty-nine of chapter forty-eight of the General Laws.

Approved April 16, 1930.

Chap. 226 AN ACT SUBJECTING THE SALARY OF THE SUPERINTENDENT OF THE STATE ARSENAL TO CLASSIFICATION.

Be it enacted, etc., as follows:

G. L. 33, § 83, amended.

Section eighty-three of chapter thirty-three of the General Laws, as appearing in chapter four hundred and sixty-five of the acts of nineteen hundred and twenty-four, is hereby amended by striking out, in the fourth, fifth and sixth lines, the words "shall receive fifteen hundred dollars a year, except when ordered on duty under section twenty-five or twenty-six and" — so that the second sentence of said section will read as follows: — An officer of the quartermaster corps of the land forces of suitable grade, detailed to act as superintendent of the state arsenal, shall be in the quartermaster corps of the land forces as a clerk in addition to the clerks hereinafter provided for.

Salary of superintendent of state arsenal subject to classification.

Approved April 17, 1930.

Chap. 227 AN ACT RELATIVE TO THE APPROVAL OF CIVIL SERVICE RULES AND REGULATIONS AND CHANGES THEREIN.

Be it enacted, etc., as follows:

G. L. 31, § 3, amended.

Section three of chapter thirty-one of the General Laws is hereby amended by adding at the end thereof the following new paragraph: —

Approval of civil service rules, etc., hearing by board.

Notice and publication of hearing.

No new rule or regulation and no change in any rule or regulation shall be submitted for approval by the governor and council hereunder until after a hearing relative thereto has been held by the board. Not later than seven days before such hearing, the board shall send notice thereof to each member of the general court and to the mayor of each city and the selectmen of each town to which such rule, regulation or change relates and shall also publish the same in one or more newspapers.

Approved April 17, 1930.

AN ACT AUTHORIZING THE TOWN OF BOURNE TO BORROW MONEY FOR THE CONSTRUCTION OF WHARVES AND PIERS, FOR ACQUIRING LAND FOR APPROACHES THERETO, AND FOR CERTAIN OTHER HARBOR IMPROVEMENTS.

Chap. 228

Be it enacted, etc., as follows:

SECTION 1. For the purpose of constructing wharves and piers, of acquiring under section fourteen of chapter eighty-eight of the General Laws land for approaches thereto, and of meeting its share of the expenditures required to dredge channels and turning basins for vessels, or for any of said purposes, the town of Bourne may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, thirty thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Bourne Waterfront and Harbor Improvement Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than ten years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be within the statutory limit and shall, except as herein provided, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

Town of Bourne may borrow money for the construction of wharves and piers, for acquiring land for approaches thereto, etc.

Bourne Waterfront and Harbor Improvement Loan, Act of 1930.

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

Approved April 18, 1930.

AN ACT AUTHORIZING THE CITY OF MARLBOROUGH TO BORROW MONEY FOR SCHOOL PURPOSES.

Chap. 229

Be it enacted, etc., as follows:

SECTION 1. For the purpose of constructing a new school building and originally equipping and furnishing the same, the city of Marlborough may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, one hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Marlborough School Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness

City of Marlborough may borrow money for school purposes.

Marlborough School Loan, Act of 1930.

incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

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

Approved April 18, 1930.

Chap.230 AN ACT AUTHORIZING THE CITY OF EVERETT TO BORROW MONEY FOR SCHOOL PURPOSES.

Be it enacted, etc., as follows:

City of Everett may borrow money for school purposes.

SECTION 1. For the purpose of constructing an addition to the Parlin junior high school, such addition to increase the floor space of said building, including the cost of originally equipping and furnishing such addition, the city of Everett may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, two hundred and fifty thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Everett School Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

Everett School Loan, Act of 1930.

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

Approved April 18, 1930.

Chap.231 AN ACT AUTHORIZING THE CITY OF MEDFORD TO BORROW MONEY FOR FURNISHING AND EQUIPPING CERTAIN SCHOOL BUILDINGS.

Be it enacted, etc., as follows:

City of Medford may borrow money for furnishing and equipping certain school buildings.

SECTION 1. For the purpose of originally furnishing and equipping the addition to its high school and its practical arts school building, the city of Medford may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, one hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Medford School Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such

Medford School Loan, Act of 1930.

loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

SECTION 2. This act shall take effect upon its passage.
Approved April 18, 1930.

AN ACT AUTHORIZING THE CITY OF MEDFORD TO BORROW MONEY FOR ELEMENTARY SCHOOL PURPOSES.

Chap. 232

Be it enacted, etc., as follows:

SECTION 1. For the purpose of acquiring land for and/or constructing an elementary school building in West Medford and originally equipping and furnishing the same, the city of Medford may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, two hundred and fifty thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Medford Elementary School Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

City of Medford may borrow money for elementary school purposes.

Medford Elementary School Loan, Act of 1930.

SECTION 2. This act shall take effect upon its passage.
Approved April 18, 1930.

AN ACT RELATIVE TO THE ELIGIBILITY OF WIVES AND WIDOWS OF CERTAIN VETERANS TO CERTAIN BENEFITS.

Chap. 233

Be it enacted, etc., as follows:

SECTION 1. Section seven of chapter one hundred and fifteen of the General Laws, as most recently amended by chapter two hundred and fifty-five of the acts of nineteen hundred and twenty-eight, is hereby further amended by striking out, in the seventh line, the words "April eleventh, nineteen hundred and fifteen" and inserting in place thereof

G. L. 115, § 7, etc., amended.

Restrictions as to allowances of state aid to wives and widows of certain veterans.

the words: — September first, nineteen hundred and twenty-two, — so as to read as follows: — *Section 7.* The wife of a discharged soldier or sailor shall not be held to belong to any of the foregoing classes, nor shall she receive state aid unless, if the service of the soldier or sailor was in the war with Spain, the Philippine Insurrection or the China Relief Expedition, she was married to him before his final discharge from such service, and, if his widow, before September first, nineteen hundred and twenty-two, and if his service was in the civil war unless she was, if his wife, married to him prior to his final discharge from such service, and, if his widow, prior to June twenty-seventh, eighteen hundred and ninety, and if the service of the soldier or sailor was on the Mexican border or in the world war unless she was, if his wife, married to him prior to his final discharge from the service or release from active duty therein, and, if his widow, prior to January first, nineteen hundred and twenty-eight.

G. L. 115, § 19, etc., amended.

SECTION 2. Section nineteen of said chapter one hundred and fifteen, as most recently amended by chapter one hundred and fifty-five of the acts of nineteen hundred and twenty-six, is hereby further amended by striking out, in the fourth line, the words "overseers of the poor" and inserting in place thereof the words: — board of public welfare, — by striking out, in the fifth line, the word "them" and inserting in place thereof the words: — said board, — and by striking out, in the thirty-second and thirty-third lines, the words "January first, nineteen hundred and ten" and inserting in place thereof the words: — September first, nineteen hundred and twenty-two, — so as to read as follows: — *Section 19.* The mayor of each city and the selectmen of each town or, in Boston, the soldiers' relief commissioner, shall designate a burial agent, who shall not be one of the board of public welfare or be employed by said board, and who shall, under regulations established by the commissioner, cause properly to be interred the body of any honorably discharged soldier or sailor who served in the army or navy of the United States during the war of the rebellion, or in the Indian campaigns if he died in receipt of a pension from the United States, or during the war between the United States and Spain or the Philippine insurrection after February fourteenth, eighteen hundred and ninety-eight and prior to July fourth, nineteen hundred and two, or in the Mexican border service of nineteen hundred and sixteen and of nineteen hundred and seventeen, or in the world war; provided, that the soldier or sailor died in such service or after an honorable discharge therefrom or release from active duty therein; and shall also so inter the body of his wife, widow or dependent father or mother, and the bodies of army nurses entitled to state aid under section six, if they die without sufficient means to defray funeral expenses; but no wife or widow of any soldier or sailor of the civil war shall be entitled to the benefits of this section unless she was married to him prior to June twenty-seventh,

Burial agents in cities and towns, designation, powers and duties.

Burial of soldiers, etc.

Proviso.

Burial of soldiers' wives, widows or dependent fathers or mothers, and of army nurses, etc.

Restrictions.

eighteen hundred and ninety, and no wife or widow of any soldier of the Indian campaigns unless she was married to him prior to March fourth, nineteen hundred and seventeen, and unless she was, if his widow, in receipt of a pension under the act of congress of March fourth, nineteen hundred and seventeen, and no wife or widow of any soldier or sailor of the Spanish war, or the Philippine insurrection, unless she was married to him prior to September first, nineteen hundred and twenty-two; and no wife or widow of any soldier or sailor of the Mexican border service or of the world war unless she was married to him prior to his final discharge from such service. If an interment has taken place without the knowledge of the burial agent, application may be made to him within thirty days after the date of death, or after final interment if the soldier or sailor dies in the world war service; and if upon investigation he shall find that the deceased was within the provisions of this section and the rules of the commissioner, he may certify the same as provided in the following section.

Application to agent after interment, etc.

Certification to commissioner.

Approved April 18, 1930.

AN ACT RELATIVE TO PRELIMINARY ELECTIONS FOR THE NOMINATION OF CANDIDATES FOR ELECTIVE MUNICIPAL OFFICE IN THE CITY OF ATTLEBORO.

Chap.234

Be it enacted, etc., as follows:

There shall be placed upon the ballot to be used at the next state election in the city of Attleboro the following question:—“Shall the provisions of sections forty-four A to forty-four G, inclusive, of chapter forty-three of the General Laws, relative to the nomination by preliminary elections of candidates for elective municipal office in cities governed under a standard form of city charter, be adopted by the city of Attleboro?” If a majority of the voters voting thereon in said city vote in the affirmative, said provisions shall thereupon take effect therein, to the same extent as though said city had been governed on September first, nineteen hundred and twenty-two by one of the plans provided by said chapter forty-three.

Submission to voters of city of Attleboro of question relative to preliminary elections for the nomination of candidates for elective municipal office.

Approved April 18, 1930.

AN ACT REGULATING THE APPROVAL OF PLANTS FOR THE PURIFICATION OF SHELLFISH TAKEN FROM CONTAMINATED AREAS.

Chap.235

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public health.

Emergency preamble.

Be it enacted, etc., as follows:

Chapter one hundred and thirty of the General Laws is hereby amended by striking out section one hundred and

G. L. 130, § 142A, amended.

Taking of shellfish from contaminated waters regulated, and purification of such shellfish.	forty-two A, inserted by chapter three hundred and twenty-three of the acts of nineteen hundred and twenty-eight, and inserting in place thereof the following: — <i>Section 142A.</i> The supervisor may grant and revoke written permits for the digging or taking of shellfish from an area determined under section one hundred and thirty-seven or corresponding provisions of earlier laws to be contaminated, upon the express condition, which shall be set forth in the permit, that all shellfish dug or taken therefrom by the holder of such a permit shall, before being used or disposed of for consumption as food, be purified at a plant approved in writing by the commissioner of public health as to the location, construction and operation thereof and as to the person in immediate charge thereof; provided, that said commissioner shall not so approve any such plant unless requested in writing so to do by the city council or the selectmen of the city or town wherein said plant is located. Said commissioner may revoke approval of a plant at any time upon receipt of evidence satisfactory to him of violation of any condition upon which such approval is based or of any rule or regulation promulgated by the department of public health under this section, and such revocation shall be final. Said department may from time to time promulgate rules and regulations to carry out the provisions of this section.
Proviso.	Violation of a condition contained in a permit granted by the supervisor hereunder shall render the holder thereof liable to the penalties set forth in section one hundred and thirty-eight.
Revocation.	
Rules and regulations.	
Penalty.	

Approved April 21, 1930.

Chap. 236 AN ACT EXEMPTING THE EMPLOYEES AND OTHER ASSISTANTS OF THE BOSTON PORT AUTHORITY FROM THE CIVIL SERVICE LAWS.

Be it enacted, etc., as follows:

1929, 229, § 3, amended.

SECTION 1. Section three of chapter two hundred and twenty-nine of the acts of nineteen hundred and twenty-nine is hereby amended by inserting after the word "assistants" in the third line the words: —, who shall not be subject to chapter thirty-one of the General Laws, — so as to read as follows: — *Section 3.* Said board shall have an office in the city of Boston and may employ such experts, counsel and other assistants, who shall not be subject to chapter thirty-one of the General Laws, and incur such other expense as it may deem necessary. All such expenses shall be paid by the city of Boston upon requisition by the board to the extent that appropriations therefor are available, but not exceeding in the aggregate in any one year the sum of fifty thousand dollars; provided, that said board shall have the same right to incur expense in anticipation of its appropriation as if it were a regular department of said city.

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

Approved April 21, 1930.

Boston Port Authority, office in Boston, employment of experts, etc.

Expenses.

Proviso.

AN ACT AUTHORIZING CERTAIN GUARDIANS AND CONSERVATORS TO MAKE PROVISION FOR THE BURIAL EXPENSES OF THEIR WARDS. Chap.237

Be it enacted, etc., as follows:

Chapter two hundred and one of the General Laws is hereby amended by inserting after section forty-eight the following new section:—*Section 48A.* Upon application therefor by a conservator or by a guardian of an insane person or a spendthrift, whose ward is a resident of the commonwealth, the probate court, after such notice as it deems necessary, and a hearing, may authorize him to deposit, for the purpose hereinafter stated, in a savings bank, or in the savings department of a trust company, within the commonwealth, not exceeding one hundred and fifty dollars, to be expended solely for, or towards the expense of, the burial of his ward. Such deposit shall be made in the name of the judge of probate for the time being, and shall be subject to the order of the judge and of his successors in office. The person making such deposit shall file in the probate court a memorandum thereof and the deposit book, and the amount so deposited shall, for the purpose of the accounting by such guardian or conservator, be allowed as a payment. Upon the death of such ward, the probate court may, upon application and after like notice and hearing, authorize the payment of such sum, together with any accrued interest thereon, to the executor of the will of such ward or to the administrator of his estate, to be expended by him only for the purpose hereinbefore stated; provided, that any balance remaining after the payment of such expense shall become general assets of the estate.

G. L. 201, new section after § 48.

Certain guardians and conservators may make provision for the burial expenses of their wards.

Deposit to be made in name of judge of probate, etc.

Payment to executor, etc., upon death of ward, etc.

Proviso.

Approved April 21, 1930.

AN ACT PROVIDING THAT DEFICIENCIES IN THE ANNUITY FUND FOR ACTIVE OR RETIRED MEMBERS OF THE RETIREMENT SYSTEM FOR TEACHERS BE MADE GOOD BY THE COMMONWEALTH, AND IMPOSING UPON THE COMMISSIONER OF INSURANCE CERTAIN DUTIES IN RELATION TO SUCH SYSTEM. Chap.238

Be it enacted, etc., as follows:

SECTION 1. Paragraph (2) of section nine of chapter thirty-two of the General Laws, as amended by section two of chapter three hundred and sixty-five of the acts of nineteen hundred and twenty-nine, is hereby further amended by adding thereto the following:— The commonwealth shall annually contribute such amount as is necessary to make good any deficiency in the annuity fund for active or retired members as of the preceding thirty-first day of December.

G. L. 32, § 9, par. (2), etc., amended.

Deficiencies in annuity fund for active or retired members of retirement system for teachers to be made good by state.

SECTION 2. Section eight of said chapter thirty-two is hereby amended by striking out subsection (4).

G. L. 32, § 8, amended.

G. L. 32, § 34,
amended.

Commissioner
of insurance
to prescribe
mortality
tables, etc.

Inspection
and examina-
tion.

Commissioner
or agent to
have access
to securities,
etc.

Commissioner
to make
report of
findings, etc.

Effective date
of § 1.

SECTION 3. Section thirty-four of said chapter thirty-two is hereby amended by inserting after the word "system" in the second line the words: —, the retirement system for teachers, — so as to read as follows:—*Section 34.* The commissioner of insurance shall prescribe for the state retirement system, the retirement system for teachers and for each county, city and town retirement system one or more mortality tables, and fix the rates of interest to be used in connection therewith, and may later modify such tables or prescribe other tables to represent more accurately the expense of such retirement systems, or may change the rates of interest and determine the application of such changes. He shall also prescribe and supervise methods of bookkeeping of their retirement associations.

The commissioner or his agent shall at least once every year thoroughly inspect and examine the affairs of each such retirement association to ascertain its financial condition, its ability to fulfil its obligations, whether all the parties in interest have complied with the laws applicable thereto, and whether the transactions of each board of retirement have been in accordance with the rights and equities of those in interest. Each such retirement system shall be credited, in the account of its financial condition, with its investments having fixed maturities upon which the interest is not in default at amortized values, and its other investments at a reasonable valuation.

For the purposes aforesaid, the commissioner or his agent shall have access to all the securities, books and papers of such retirement systems, and may summon and administer oath to and examine any person relative to the financial affairs, transactions and condition of the retirement system. The commissioner shall preserve in a permanent form a full record of the proceedings at such examination and the results thereof. Upon the completion of such examination, verification and valuation, the commissioner shall make a report in writing of his findings to the board, and shall send a copy thereof to the governor and council, the county commissioners, the city council or the selectmen, as the case may be.

SECTION 4. Section one of this act shall take effect January first, nineteen hundred and thirty-one.

Approved April 21, 1930.

Chap. 239 AN ACT RELOCATING CERTAIN HARBOR LINES ON THE SOUTHERLY SIDE OF THE CHARLES RIVER AT THE CHARLESTOWN BRIDGE IN THE CITY OF BOSTON.

Be it enacted, etc., as follows:

Certain
harbor lines
on southerly
side of a
portion of the
Charles river
changed and
established.

SECTION 1. The harbor lines on the southerly side of a portion of the Charles river are hereby changed and established as follows: — The location of each of the angle points in the lines hereinafter described is fixed by a distance

hereinafter called longitude, in feet, from a meridian passing through the center of the apex of the dome of the state house in Boston, and by a distance hereinafter called latitude, in feet, from a line at right angles to said meridian and passing through the said center of the apex of the state house dome, and the bearings refer to the true meridian passing through the center of said apex. Beginning at point G' as defined in chapter seventy of the acts of nineteen hundred and twenty-seven, in latitude three thousand six hundred eight feet north and longitude six hundred ninety-six feet east, thence north eighty-two degrees forty-one minutes four seconds east one hundred forty-nine and twenty-one hundredths feet to a point A' in latitude three thousand six hundred twenty-seven feet north and longitude eight hundred forty-four feet east; thence north sixty-two degrees forty-five seconds east three hundred ninety-six and thirty-five hundredths feet to point B' in latitude three thousand eight hundred thirteen feet north and longitude one thousand one hundred ninety-four feet east; thence south sixty degrees, forty-one minutes, eleven seconds east two hundred sixty-eight and fifty-nine hundredths feet to point X in latitude three thousand five hundred seventy-eight and eight tenths feet north and longitude one thousand three hundred twenty-five and five tenths feet east, said point X being the point X in the harbor line established by chapter one hundred and seventy of the acts of eighteen hundred and eighty.

SECTION 2. Those portions of the harbor lines in the southerly side of the Charles river southerly of the line herein described are hereby abolished.

Certain harbor lines abolished.

Approved April 21, 1930.

AN ACT CLARIFYING THE LAW RELATIVE TO PROFESSIONAL BONDSMEN.

Chap. 240

Be it enacted, etc., as follows:

SECTION 1. Chapter two hundred and seventy-six of the General Laws is hereby amended by striking out section sixty-one B, inserted by section two of chapter four hundred and sixty-five of the acts of nineteen hundred and twenty-two, as most recently amended by chapter thirty of the acts of nineteen hundred and twenty-nine, and inserting in place thereof the following: — *Section 61B.* No person proposing to become bail or surety in a criminal case for hire or reward, either received or to be received, shall be accepted as such unless he shall have been approved and registered as a professional bondsman by the superior court or a justice thereof. No person proposing to become bail or surety in a criminal case in any calendar year after having become bail or surety in criminal cases on five separate occasions in said year shall be accepted thereafter during said year as bail or surety unless he shall have been approved

G. L. 276, § 61B, etc., amended.

Professional bondsmen, approval, registration, etc.

and registered as a professional bondsman as aforesaid. A person who has been accepted as bail or surety, contrary to the provisions of this section, shall nevertheless be liable on his obligation as such bail or surety. Such approval and registration may be revoked at any time by such court or a justice thereof, and shall be revoked in case such a bondsman fails for thirty days after demand to satisfy in full a judgment recovered under section seventy-four or a new judgment entered on review under section seventy-six. The district attorney or prosecuting officer obtaining any such judgment which is not satisfied in full as aforesaid shall, forthwith upon the expiration of such period of thirty days, notify in writing the chief justice of such court. All professional bondsmen shall be governed by rules which shall be established from time to time by the superior court. Any unregistered person receiving hire or reward for his services as bail or surety in any criminal case, and any unregistered person becoming bail or surety in any criminal case in any calendar year after having become bail or surety in criminal cases on five separate occasions in said year, and any professional bondsman violating any provision of the rules established hereunder for such bondsmen, shall be punished by a fine of not more than one thousand dollars or by imprisonment for not more than one year, or both. The provisions of this section shall not apply to surety companies or to probation officers.

Revocation of approval and registration.

District attorney, etc., to give certain notice to chief justice.

Rules governing professional bondsmen.

Penalty for unregistered persons becoming bail or surety for hire or reward in criminal cases, etc.

When a person shall be deemed to have become bail or surety on a separate occasion, etc.

What shall not be deemed an additional occasion, etc.

G. L. 276, § 61, etc., amended.

Monthly statements to chief justice of superior court by persons taking bail out of court.

A person shall be deemed to have become bail or surety on a separate occasion within the meaning of this section if he becomes such: (1) for a person in respect to a single offense; or (2) for a person in respect to two or more offenses wherefor he at one and the same time offers bail or surety, or in respect to two or more offenses committed at the same time or arising out of the same transaction or course of conduct wherefor he at different times offers bail or surety; or (3) for two or more persons at the same time offering bail or surety in respect to offenses committed jointly or in common course of conduct. Becoming bail or surety for the same person or persons in subsequent proceedings in connection with prosecution for the same offense or offenses shall not be deemed an additional occasion or occasions.

SECTION 2. Section sixty-one of said chapter two hundred and seventy-six, as most recently amended by section three of chapter three hundred and forty of the acts of nineteen hundred and twenty-six, is hereby further amended by striking out the paragraph added by said section three and inserting in place thereof the following: —

On the second Monday of each calendar month, every person taking bail out of court shall transmit to the chief justice of the superior court a written statement, setting forth each separate occasion, as defined in section sixty-one B, on which each bail or surety was accepted as aforesaid during the preceding calendar month, the name and address of each bail or surety, the date of such acceptance, the name

of the defendant or defendants, the offense or offenses charged, and the court or trial justice before which or whom the defendant was required to appear.

SECTION 3. This act shall take effect January first, Effective date. nineteen hundred and thirty-one.

Approved April 21, 1930.

AN ACT RELATIVE TO THE PAYMENT OF COMPENSATION TO Chap.241
DEPENDENTS OF POLICEMEN AND FIREMEN WHO ARE KILLED
IN THE PERFORMANCE OF DUTY.

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public safety. Emergency preamble.

Be it enacted, etc., as follows:

SECTION 1. Chapter thirty-two of the General Laws, as most recently amended in section eighty-nine by section one of chapter one hundred and eighty-two of the acts of the current year, is hereby further amended by striking out said section eighty-nine and inserting in place thereof the following: — *Section 89.* If a member of the police or fire force of a city or town, or a member of the department of public safety doing police duty, is killed, or dies within one year from injuries received, while in the performance of his duty as such member and it shall be proved to the satisfaction of the mayor and city council or selectmen, or of the commissioner of public safety subject to the approval of the governor and council, as the case may be, that such death was the natural and proximate result of an accident occurring during the performance and within the scope of his duty as such member, and the attending physician or medical examiner shall certify to the city, town or state treasurer, as the case may be, that the death was the direct result of the said injury, there shall be paid except as hereinafter provided, out of the city, town or state treasury, as the case may be, to the following dependents of such deceased person the following annuities: To the widow, so long as she remains unmarried, an annuity not exceeding one thousand dollars a year, increased by not exceeding two hundred dollars for each child of such deceased person during such time as such child is under the age of eighteen or over said age and physically or mentally incapacitated from earning; and, if there is any such child and no widow or the widow later dies, such an annuity as would have been payable to the widow had there been one or had she lived, to or for the benefit of such child, or of such children in equal shares, during the time aforesaid; and, if there is any such child and the widow remarries, in lieu of the aforesaid annuity to her, an annuity not exceeding two hundred and sixty dollars to or for the benefit of each such child during the time aforesaid; and, if there is no widow and no such G. L. 32, § 89, etc., amended.
Payment of annuities to dependents of policemen or firemen killed, or dying from injuries received, in performance of duty.

child, an annuity not exceeding one thousand dollars to or for the benefit of the father or mother of the deceased if dependent upon him for support at the time of his death, during such time as such beneficiary is unable to support himself or herself and does not remarry. The total amount of all such annuities shall not exceed the annual rate of compensation received by such deceased person at the date of his death. The amount of any such annuity shall from time to time be determined within the limits aforesaid by the mayor and city council, the selectmen, or the commissioner of public safety subject to the approval of the governor and council, as the case may be.

Total amount.

Determination of amount, etc.

Election of benefits in case deceased was member of a contributory retirement system, etc.

Election to be in writing, etc.

G. L. 32, § 71, etc., amended.

Payment of annuities to dependents of metropolitan police killed, or dying from injuries received, in performance of duty, subject, etc.

In case the deceased was a member of a contributory retirement system for public employees, the benefits provided under this section shall be in the alternative for the benefits, if any, provided by such retirement system for dependent widows and children or for dependent fathers or mothers: and the widow, or if there is no widow, the legal representative of the children entitled thereto, if any, otherwise the father or mother in the order named, shall elect which benefits shall be granted. Such election shall be made in writing and shall be filed with the retirement board in charge of the system of which the deceased was a member and shall not be subject to change or revocation after the first payment of any benefit thereunder.

SECTION 2. Section seventy-one of said chapter thirty-two, as most recently amended by section two of chapter three hundred and eight of the acts of nineteen hundred and twenty-nine, is hereby further amended by striking out, in the fourth line, the words "six months" and inserting in place thereof the words: — one year, — and by striking out, in the thirty-third line, the words "two thirds of", — so as to read as follows: — *Section 71.* Subject to the requirement of election set forth in the last paragraph of section eighty-nine, if any permanent or call officer of said police department is killed or dies within one year from injuries received while in the performance of his duty as such officer and it shall be proved to the satisfaction of the commission that such death was the natural and proximate result of an accident occurring during the performance and within the scope of his duty as such officer and the attending physician or medical examiner shall certify to the state treasurer that the death was the direct result of the said injury, there shall be paid to the following dependents of such deceased officer the following annuities: To the widow, so long as she remains unmarried, an annuity not exceeding one thousand dollars a year, increased by not exceeding two hundred dollars for each child of such deceased person during such time as such child is under the age of eighteen or over said age and physically or mentally incapacitated from earning; and, if there is any such child and no widow or the widow later dies, such an annuity as would have been payable to the widow had there been one or had she

lived, to or for the benefit of such child, or of such children in equal shares, during the time aforesaid; and, if there is any such child and the widow remarries, in lieu of the aforesaid annuity to her, an annuity not exceeding two hundred and sixty dollars to or for the benefit of each such child during the time aforesaid; and, if there is no widow and no such child, an annuity not exceeding one thousand dollars to or for the benefit of the father or mother of the deceased if dependent upon him for support at the time of his death, during such time as such beneficiary is unable to support himself or herself and does not remarry. The total amount of all such annuities shall not exceed the annual rate of compensation received by such deceased officer at the date of his death. The amount of any such annuity shall, from time to time, be determined within the limits aforesaid by the said commission. The provisions of this and the two preceding sections as to pensions or annuities for disability or death resulting from injuries received in the performance of duty shall apply to officers assigned to duty under the commissioner of public safety as provided in section four of chapter one hundred and forty-seven.

Total amount.

Determination of amount, etc.

SECTION 3. This act shall apply to deaths of policemen and firemen occurring on or after January first, nineteen hundred and thirty.

Application of act.

Approved April 22, 1930.

AN ACT PROHIBITING THE REQUIREMENT OF CERTAIN INFORMATION FROM APPLICANTS FOR POSITIONS IN THE CLASSIFIED POLICE AND PRISON SERVICE.

Chap. 242

Be it enacted, etc., as follows:

Section thirteen of chapter thirty-one of the General Laws is hereby amended by striking out, in the seventh line, the words “, except in the case of applicants for police or prison service,” — so as to read as follows: — *Section 13.* Every application shall state under oath the full name, residence and post office address, citizenship, age, place of birth, health and physical capacity, right of preference as a veteran, previous employment in the public service, occupation and residence for the previous five years and education of the applicant, and such other information as may be reasonably required relative to his fitness for the public service; but no question shall be asked in such application or in any examination requiring a statement as to any offence committed before the applicant reached the age of sixteen.

G. L. 31, § 13, amended.

Statements required of applicants for examination for positions in the classified civil service.

Approved April 22, 1930.

Chap.243 AN ACT LIMITING THE TIME WITHIN WHICH PETITIONS FOR WRITS OF MANDAMUS MAY BE BROUGHT TO COMPEL RE-INSTATEMENT OF CERTAIN PERSONS TO POSITIONS IN THE CLASSIFIED CIVIL SERVICE.

Be it enacted, etc., as follows:

G. L. 31, new section after § 46.
 Petition for writ of mandamus for reinstatement of certain persons to positions in classified civil service.
 Proviso.

Chapter thirty-one of the General Laws is hereby amended by inserting after section forty-six the following new section: — *Section 46A.* The supreme judicial court shall have jurisdiction of any petition for a writ of mandamus for the reinstatement of any person alleged to have been illegally removed from his office or employment under this chapter; provided, that such petition shall be filed in said court within six months next following such allegedly illegal removal, unless said court for cause shown extends the time.

Approved April 22, 1930.

Chap.244 AN ACT MAKING CERTAIN EQUITABLE ADJUSTMENTS IN THE LAW IMPOSING AN EXCISE TAX ON REGISTERED MOTOR VEHICLES.

Emergency preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

G. L. 60A, § 1, etc., amended.

SECTION 1. Chapter sixty A of the General Laws, inserted by section one of chapter three hundred and seventy-nine of the acts of nineteen hundred and twenty-eight, is hereby amended by striking out section one, as amended by section thirteen of chapter two hundred and twenty of the acts of the current year, and inserting in place thereof the following: —

Assessment and levy of excise tax on registered motor vehicles.

Section 1. Except as hereinafter provided, there shall be assessed and levied in each calendar year on each motor vehicle registered under the provisions of chapter ninety and customarily kept within the commonwealth, for the privilege of operating such motor vehicle upon the highways during such year, an excise tax upon the value thereof, as hereinafter defined and determined, at the average state rate for the calendar year, as determined in the manner provided in section fifty-eight of chapter sixty-three. For the purpose of this tax the value of each such motor vehicle shall be deemed to be the value, as determined by the commissioner of corporations and taxation, hereinafter referred to as the commissioner, of motor vehicles of the same make, type, model, and year of manufacture, but not in excess of the following percentages of the list price established by the manufacturer for the year of manufacture, namely: —

Determination of value by commissioner of corporations and taxation.

In the year of manufacture	90%
In the second year	60%
In the third year	40%
In the fourth year	25%
In the fifth and succeeding years	10%

Nothing in this section shall be construed to prevent the local assessors from granting an abatement in any case in which the valuation aforesaid is in their opinion excessive.

Abatement by local assessors if valuation is excessive.

The tax imposed by this section shall not apply to motor vehicles owned and registered by the commonwealth or any political subdivision thereof, or registered by manufacturers, dealers or repairmen under section five of said chapter ninety, or to motor vehicles owned and registered by any corporation other than a domestic business, domestic manufacturing, foreign or public service corporation, or by an association, whose personal property is exempt from taxation under section five of chapter fifty-nine.

Tax not applicable to motor vehicles owned by state, certain manufacturers, etc.

If a motor vehicle is registered after January thirty-first of any year the tax imposed by this section shall be that proportion of the tax for a full year which the number of months in said year following the last day of the month preceding that in which the motor vehicle is registered bears to twelve. If a registered motor vehicle is sold or its ownership transferred during any calendar year, and if notice to the former owner of a tax on account thereof for that year has already been issued pursuant to section two, that proportion of the tax for a full year which the number of months in said year remaining after the last day of the month in which such sale or transfer occurred bears to twelve shall be abated. If, however, the tax payer has not been notified of said tax before notice of such sale or transfer has been received by the local board of assessors, only that proportion of the tax for a full year which the number of months in said year prior to the first day of the month next following the month in which said sale or transfer occurred bears to twelve shall be assessed. The tax assessed under this section shall not be less than two dollars and no abatement under this section shall reduce the tax collected to less than two dollars.

Tax when motor vehicle is registered after January thirty-first.

Tax when registered motor vehicle is sold or ownership transferred during any calendar year, etc.

Minimum tax.

SECTION 2. Said chapter sixty A is hereby further amended by striking out section two and inserting in place thereof the following:—*Section 2.* The local boards of assessors shall assess the tax imposed by section one, and commit the same to the collector of taxes with their warrant for the collection thereof. The tax shall be assessed to the owner of the motor vehicle registering the same, and the registrar of motor vehicles shall promptly transmit to the commissioner a notice of each registration of a motor vehicle subject to this tax, giving the name and home address of the owner, if an individual, or the name and principal place of business in this commonwealth, if a corporation, partnership or voluntary association, the municipality in which the vehicle is customarily to be kept, the name of the maker, the year of manufacture and the model and type of vehicle. The commissioner may require from the owner such further information as may be necessary for the purposes of this chapter. The commissioner shall, as soon as may be, transmit to the local boards of assessors the registrations

G. L. 60A, § 2, amended.

Local boards of assessors to assess tax, etc.

Registrar of motor vehicles to transmit to commissioner notice of registrations of motor vehicles subject to tax, etc.

Commissioner to transmit registrations to

local boards of assessors.

When tax shall be due.

Notification to owner of tax assessed, etc.

Application for abatement.

Appeal from decision.

Refund of overpayment, etc.

Rate of interest in case of neglect to pay tax.

Value of motor vehicles taxable under G. L. 60A, to be used, as well as assessed valuations of property, in ascertaining maximum amount of taxes that may be assessed in a city having a tax limit, etc.

Act to become effective January first of current year, except, etc.

Abatement and refund of excess tax in certain cases.

sent to him by the registrar of motor vehicles, and, under such provisions as he deems best, make available to the local assessors information showing the values as determined under section one. The tax hereunder shall be due and payable at the expiration of thirty days from the date upon which the notice was issued by the collector pursuant to this section. The local tax collector shall seasonably notify the owner of the tax assessed and the due date, but failure to receive notice shall not affect the validity of the tax. The owner may within six months of the date of the issuing of the notice of assessment, or of the date of sale or transfer, but not later than January thirty-first of the succeeding year, apply to the local assessors for abatement, and, from their decision upon such application, an appeal may be taken to the county commissioners or the superior court, all in accordance with the provisions of sections sixty-four and sixty-eight A of chapter fifty-nine. If an abatement is granted, any overpayment with interest thereon at the rate of six per cent per annum from the date of payment shall be refunded by the city or town treasurer from any available funds, upon certification by the tax collector and approval for payment as required by section fifty-two of chapter forty-one, without any appropriation therefor by the municipality. Owners who neglect to pay taxes assessed under this chapter shall pay interest at the rate of six per cent per annum from the time when such taxes were payable until paid, if such payment is made before the commencement of proceedings for recovery thereof, and twelve per cent if made after the commencement thereof. The notice issued pursuant to this section shall bear on its face a statement of the time within which petitions for abatement of the tax may be filed.

SECTION 3. In ascertaining the maximum amount of taxes that may be assessed in a city having a tax limit in accordance with the statute or ordinance establishing the same, or the total taxable valuation of a city wherein the appropriation for any department is determined by law at a certain rate or percentage of the taxable valuation or the valuation of the taxable property therein, or however otherwise the same may be described, the value of motor vehicles taxable therein under chapter sixty A of the General Laws, as determined thereunder, shall be used, as well as the assessed valuations of property therein.

SECTION 4. The provisions of this act shall become effective as of January first of the current year, except that the provision for a minimum tax and the provision requiring payment at the expiration of thirty days from the date of issue of the notice of the tax shall not apply to any tax, notice of which has been issued prior to the date of passage of this act, but as to such a tax the provisions of law relative to payment in effect immediately prior to said date shall continue to apply. If notice of any tax assessed under chapter sixty A of the General Laws in the current year for

an amount in excess of the amount which would have been assessable if this act had then been in effect has been issued prior to said date, such excess shall be abated and refunded upon application made within six months after said date.

Approved April 23, 1930.

AN ACT MAKING APPROPRIATIONS FOR THE MAINTENANCE OF CERTAIN COUNTIES, FOR INTEREST AND DEBT REQUIREMENTS, FOR CERTAIN PERMANENT IMPROVEMENTS, AND GRANTING A COUNTY TAX FOR SAID COUNTIES.

Chap. 245

Whereas, The deferred operation of this act would cause substantial inconvenience, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency
preamble.

Be it enacted, etc., as follows:

SECTION 1. The following sums are hereby appropriated for the counties hereinafter specified for the year nineteen hundred and thirty. No direct drafts against the account known as the reserve fund shall be made, but transfers from this account to other accounts may be made to meet extraordinary or unforeseen expenditures upon the request of the county commissioners and with the approval of the director of accounts.

Appropriations
for maintenance of certain
counties, for
interest and
debt require-
ments, for
certain im-
provements,
etc.

SECTION 2.

Barnstable County.

Item			
1	For interest on county debt, a sum not exceeding fourteen thousand dollars	\$14,000	00
2	For reduction of county debt, a sum not exceeding eighty thousand nine hundred forty-eight dollars and seventy-seven cents	80,948	77
3	For salaries of county officers and assistants, fixed by law, a sum not exceeding fifteen thousand dollars	15,000	00
4	For clerical assistance in county offices, a sum not exceeding eleven thousand dollars	11,000	00
5	For salaries and expenses of district courts, a sum not exceeding eighteen thousand five hundred dollars	18,500	00
6	For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding twelve thousand five hundred dollars	12,500	00
7	For criminal costs in the superior court, a sum not exceeding twelve thousand dollars	12,000	00
8	For civil expenses in the supreme judicial, superior, probate and land courts, a sum not exceeding fourteen thousand dollars	14,000	00
10	For transportation expenses of county and associate commissioners, a sum not exceeding one thousand dollars	1,000	00
11	For medical examiners, inquests, and commitments of the insane, a sum not exceeding two thousand dollars	2,000	00
12	For auditors, masters and referees, a sum not exceeding two thousand dollars	2,000	00
13a	For acquiring land under chapter one hundred and fifty-five of the acts of nineteen hundred and twenty-nine, a sum not exceeding eight thousand dollars	8,000	00

Appropriations,
etc., and
county tax,
Barnstable.

Appropriations, etc., and county tax, Barnstable.	Item		
	14	For repairing, furnishing and improving county buildings, a sum not exceeding six thousand dollars	\$6,000 00
	15	For care, fuel, lights and supplies in county buildings, other than jails and houses of correction, a sum not exceeding fourteen thousand dollars	14,000 00
	16	For highways, including state highways, bridges and land damages, a sum not exceeding seventy thousand dollars	70,000 00
	19	For county aid to agriculture, a sum not exceeding eleven thousand three hundred dollars	11,300 00
	20	For the sanatorium, a sum not exceeding fifty thousand dollars	50,000 00
	20a	For county health service, a sum not exceeding twelve thousand five hundred dollars	12,500 00
	23	For miscellaneous and contingent expenses of the current year, a sum not exceeding three thousand five hundred dollars	3,500 00
	23a	For unpaid bills of previous years, a sum not exceeding one thousand five hundred dollars	1,500 00
	23b	For a state fire patrol, a sum not exceeding two thousand dollars	2,000 00
	24	For a reserve fund, a sum not exceeding five thousand dollars	5,000 00
		And the county commissioners of Barnstable county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of two hundred eighty-nine thousand one hundred forty-eight dollars and sixty-three cents, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes	\$289,148 63

Berkshire County.

Appropriations, etc., and county tax, Berkshire.	1	For interest on county debt, a sum not exceeding twenty-three thousand dollars	\$23,000 00
	2	For reduction of county debt, a sum not exceeding eighteen thousand dollars	18,000 00
	3	For salaries of county officers and assistants, fixed by law, a sum not exceeding twenty-seven thousand five hundred dollars	27,500 00
	4	For clerical assistance in county offices, a sum not exceeding eleven thousand eight hundred dollars	11,800 00
	5	For salaries and expenses of district courts, a sum not exceeding forty-two thousand dollars	42,000 00
	6	For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding forty-one thousand dollars	41,000 00
	7	For criminal costs in the superior court, a sum not exceeding fifteen thousand dollars	15,000 00
	8	For civil expenses in the supreme judicial, superior, probate and land courts, a sum not exceeding fifteen thousand dollars	15,000 00
	10	For transportation expenses of county and associate commissioners, a sum not exceeding one thousand five hundred dollars	1,500 00
	11	For medical examiners, inquests, and commitments of the insane, a sum not exceeding five thousand five hundred dollars	5,500 00
	12	For auditors, masters and referees, a sum not exceeding three thousand dollars	3,000 00
	14	For repairing, furnishing and improving county buildings, a sum not exceeding fifteen thousand dollars	15,000 00

Item

15	For care, fuel, lights and supplies in county buildings, other than jails and houses of correction, a sum not exceeding twenty-three thousand dollars	\$23,000 00	Appropriations, etc., and county tax, Berkshire.	
16	For highways, including state highways, bridges and land damages, a sum not exceeding one hundred seventy thousand dollars	170,000 00		
16a	For examination of dams, a sum not exceeding one thousand six hundred dollars	1,600 00		
17	For law libraries, a sum not exceeding one thousand five hundred dollars	1,500 00		
18	For training school, a sum not exceeding two thousand dollars	2,000 00		
19	For county aid to agriculture, a sum not exceeding seventeen thousand dollars	17,000 00		
20	For the sanatorium (Hampshire county), a sum not exceeding eleven thousand five hundred dollars	11,500 00		
21	For the care and maintenance of Greylock state reservation, a sum not exceeding twelve thousand five hundred dollars	12,500 00		
21a	For the care and maintenance of Mount Everett state reservation, a sum not exceeding two thousand dollars	2,000 00		
22	For pensions, a sum not exceeding eight hundred five dollars	805 00		
23	For miscellaneous and contingent expenses of the current year, a sum not exceeding four thousand dollars	4,000 00		
23a	For unpaid bills of previous years, a sum not exceeding two thousand five hundred thirty-six dollars and twenty-six cents	2,536 26		
24	For a reserve fund, a sum not exceeding eight thousand dollars	8,000 00		
And the county commissioners of Berkshire county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of four hundred twenty-seven thousand nine hundred fifty-seven dollars and forty-eight cents, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes		\$427,957 48		

Bristol County.

1	For interest on county debt, a sum not exceeding thirty-six thousand five hundred dollars	\$36,500 00	Appropriations, etc., and county tax, Bristol.
2	For reduction of county debt, a sum not exceeding thirty-seven thousand four hundred dollars	37,400 00	
3	For salaries of county officers and assistants, fixed by law, a sum not exceeding forty-four thousand dollars	44,000 00	
4	For clerical assistance in county offices, a sum not exceeding forty thousand dollars	40,000 00	
5	For salaries and expenses of district courts, a sum not exceeding one hundred ten thousand dollars	110,000 00	
6	For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding eighty-three thousand dollars	83,000 00	
7	For criminal costs in the superior court, a sum not exceeding fifty-eight thousand dollars	58,000 00	
8	For civil expenses in the supreme judicial, superior, probate and land courts, a sum not exceeding forty-eight thousand five hundred dollars	48,500 00	
10	For transportation expenses of county and associate commissioners, a sum not exceeding one thousand dollars	1,000 00	

Appropriations, etc., and county tax, Bristol.	Item		
	11	For medical examiners, inquests, and commitments of the insane, a sum not exceeding sixteen thousand dollars	\$16,000 00
	12	For auditors, masters and referees, a sum not exceeding eight thousand dollars	8,000 00
	14	For repairing, furnishing and improving county buildings, a sum not exceeding seventeen thousand five hundred dollars	17,500 00
	15	For care, fuel, lights and supplies in county buildings, other than jails and houses of correction, a sum not exceeding fifty thousand dollars	50,000 00
	16	For highways, including state highways, bridges and land damages, a sum not exceeding one hundred twenty-five thousand dollars	125,000 00
	17	For law libraries, a sum not exceeding seven thousand dollars	7,000 00
	18	For training school, a sum not exceeding twelve thousand five hundred dollars	12,500 00
	19	For the agricultural school, a sum not exceeding fifty-two thousand dollars	52,000 00
	22	For pensions, a sum not exceeding thirteen thousand dollars	13,000 00
	23	For miscellaneous and contingent expenses of the current year, a sum not exceeding two thousand dollars	2,000 00
	23a	For unpaid bills of previous years, a sum not exceeding three thousand dollars	3,000 00
	24	For a reserve fund, a sum not exceeding ten thousand dollars	10,000 00
		And the county commissioners of Bristol county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of six hundred twenty-five thousand five hundred dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes	\$625,500 00

County of Dukes County.

Appropriations, etc., and county tax, Dukes County.			
	1	For interest on county debt, a sum not exceeding two thousand five hundred twenty-six dollars and twenty-one cents	\$2,526 21
	2	For reduction of county debt, a sum not exceeding fourteen thousand nine hundred sixty-eight dollars and thirty-one cents	14,968 31
	3	For salaries of county officers and assistants, fixed by law, a sum not exceeding five thousand three hundred sixty-nine dollars and twenty cents	5,369 20
	4	For clerical assistance in county offices, a sum not exceeding one thousand three hundred dollars	1,300 00
	5	For salaries and expenses of district courts, a sum not exceeding three thousand dollars	3,000 00
	6	For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding two thousand dollars	2,000 00
	7	For criminal costs in the superior court, a sum not exceeding one thousand five hundred dollars	1,500 00
	8	For civil expenses in the supreme judicial, superior, probate and land courts, a sum not exceeding one thousand five hundred dollars	1,500 00
	10	For transportation expenses of county and associate commissioners, a sum not exceeding three hundred fifty dollars	350 00
	11	For medical examiners, inquests, and commitments of the insane, a sum not exceeding three hundred dollars	300 00

Item			
12	For auditors, masters and referees, a sum not exceeding three hundred fifty dollars	\$350 00	Appropriations, etc., and county tax, Dukes County.
14	For repairing, furnishing and improving county buildings, a sum not exceeding five thousand dollars	5,000 00	
15	For care, fuel, lights and supplies in county buildings, other than jails and houses of correction, a sum not exceeding two thousand three hundred dollars	2,300 00	
16	For highways, including state highways, bridges and land damages, a sum not exceeding one thousand dollars	1,000 00	
17	For law library, a sum not exceeding one hundred fifty dollars	150 00	
18	For training school, a sum not exceeding five hundred dollars	500 00	
19	For county aid to agriculture, a sum not exceeding four hundred dollars	400 00	
20	For the sanatorium (Barnstable county), a sum not exceeding four thousand five hundred thirty-five dollars and eighty cents	4,535 80	
21	For the Gay Head reservation, a sum not exceeding seven hundred dollars	700 00	
23	For miscellaneous and contingent expenses of the current year, a sum not exceeding six hundred dollars	600 00	
24	For a reserve fund, a sum not exceeding five hundred dollars	500 00	
And the county commissioners of the county of Dukes County are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of forty thousand four hundred four dollars and sixty-three cents, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes		\$40,404 63	

Essex County.

1	For interest on county debt, a sum not exceeding thirty-five thousand five hundred dollars	\$35,500 00	Appropriations, etc., and county tax Essex.
2	For reduction of county debt, a sum not exceeding one hundred fifty-two thousand five hundred dollars	152,500 00	
3	For salaries of county officers and assistants, fixed by law, a sum not exceeding fifty-four thousand five hundred dollars	54,500 00	
4	For clerical assistance in county offices, a sum not exceeding ninety-nine thousand three hundred dollars	99,300 00	
5	For salaries and expenses of district courts, a sum not exceeding one hundred eighty thousand three hundred dollars	180,300 00	
6	For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding eighty-six thousand nine hundred dollars	86,900 00	
7	For criminal costs in the superior court, a sum not exceeding one hundred five thousand dollars	105,000 00	
8	For civil expenses in the supreme judicial, superior, probate and land courts, a sum not exceeding one hundred nineteen thousand dollars	119,000 00	
9	For trial justices, a sum not exceeding four thousand eight hundred dollars	4,800 00	
10	For transportation expenses of county and associate commissioners, a sum not exceeding two thousand five hundred dollars	2,500 00	

Appropriations, etc., and county tax, Essex.	Item		
	11	For medical examiners, inquests, and commitments of the insane, a sum not exceeding thirteen thousand dollars	\$13,000 00
	12	For auditors, masters and referees, a sum not exceeding eighteen thousand dollars	18,000 00
	14	For repairing, furnishing and improving county buildings, a sum not exceeding twenty-six thousand one hundred fifty-five dollars	26,155 00
	15	For care, fuel, lights and supplies in county buildings, other than jails and houses of correction, a sum not exceeding sixty-seven thousand eight hundred dollars	67,800 00
	16	For highways, including state highways, bridges and land damages, a sum not exceeding four hundred eleven thousand dollars	411,000 00
	17	For law libraries, a sum not exceeding nine thousand dollars	9,000 00
	18	For training school, a sum not exceeding fifty-three thousand dollars	53,000 00
	19	For maintenance of the independent agricultural school, a sum not exceeding one hundred fifty-six thousand three hundred dollars	156,300 00
	19a	For the equipment of the independent agricultural school, a sum not exceeding two thousand eight hundred dollars	2,800 00
	22	For pensions, a sum not exceeding three thousand two hundred sixty-seven dollars and fifty cents	3,267 50
	23	For miscellaneous and contingent expenses of the current year, a sum not exceeding three thousand five hundred dollars	3,500 00
	23a	For unpaid bills of previous years, a sum not exceeding one thousand dollars	1,000 00
	24	For a reserve fund, a sum not exceeding ten thousand dollars	10,000 00
		And the county commissioners of Essex county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of one million two hundred fifty-one thousand six hundred dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes	\$1,251,600 00

Franklin County.

Appropriations, etc., and county tax, Franklin.			
	1	For interest on county debt, a sum not exceeding six thousand six hundred dollars	\$6,600 00
	3	For salaries of county officers and assistants, fixed by law, a sum not exceeding fourteen thousand four hundred sixteen dollars	14,416 00
	4	For clerical assistance in county offices, a sum not exceeding six thousand dollars	6,000 00
	5	For salaries and expenses of district courts, a sum not exceeding fourteen thousand five hundred dollars	14,500 00
	6	For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding twenty-seven thousand dollars	27,000 00
	7	For criminal costs in the superior court, a sum not exceeding five thousand dollars	5,000 00
	8	For civil expenses in the supreme judicial, superior, probate and land courts, a sum not exceeding fourteen thousand dollars	14,000 00
	10	For transportation expenses of county and associate commissioners, a sum not exceeding three hundred fifty dollars	350 00

Item			
11	For medical examiners, inquests, and commitments of the insane, a sum not exceeding two thousand dollars	\$2,000 00	Appropriations, etc., and county tax, Franklin.
12	For auditors, masters and referees, a sum not exceeding two thousand dollars	2,000 00	
14	For repairing, furnishing and improving county buildings, a sum not exceeding six thousand dollars	6,000 00	
15	For care, fuel, lights and supplies in county buildings, other than jails and houses of correction, a sum not exceeding ten thousand dollars	10,000 00	
16	For highways, including state highways, bridges and land damages, a sum not exceeding eighty-six thousand five hundred dollars	86,500 00	
16a	For the examination of dams, a sum not exceeding one thousand five hundred dollars	1,500 00	
17	For law libraries, a sum not exceeding two thousand five hundred dollars	2,500 00	
19	For county aid to agriculture, a sum not exceeding nine thousand dollars	9,000 00	
20	For the sanatorium (Hampshire county), a sum not exceeding fourteen thousand six hundred eighty-three dollars and ninety-two cents	14,683 92	
20a	For Greenfield health camp (chapter three hundred and fifty-four, acts of nineteen hundred and twenty-eight), a sum not exceeding one thousand five hundred dollars	1,500 00	
21	For Mount Sugar Loaf state reservation, a sum not exceeding one thousand eight hundred dollars	1,800 00	
22	For pensions, a sum not exceeding eight hundred fifty dollars	850 00	
23	For miscellaneous and contingent expenses of the current year, a sum not exceeding two thousand dollars	2,000 00	
23a	For unpaid bills of previous years, a sum not exceeding one thousand dollars	1,000 00	
24	For a reserve fund, a sum not exceeding five thousand dollars	5,000 00	
	And the county commissioners of Franklin county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of one hundred ninety-one thousand five hundred ninety-six dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes	\$191,596 00	

Hampden County.

1	For interest on county debt, a sum not exceeding ninety-four thousand dollars	\$94,000 00	Appropriations, etc., and county tax, Hampden.
2	For reduction of county debt, a sum not exceeding one hundred twenty-eight thousand two hundred seventy-seven dollars and fifty cents	128,277 50	
3	For salaries of county officers and assistants, fixed by law, a sum not exceeding fifty thousand dollars	50,000 00	
4	For clerical assistance in county offices, a sum not exceeding fifty-seven thousand dollars	57,000 00	
5	For salaries and expenses of district courts, a sum not exceeding one hundred three thousand dollars	103,000 00	
6	For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding eighty-one thousand dollars	81,000 00	
7	For criminal costs in the superior court, a sum not exceeding thirty-seven thousand dollars	37,000 00	

Appropriations, etc., and county tax, Hampden.	Item		
	8	For civil expenses in the supreme judicial, superior, probate and land courts, a sum not exceeding fifty-eight thousand dollars	\$58,000 00
	9	For trial justices, a sum not exceeding two thousand dollars	2,000 00
	10	For transportation expenses of county and associate commissioners, a sum not exceeding one thousand five hundred dollars	1,500 00
	11	For medical examiners, inquests, and commitments of the insane, a sum not exceeding twelve thousand dollars	12,000 00
	12	For auditors, masters and referees, a sum not exceeding thirteen thousand dollars	13,000 00
	14	For repairing, furnishing and improving county buildings, a sum not exceeding fifteen thousand dollars	15,000 00
	15	For care, fuel, lights and supplies in county buildings, other than jails and houses of correction, a sum not exceeding sixty thousand dollars	60,000 00
	16	For highways, including state highways, bridges and land damages, a sum not exceeding two hundred seventy-five thousand dollars	275,000 00
	17	For law libraries, a sum not exceeding nine thousand five hundred dollars	9,500 00
	18	For training school, a sum not exceeding forty-two thousand dollars	42,000 00
	19	For county aid to agriculture, a sum not exceeding thirty-six thousand dollars	36,000 00
	20	For the sanatorium (Hampshire county), a sum not exceeding thirty thousand dollars	30,000 00
	20a	For the preventorium, a sum not exceeding three thousand dollars	3,000 00
	21	For Mount Tom state reservation, a sum not exceeding nine thousand dollars	9,000 00
	22	For pensions, a sum not exceeding four thousand five hundred dollars	4,500 00
	23	For miscellaneous and contingent expenses of the current year, a sum not exceeding five thousand eight hundred seventy dollars and two cents	5,870 02
	23a	For unpaid bills of previous years, a sum not exceeding one thousand five hundred dollars	1,500 00
	24	For a reserve fund, a sum not exceeding ten thousand dollars	10,000 00
		And the county commissioners of Hampden county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of nine hundred fifteen thousand dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes	\$915,000 00

Hampshire County.

Appropriations, etc., and county tax, Hampshire.	1	For interest on county debt, a sum not exceeding seven thousand dollars	\$7,000 00
	2	For reduction of county debt, a sum not exceeding thirty-five thousand dollars	35,000 00
	3	For salaries of county officers and assistants, fixed by law, a sum not exceeding eighteen thousand dollars	18,000 00
	4	For clerical assistance in county offices, a sum not exceeding nine thousand five hundred dollars	9,500 00
	5	For salaries and expenses of district courts, a sum not exceeding twenty-six thousand dollars	26,000 00

Item			
6	For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding twenty-six thousand dollars	\$26,000	00 Appropriations, etc., and county tax, Hampshire.
7	For criminal costs in the superior court, a sum not exceeding twenty-five thousand dollars	25,000	00
8	For civil expenses in the supreme judicial, superior, probate and land courts, a sum not exceeding twelve thousand dollars	12,000	00
10	For transportation expenses of county and associate commissioners, a sum not exceeding one thousand dollars	1,000	00
11	For medical examiners, inquests, and commitments of the insane, a sum not exceeding four thousand dollars	4,000	00
12	For auditors, masters and referees, a sum not exceeding two thousand five hundred dollars	2,500	00
14	For repairing, furnishing and improving county buildings, a sum not exceeding fifteen thousand dollars	15,000	00
15	For care, fuel, lights and supplies in county buildings, other than jails and houses of correction, a sum not exceeding thirteen thousand dollars	13,000	00
16	For highways, including state highways, bridges and land damages, a sum not exceeding one hundred seventeen thousand dollars	117,000	00
17	For law libraries, a sum not exceeding one thousand two hundred dollars	1,200	00
19	For county aid to agriculture, a sum not exceeding thirteen thousand dollars	13,000	00
20	For the sanatorium, a sum not exceeding twelve thousand dollars	12,000	00
20a	For the preventorium, a sum not exceeding two thousand five hundred dollars	2,500	00
21	For Mount Tom state reservation, a sum not exceeding two thousand dollars	2,000	00
21a	For Deer Hill state reservation, a sum not exceeding five hundred dollars	500	00
22	For pensions, a sum not exceeding two thousand two hundred dollars	2,200	00
23	For miscellaneous and contingent expenses of the current year, a sum not exceeding three thousand five hundred dollars	3,500	00
23a	For unpaid bills of previous years, a sum not exceeding one thousand dollars	1,000	00
24	For a reserve fund, a sum not exceeding nine thousand dollars	9,000	00
	And the county commissioners of Hampshire county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of two hundred forty thousand seven hundred seventy-five dollars and seventy-two cents, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes	\$240,775	72

Middlesex County.

1	For interest on county debt, a sum not exceeding sixty-three thousand dollars	\$63,000	00 Appropriations, etc., and county tax, Middlesex.
2	For reduction of county debt, a sum not exceeding two hundred twelve thousand dollars	212,000	00
3	For salaries of county officers and assistants, fixed by law, a sum not exceeding seventy-two thousand dollars	72,000	00

		Item		
Appropriations, etc., and county tax, Middlesex.	4	For clerical assistance in county offices, a sum not exceeding two hundred sixty-eight thousand dollars	\$268,000 00	
	5	For salaries and expenses of district courts, a sum not exceeding three hundred fifteen thousand dollars	315,000 00	
	6	For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding two hundred twenty-five thousand dollars	225,000 00	
	6a	For transfer of prisoners, a sum not exceeding one thousand dollars	1,000 00	
	7	For criminal costs in the superior court, a sum not exceeding one hundred ninety thousand dollars	190,000 00	
	8	For civil expenses in the supreme judicial, superior, probate and land courts, a sum not exceeding one hundred eighty thousand dollars	180,000 00	
	9	For trial justices, a sum not exceeding one thousand dollars	1,000 00	
	10	For transportation expenses of county and associate commissioners, a sum not exceeding two thousand five hundred dollars	2,500 00	
	11	For medical examiners, inquests, and commitments of the insane, a sum not exceeding thirty thousand dollars	30,000 00	
	12	For auditors, masters and referees, a sum not exceeding twenty-five thousand dollars	25,000 00	
	14	For repairing, furnishing and improving county buildings, a sum not exceeding ninety thousand dollars	90,000 00	
	15	For care, fuel, lights and supplies in county buildings, other than jails and houses of correction, a sum not exceeding one hundred forty thousand dollars	140,000 00	
	16	For highways, including state highways, bridges and land damages, a sum not exceeding four hundred thousand dollars	400,000 00	
	17	For law libraries, a sum not exceeding eleven thousand dollars	11,000 00	
	18	For training school, a sum not exceeding fifty-six thousand dollars	56,000 00	
	19	For county aid to agriculture, a sum not exceeding thirty-nine thousand dollars	39,000 00	
	21	For Walden Pond state reservation, a sum not exceeding twenty thousand dollars	20,000 00	
	22	For pensions, a sum not exceeding thirty thousand dollars	30,000 00	
	23	For miscellaneous and contingent expenses of the current year, a sum not exceeding ten thousand dollars	10,000 00	
	23a	For unpaid bills of previous years, a sum not exceeding ten thousand dollars	10,000 00	
	24	For a reserve fund, a sum not exceeding twenty thousand dollars	20,000 00	
			And the county commissioners of Middlesex county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of one million nine hundred ninety-four thousand seven hundred eighty-three dollars and ninety-four cents, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes	\$1,994,783 94

Norfolk County.

Appropriations, etc., and county tax, Norfolk.	1	For interest on county debt, a sum not exceeding thirteen thousand dollars	\$13,000 00
	2	For reduction of county debt, a sum not exceeding nineteen thousand six hundred two dollars and ninety-four cents	19,602 94

Item			
3	For salaries of county officers and assistants, fixed by law, a sum not exceeding thirty-one thousand dollars	\$31,000 00	Appropriations, etc., and county tax, Norfolk.
4	For clerical assistance in county offices, a sum not exceeding ninety-one thousand five hundred dollars	91,500 00	
5	For salaries and expenses of district and municipal courts, a sum not exceeding one hundred thousand dollars	100,000 00	
6	For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding fifty-one thousand dollars	51,000 00	
7	For criminal costs in the superior court, a sum not exceeding sixty thousand dollars	60,000 00	
8	For civil expenses in the supreme judicial, superior, probate and land courts, a sum not exceeding forty-five thousand dollars	45,000 09	
10	For transportation expenses of county and associate commissioners, a sum not exceeding one thousand five hundred dollars	1,500 00	
11	For medical examiners, inquests, and commitments of the insane, a sum not exceeding twelve thousand dollars	12,000 00	
12	For auditors, masters and referees, a sum not exceeding eleven thousand dollars	11,000 00	
13	For building county buildings, a sum not exceeding two thousand five hundred dollars	2,500 00	
14	For repairing, furnishing and improving county buildings, a sum not exceeding fifteen thousand dollars	15,000 00	
15	For care, fuel, lights and supplies in county buildings, other than jails and houses of correction, a sum not exceeding fifty-eight thousand dollars	58,000 00	
16	For highways, including state highways, bridges and land damages, a sum not exceeding two hundred sixty-six thousand dollars	266,000 00	
17	For law libraries, a sum not exceeding two thousand five hundred dollars	2,500 00	
18	For training school, a sum not exceeding seven thousand dollars	7,000 00	
19	For the agricultural school, a sum not exceeding seventy-eight thousand dollars	78,000 00	
22	For pensions, a sum not exceeding six thousand dollars	6,000 00	
23	For miscellaneous and contingent expenses of the current year, a sum not exceeding two thousand six hundred dollars and nine cents	2,600 09	
23a	For unpaid bills of previous years, a sum not exceeding three thousand dollars	3,000 00	
24	For a reserve fund, a sum not exceeding eight thousand dollars	8,000 00	
	And the county commissioners of Norfolk county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of six hundred ninety-eight thousand dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes	\$698,000 00	

Plymouth County.

1	For interest on county debt, a sum not exceeding thirty-five thousand dollars	\$35,000 00	Appropriations, etc., and county tax, Plymouth.
2	For reduction of county debt, a sum not exceeding sixty-three thousand dollars	63,000 00	

Appropriations, etc., and county tax, Plymouth.	Item		
	3	For salaries of county officers and assistants, fixed by law, a sum not exceeding twenty-six thousand seven hundred dollars	\$26,700 00
	4	For clerical assistance in county offices, a sum not exceeding twenty-four thousand dollars	24,000 00
	5	For salaries and expenses of district courts, a sum not exceeding sixty thousand dollars	60,000 00
	6	For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding ninety-six thousand dollars	96,000 00
	7	For criminal costs in the superior court, a sum not exceeding fifty-three thousand dollars	53,000 00
	8	For civil expenses in the supreme judicial, superior, probate and land courts, a sum not exceeding twenty-nine thousand dollars	29,000 00
	10	For transportation expenses of county and associate commissioners, a sum not exceeding one thousand eight hundred dollars	1,800 00
	11	For medical examiners, inquests, and commitments of the insane, a sum not exceeding five thousand five hundred dollars	5,500 00
	12	For auditors, masters and referees, a sum not exceeding five thousand dollars	5,000 00
	14	For repairing, furnishing and improving county buildings, a sum not exceeding twenty-one thousand dollars	21,000 00
	15	For care, fuel, lights and supplies in county buildings, other than jails and houses of correction, a sum not exceeding twenty-two thousand dollars	22,000 00
	16	For highways, including state highways, bridges and land damages, a sum not exceeding one hundred seventy-eight thousand dollars	178,000 00
	17	For law libraries, a sum not exceeding three thousand five hundred dollars	3,500 00
	18	For training school, a sum not exceeding five thousand seven hundred fifty dollars	5,750 00
	19	For county aid to agriculture, a sum not exceeding twelve thousand dollars	12,000 00
	22	For pensions, a sum not exceeding two hundred forty dollars	240 00
	23	For miscellaneous and contingent expenses of the current year, a sum not exceeding three thousand four hundred eighty dollars and one cent	3,480 01
	23a	For unpaid bills of previous years, a sum not exceeding two thousand dollars	2,000 00
	24	For a reserve fund, a sum not exceeding ten thousand dollars	10,000 00
		And the county commissioners of Plymouth county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of five hundred seventy-nine thousand dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes	\$579,000 00

Worcester County.

Appropriations, etc., and county tax, Worcester.	1	For interest on county debt, a sum not exceeding fifteen thousand dollars	\$15,000 00
	3	For salaries of county officers and assistants, fixed by law, a sum not exceeding fifty-six thousand dollars	56,000 00
	4	For clerical assistance in county offices, a sum not exceeding seventy-five thousand dollars	75,000 00

Item		Appropriations, etc., and county tax, Worcester.
5	For salaries and expenses of district courts, a sum not exceeding one hundred fifty-five thousand dollars	\$155,000 00
6	For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding one hundred seventy thousand dollars	170,000 00
7	For criminal costs in the superior court, a sum not exceeding eighty thousand dollars	80,000 00
8	For civil expenses in the supreme judicial, superior, probate and land courts, a sum not exceeding eighty-five thousand dollars	85,000 00
9	For trial justices, a sum not exceeding two thousand dollars	2,000 00
10	For transportation expenses of county and associate commissioners, a sum not exceeding three thousand five hundred dollars	3,500 00
11	For medical examiners, inquests, and commitments of the insane, a sum not exceeding eighteen thousand dollars	18,000 00
12	For auditors, masters and referees, a sum not exceeding twelve thousand dollars	12,000 00
14	For repairing, furnishing and improving county buildings, a sum not exceeding twenty thousand dollars	20,000 00
15	For care, fuel, lights and supplies in county buildings, other than jails and houses of correction, a sum not exceeding sixty thousand dollars	60,000 00
16	For highways, including state highways, bridges and land damages, a sum not exceeding five hundred seventy-eight thousand five hundred dollars	578,500 00
17	For law libraries, a sum not exceeding eight thousand two hundred dollars	8,200 00
18	For training school, a sum not exceeding twenty-three thousand dollars	23,000 00
19	For county aid to agriculture, a sum not exceeding thirty-three thousand five hundred dollars	33,500 00
20a	For the preventorium, a sum not exceeding three thousand dollars	3,000 00
21	For state reservations, a sum not exceeding twenty-seven thousand five hundred dollars	27,500 00
22	For pensions, a sum not exceeding sixteen thousand dollars	16,000 00
23	For miscellaneous and contingent expenses of the current year, a sum not exceeding four thousand dollars	4,000 00
23a	For unpaid bills of previous years, a sum not exceeding seven thousand five hundred dollars	7,500 00
24	For a reserve fund, a sum not exceeding ten thousand dollars	10,000 00
	And the county commissioners of Worcester county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of one million one hundred five thousand eight hundred dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes	\$1,105,800 00

Approved April 23, 1930.

Chap.246 AN ACT AUTHORIZING THE TOWN OF BROOKFIELD TO BORROW MONEY FOR WATER SUPPLY PURPOSES.

Be it enacted, etc., as follows:

Town of Brookfield may borrow money for water supply purposes.

SECTION 1. For the purpose of enlarging and improving its water supply, the town of Brookfield may borrow, from time to time within five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, thirty-five thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Brookfield Water Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates. Indebtedness incurred hereunder shall be outside the statutory limit of indebtedness, but shall, except as herein provided, be subject to the provisions of chapter forty-four of the General Laws.

Brookfield Water Loan, Act of 1930.

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

Approved April 23, 1930.

Chap.247 AN ACT RELATIVE TO EXEMPTION FROM LOCAL TAXATION OF CERTAIN PROPERTY OF WIDOWS, MINORS, AND PERSONS OVER SEVENTY-FIVE YEARS OF AGE.

Be it enacted, etc., as follows:

G. L. 59, § 5, cl. seventeenth, etc., amended.

Clause seventeenth of section five of chapter fifty-nine of the General Laws, as amended by section one of chapter seventeen of the acts of nineteen hundred and twenty-four and by chapter eleven of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out, in the second, eighth, fourteenth, sixteenth, seventeenth and twentieth lines, the word "one" and inserting in place thereof, in each instance, the word: — two, — so as to read as follows: — Seventeenth, Property, to the amount of two thousand dollars, of a widow, of a person above the age of seventy-five, or of any minor whose father is deceased, who are legal residents of the commonwealth, whether such property be owned by such persons separately, or jointly, or as tenants in common; provided, that the whole estate, real and personal, of such person does not exceed in value the sum of two thousand dollars, exclusive of property otherwise exempt under the twelfth, twentieth and twenty-first clauses of this section and exclusive of the value of the mortgage interest held by persons other than the person to be exempted in such mortgaged real estate as may be included in such whole estate; but if, the value of such whole estate being less than two thousand dollars, the combined value thereof and of such mortgage interest exceeds two thousand dollars, the amount so exempted shall be two thousand dollars. If the property of a person entitled to such exemption is taxable in more than one town, or partly

Exemption from local taxation of certain property of widows, aged persons and certain minors, etc.
 Proviso.

without the commonwealth, only such proportion of the two thousand dollars exemption shall be made in any town as the value of the property taxable in such town bears to the whole of the taxable property of such person. No property shall be so exempt which the assessors shall adjudge has been conveyed to such persons to evade taxation. A person aggrieved by any such judgment may appeal to the county commissioners within the time and in the manner allowed by section sixty-four. *Approved April 24, 1930.*

Appeal.

AN ACT AUTHORIZING THE DEDHAM WATER COMPANY TO FURNISH WATER TO THE TOWN OF WESTWOOD AND PROVIDING IN A CERTAIN EVENT THAT SAID TOWN MAY ESTABLISH A WATER DISTRIBUTING OR WATER SUPPLY SYSTEM. Chap. 248

Be it enacted, etc., as follows:

PART I.

AUTHORIZING THE DEDHAM WATER COMPANY TO FURNISH WATER TO THE TOWN OF WESTWOOD.

SECTION 1. The Dedham Water Company, a corporation created by chapter one hundred and thirty-eight of the acts of eighteen hundred and seventy-six, may extend its mains into the town of Westwood and may supply the inhabitants of said town with water for domestic, manufacturing and other purposes, including the extinguishment of fires, subject, however, to the conditions and restrictions set forth in sections four and five of this Part.

Dedham Water Company may furnish water to town of Westwood.

SECTION 2. Said corporation, for the purposes aforesaid, may use the same sources of water supply which it now uses or may hereafter use in supplying water to the inhabitants of the town of Dedham under the provisions of said chapter one hundred and thirty-eight and any acts in amendment thereof or in addition thereto, and such corporation shall, except as herein otherwise provided, have the same powers and privileges and be subject to the same duties, restrictions and liabilities set forth in said chapter one hundred and thirty-eight or in general laws which may now or hereafter be in force relating to such corporations; provided, however, that no source of water supply for domestic purposes, or lands necessary for preserving or protecting the quality of such water, within the town of Westwood shall hereafter be acquired under this act or under said chapter one hundred and thirty-eight without the approval of the department of public health and that the location of all dams, reservoirs, wells or other works for collecting or storing water shall be subject to such approval.

May use same sources of water supply it now uses in supplying water to inhabitants of town of Dedham.

Powers and duties.

Proviso.

SECTION 3. Said corporation may distribute water throughout the town of Westwood, may regulate the use of the same and may, subject to the approval of the department of public utilities, establish and fix, from time to time, and may collect, rates for the use of said water. Said corpo-

May distribute water throughout town of Westwood.

May fix rates.

May make contracts, etc.

Certain rights given to Dedham Water Company to cease, unless, etc.

Town of Westwood to have right to purchase property, etc., of Dedham Water Company within limits of town, etc.

Proviso.

Appointment of arbitrators upon failure to agree upon market value, etc.

Findings of board final.

Hearings, etc.

Procedure to be in accordance with provisions of G. L. 251, except, etc.

ration may make such contracts with said town or with any individual, firm, association or corporation therein, to supply water thereto for the extinguishment of fires and for such other purposes as may be agreed upon.

SECTION 4. The rights and privileges within the town of Westwood given by said chapter one hundred and thirty-eight and by this act to the Dedham Water Company shall cease and terminate unless such company shall commence to supply water to the inhabitants of said town within one year of the passage of this act.

SECTION 5. The town of Westwood shall have the absolute right at any time to purchase the franchise, property and all the rights and privileges of the Dedham Water Company within the limits of the town on payment to it of the market value of said franchise, corporate property, rights and privileges within such town, as mutually agreed upon or as hereinafter determined, on the date which said town shall fix for such purchase; provided, that said town shall give said corporation written notice of its intention to purchase as aforesaid at least sixty days before said date. If said town and said corporation shall be unable to agree within sixty days after said date upon the market value of said franchise, corporate property, rights and privileges, said town shall appoint one arbitrator and said corporation shall appoint a second arbitrator and the two arbitrators so appointed shall appoint a third arbitrator. Said board of arbitration shall determine the market value of said franchise, corporate property, rights and privileges, and the findings of said board on all matters of fact shall be final. The hearings before said board shall be commenced within thirty days after the date of the appointment of the third arbitrator and concluded within ninety days after his appointment, and the procedure before said board shall be in accordance with the provisions of chapter two hundred and fifty-one of the General Laws, except that the supreme judicial court shall have exclusive jurisdiction in equity to enforce by appropriate orders or decrees, or otherwise, the findings of said board, and the right of said town to take possession of said franchise, corporate property, rights and privileges within said town upon payment to said corporation of the sum awarded by said board.

PART II.

AUTHORIZING THE TOWN OF WESTWOOD TO SUPPLY ITSELF AND ITS INHABITANTS WITH WATER.

Town of Westwood may supply itself and its inhabitants with water, etc.

SECTION 1. The town of Westwood may supply itself and its inhabitants with water for the extinguishment of fires and for domestic and other purposes; may establish one or more systems of water supply within its limits for such purposes; may establish fountains and hydrants, relocate or discontinue the same, and may regulate the use of such water and fix and collect rates to be paid for the use

of the same. For the aforesaid purposes, said town may purchase from the Dedham Water Company, and said company may sell to said town, water from its sources of supply wherever located. If the rights and privileges of said company within the town of Westwood have not terminated under section four of Part I of this act, said town shall, before otherwise proceeding to establish a water supply system under Part II of this act, take by eminent domain under chapter seventy-nine of the General Laws, or purchase as provided in section five of said Part I, the franchise, property and all the rights and privileges of the Dedham Water Company within the limits of the town of Westwood.

May purchase water from Dedham Water Company.
Shall take by eminent domain property of Dedham Water Company within limits of town, if, etc.

SECTION 2. The said town, for the purposes aforesaid, may lease, or take by eminent domain under said chapter seventy-nine, or acquire by purchase or otherwise, and hold, the waters, or any portion thereof, of any pond, brook or stream or of any ground water sources by means of driven or other wells or filter galleries, within the limits of said town, and the water rights and water sources connected therewith, provided, that the amount of water which may be taken shall from time to time be determined by vote of the town; and also may take by eminent domain under said chapter seventy-nine, or acquire by purchase or otherwise, and hold, all lands, rights of way and easements necessary for collecting, storing, purifying and preserving such water and for conveying the same to any part of said town of Westwood; provided, that no source of water supply and no lands necessary for preserving the quality of the water shall be taken without first obtaining the advice and approval of the department of public health, and that the location of all dams, reservoirs, wells or filter galleries to be used as sources of water supply under Part II of this act shall be subject to the approval of said department. Said town may construct and may erect on the lands taken or held under the provisions of Part II of this act proper dams, reservoirs, buildings, standpipes, fixtures and other structures, and may make excavations, procure and operate machinery, and provide such other means and appliances and do such other things as may be necessary for the establishment and maintenance of complete and effective water works; and for that purpose may construct wells and reservoirs, establish pumping works and lay down and maintain conduits, pipes and other works, under or over any lands, water courses, railroads or public or private ways, and along any such way in said town in such manner as not unnecessarily to obstruct the same; and for the purpose of constructing, laying, maintaining, operating and repairing such conduits, pipes and other works, and for all other proper purposes of Part II of this act said town may dig up or raise and embank any such lands, highways, or other ways in such manner as to cause the least hindrance to public travel thereon. Said town shall not enter upon, construct or lay any conduits, pipes or other works within the location of

May take waters of any pond, etc., within limits of town, etc.

Proviso.

May take lands, rights of way, etc.

Proviso.

May construct dams, etc., make excavations, etc.

May construct wells, etc.; lay conduits, etc.

May dig up and embank lands, etc.

Restrictions as to entry

upon railroad locations.

any railroad corporation except at such time and in such manner as it may agree upon with such corporation or in case of failure so to agree as may be approved by the department of public utilities.

Land acquired to be managed etc., by board of water commissioners.

SECTION 3. The land, water rights and other property taken or acquired under this act shall be managed, improved and controlled by the board of water commissioners hereinafter provided for, in such manner as they shall deem for the best interest of the town.

Property damages, recovery.

SECTION 4. Any person or corporation injured in his or its property by any action of said town or board under Part II of this act may recover damages from said town under said chapter seventy-nine, provided, that the right to damages for the taking of any water, water right, or any injury thereto, shall not vest until the water is actually withdrawn or diverted by said town under authority of this act.

Proviso.

Town may issue bonds, etc.

SECTION 5. Said town may, for the purpose of paying the necessary expenses and liabilities incurred or to be incurred under the provisions of Part II of this act other than those pertaining to maintenance, issue from time to time bonds or notes to an amount not exceeding in the aggregate two hundred and fifty thousand dollars, which shall bear on their face the words, Town of Westwood Water Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable not more than thirty years from their dates. Indebtedness incurred under Part II of this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws.

Town of Westwood Water Loan, Act of 1930.

Payment of loan, etc.

SECTION 6. Said town shall, at the time of authorizing said loan or loans, provide for the payment thereof in accordance with the provisions of section five of Part II; and when a vote to that effect has been passed, a sum which, with the income derived from the water rates, will be sufficient to pay the annual expense of operating the water works or the purchasing of water and the maintenance of its pipe lines, as the case may be, and the interest as it accrues on the bonds or notes issued as aforesaid, and to make such payments on the principal as may be required under the provisions of Part II of this act, shall without further vote be assessed by the assessors of the town annually thereafter in the same manner as other taxes until the debt incurred by the said loan or loans is extinguished.

Penalty for polluting water, etc.

SECTION 7. Whoever wilfully or wantonly corrupts, pollutes or diverts any of the waters taken or held under Part II of this act, or injures any structure, work or other property owned, held or used by said town under the authority and for the purposes of this act, shall forfeit and pay to said town three times the amount of damages assessed therefor, to be recovered in an action of tort; and upon conviction of any one of the above wilful or wanton acts

shall be punished by a fine of not more than three hundred dollars or by imprisonment for not more than one year.

SECTION 8. The said town shall, after its acceptance of Part II of this act, at the same meeting at which said Part II of this act is accepted or at a meeting called for the purpose, elect by ballot three persons to hold office, one until the expiration of three years, one until the expiration of two years, and one until the expiration of one year, from the next succeeding annual town meeting, to constitute a board of water commissioners; and at each annual town meeting held after the shortest of such terms has expired one such commissioner shall be elected by ballot for the term of three years. All the authority granted to the town by Part II of this act, except sections five and six, and not otherwise specially provided for shall be vested in said board of water commissioners, who shall be subject, however, to such instructions, rules and regulations as said town may impose by its vote. A majority of said commissioners shall constitute a quorum for the transaction of business. Any vacancy occurring in said board from any cause may be filled for the remainder of the unexpired term by said town at any legal town meeting called for the purpose. Any such vacancy may be filled temporarily by a majority vote of the selectmen, and the person so appointed shall hold office until the town fills the vacancy in the manner specified herein.

Board of water commissioners, election, powers, etc.

Quorum.
Vacancy.

SECTION 9. Said commissioners shall fix just and equitable prices and rates for the use of water, and shall prescribe the time and manner of payment. The income of the water works shall be appropriated to defray all operating expenses, interest charges and payments on the principal as they accrue upon any bonds or notes issued for water supply purposes. If there should be a net surplus remaining after providing for the aforesaid charges it shall be appropriated for such new construction as the water commissioners with the approval of the town may determine upon, and in case a surplus should remain after payment for such new construction the water rates shall be reduced proportionately. No money shall be expended in new construction by the water commissioners except from the net surplus aforesaid unless the town appropriates and provides money therefor. All authority vested in said commissioners by the foregoing provisions of this section shall be subject to the provisions of section eight. Said commissioners shall annually, and as often as the town may require, render a report upon the condition of the works under their charge and an account of their doings, including an account of receipts and expenditures.

Commissioners to fix water rates, etc.

Income, how used.

Annual, etc., report.

PART III.

PROVISIONS RELATIVE TO THE ACCEPTANCE AND TAKING EFFECT OF THIS ACT.

Part I and Part III of this act shall take effect upon its passage.

Part I and Part III, when effective.

Part II, when effective.

Part II hereof shall take effect upon its acceptance by a majority of the voters of the town of Westwood present and voting thereon at a town meeting called for the purpose not earlier than one year nor later than four years from the passage of this act.

Approved April 24, 1930.

Chap.249 AN ACT AUTHORIZING THE CITY OF QUINCY TO SETTLE AND PAY A CERTAIN CLAIM OF AUGUST H. MORTON AND H. F. MARDEN AGAINST SAID CITY.

Be it enacted, etc., as follows:

City of Quincy may settle and pay a certain claim of August H. Morton and H. F. Marden against said city.

The city of Quincy is hereby authorized to effect a settlement and make payment of the claim of August H. Morton and H. F. Marden against said city to indemnify them for loss sustained by reason of the taking by eminent domain by said city for highway purposes of property owned by them at the corner of Billings road and Davis street in said city and the subsequent voidance of said taking by the failure of said city to enter or take possession for the purpose of constructing such highway within two years of the date of the order of said taking.

Approved April 24, 1930.

Chap.250 AN ACT AUTHORIZING THE CITY OF PITTSFIELD TO SUPPLY WATER TO AN ADDITIONAL PART OF THE TOWN OF LENOX.

Be it enacted, etc., as follows:

1911, 580, § 3, amended.

City of Pittsfield may supply water to that part of town of Lenox called New Lenox, and to certain other territory within certain boundary line.

Chapter five hundred and eighty of the acts of nineteen hundred and eleven is hereby amended by striking out section three and inserting in place thereof the following:—
Section 3. The city of Pittsfield is hereby authorized to supply water for domestic purposes, and for the extinguishment of fires, to that part of the town of Lenox called New Lenox which is within two miles of the northeast corner of the said town, and, in addition, such other territory in the said town as is within one mile of the Lenox-Pittsfield boundary line, on such terms and conditions as may be mutually agreed upon by said city and the town of Lenox. In case they cannot agree the state department of public health may determine the terms and conditions.

Approved April 24, 1930.

Chap.251 AN ACT AUTHORIZING THE CITY OF NEWTON TO BORROW MONEY FOR CITY HALL PURPOSES.

Be it enacted, etc., as follows:

City of Newton may borrow money for city hall purposes.

SECTION 1. For the purpose of constructing, originally equipping and furnishing a new city hall, the city of Newton may, from time to time, within a period of five years from the passage of this act, borrow such sums as may be necessary, not exceeding, in the aggregate, seven hundred and fifty thousand dollars, and may issue bonds or notes therefor,

which shall bear on their face the words, Newton City Hall Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

Newton City Hall Loan, Act of 1930.

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

Approved April 28, 1930.

AN ACT RELATIVE TO SCHOOLHOUSE ACCOMMODATIONS IN THE TOWN OF LEE.

Chap. 252

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter sixteen of the acts of nineteen hundred and twenty-eight is hereby amended by inserting after the word "of" in the first line the words:— acquiring land for and/or,— by inserting after the word "constructing" in the first line the words:— a school building and/or,— and by inserting after the word "such" in the fourth line the words:— school building and/or,— so as to read as follows:— *Section 1.* For the purpose of acquiring land for and/or constructing a school building and/or an addition to the central school building which will increase the floor space of said building, including the cost of originally equipping and furnishing such school building and/or addition, the town of Lee may borrow, from time to time within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, one hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Lee School Loan, Act of 1928. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as herein provided, be subject to chapter forty-four of the General Laws, exclusive of the proviso inserted in section seven of said chapter by chapter three hundred and thirty-eight of the acts of nineteen hundred and twenty-three.

1928, 16, § 1, amended.

Town of Lee may borrow money for schoolhouse accommodations.

Lee School Loan, Act of 1928.

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

Approved April 28, 1930.

Chap. 253 AN ACT RELATIVE TO THE FEES OF REGISTERS OF DEEDS.*Be it enacted, etc., as follows:*G. L. 262, § 38,
etc., amended.

SECTION 1. Section thirty-eight of chapter two hundred and sixty-two of the General Laws, as most recently amended by section three of chapter three hundred and eighty-six of the acts of nineteen hundred and twenty-eight, is hereby further amended by striking out the paragraph contained in the fourth to the thirteenth lines, inclusive, as printed in the General Laws, and inserting in place thereof the following:—

Registers
of deeds, fees.

For entering and recording any paper, certifying the same on the original, and indexing it, and for all other duties pertaining thereto, including, when a marginal reference or references are required, one such reference, one dollar. If the paper contains more than one page, at the rate of forty-five cents for each page after the first; provided, that if the paper contains the names of more than two parties thereto, other than the husband or wife of the grantor or grantee, an additional fee of ten cents each shall be charged for indexing the names of additional grantors or grantees or other parties thereto. The minimum fee for recording a deed or conveyance or a mortgage shall be two dollars.

Proviso.

G. L. 262, § 38,
etc., amended.

SECTION 2. Said section thirty-eight, as amended as aforesaid, is hereby further amended by striking out the paragraphs contained in the twenty-fourth to twenty-seventh lines, inclusive, and inserting in place thereof the following:—

Marginal ref-
erence, fee.

A fee of twenty-five cents each shall be collected for making, when required, any marginal reference the fee for which is not herein otherwise provided for.

When
operative.

SECTION 3. This act shall become operative on September first of the current year. *Approved April 28, 1930.*

Chap. 254 AN ACT AUTHORIZING THE METROPOLITAN DISTRICT COMMISSION TO CONSTRUCT A PUBLIC BATH HOUSE ON THE SOUTHERLY SHORE OF UPPER MYSTIC LAKE IN THE TOWN OF WINCHESTER.*Be it enacted, etc., as follows:*Metropolitan
district com-
mission may
construct a
public bath
house on south-
erly shore of
upper Mystic
lake in town of
Winchester.

The metropolitan district commission is hereby authorized and directed to construct, and thereafter to maintain, on the southerly shore of the upper Mystic lake, in the town of Winchester, a public bath house, with dressing rooms and lockers and proper toilet facilities. Said commission may expend for this purpose, out of the metropolitan parks expense fund, such sum, not exceeding fifty thousand dollars, as may hereafter be appropriated. The commission may, upon such terms and conditions and at such rent as it may deem proper, let concessions or privileges in connection with said bath house for the sale of refreshments or for the sale or rental of such other articles as it may determine, and

Expenditure,
etc.

may provide adequate quarters therefor, and may establish rules and regulations and make reasonable charges for the use of said bath house. All sums received for such use shall be paid to the state treasurer, and shall be placed by him to the credit of the metropolitan parks expense fund.

Approved April 28, 1930.

AN ACT AUTHORIZING THE CITY OF QUINCY TO SETTLE AND PAY A CERTAIN CLAIM OF DAVID J. BRICKLEY AGAINST SAID CITY.

Chap.255

Be it enacted, etc., as follows:

The city of Quincy is hereby authorized to effect a settlement and make payment of the claim of David J. Brickley against said city to indemnify him for loss sustained by reason of the taking by eminent domain by said city for highway purposes of property owned by him on Mason and Davis streets in the Wollaston district of said city and the subsequent voidance of said taking by the failure of said city to enter or take possession for the purpose of constructing such highway within two years of the date of the order of said taking.

City of Quincy may settle and pay a certain claim of David J. Brickley against said city.

Approved April 28, 1930.

AN ACT SUBJECTING THE SALARY OF THE SECRETARY OF THE DEPARTMENT OF PUBLIC SAFETY TO CLASSIFICATION.

Chap.256

Be it enacted, etc., as follows:

Section five of chapter twenty-two of the General Laws is hereby amended by striking out the second sentence, — so as to read as follows:— *Section 5.* The commissioner may appoint a secretary, who shall be exempt from chapter thirty-one, and may remove him for such cause, to be stated in the order of removal, as he deems sufficient. The secretary, in addition to his duties under section twelve, shall perform such other duties as the commissioner prescribes.

G. L. 22, § 5, amended.

Department of public safety, secretary.

Duties.

Approved April 28, 1930.

AN ACT SUBJECTING THE SALARY OF THE SECRETARY OF THE DEPARTMENT OF INDUSTRIAL ACCIDENTS TO CLASSIFICATION.

Chap.257

Be it enacted, etc., as follows:

Section four of chapter twenty-four of the General Laws, as amended by section two of chapter four hundred and seventy-seven of the acts of nineteen hundred and twenty-three, is hereby further amended by striking out, in the third and fourth lines, the words “a secretary at a salary of five thousand dollars, and may remove him” and inserting in place thereof the words:— and remove a secretary, — so as to read as follows:— *Section 4.* The salaries and expenses of the department shall be paid by the common-

G. L. 24, § 4, etc., amended.

Department of industrial accidents, salaries, etc.

Secretary.
Clerical serv-
ice, etc.

wealth. The department may appoint and remove a secretary. It shall also be allowed such sums as may annually be appropriated by the general court for clerical service and traveling and other necessary expenses. Its records shall be kept in its office.

Approved April 28, 1930.

Chap. 258

AN ACT SUBJECTING THE SALARY OF THE MEDICAL ADVISER IN THE DEPARTMENT OF INDUSTRIAL ACCIDENTS TO CLASSIFICATION.

Be it enacted, etc., as follows:

G. L. 24, § 7,
amended.

Section seven of chapter twenty-four of the General Laws is hereby amended by striking out, in the second line, the words “, at a salary of forty-five hundred dollars,” — so as to read as follows:— *Section 7.* The department may appoint a duly qualified physician as medical adviser and shall prescribe his duties.

Approved April 28, 1930.

Department of
industrial acci-
dents, medical
adviser, duties.

Chap. 259

AN ACT RELATIVE TO THE SUPERINTENDENT OF CONSTRUCTION OF THE DEPARTMENT OF SCHOOL BUILDINGS OF THE CITY OF BOSTON AND HIS DEPUTIES.

Be it enacted, etc., as follows:

1929, 351, § 4,
amended.

SECTION 1. Chapter three hundred and fifty-one of the acts of nineteen hundred and twenty-nine is hereby amended by striking out section four and inserting in place thereof the following:— *Section 4.* The said superintendent of construction shall appoint, subject to confirmation by a majority of the board of commissioners, and may, after hearing before said superintendent and subject to approval by a majority of said board, remove, not more than three deputy superintendents, one of whom shall have assigned to him the charge of repairs and alterations of all school buildings of said city subject to the direction of said superintendent. One of said deputies may be designated by the said superintendent, with like approval, to perform the duties of said superintendent in case of absence, disability or vacancy in office. The deputy superintendents shall be paid such salaries as may be fixed by the said superintendent, with the approval of a majority of said board. No appointment under this section or section two shall be subject to chapter thirty-one of the General Laws.

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

Approved April 29, 1930.

Superintendent
of construction
of department
of school
buildings of
city of Boston
to appoint
deputy super-
intendents.

Duties.

Salaries.

Chap. 260

AN ACT TO AUTHORIZE THE CITY OF QUINCY TO REFUND THE AMOUNT OF TAXES ERRONEOUSLY ASSESSED UPON AND COLLECTED FROM THE ESTATE OF CHARLES B. PERKINS.

Be it enacted, etc., as follows:

City of Quincy
may refund
the amount of
taxes errone-

The city of Quincy is hereby authorized to refund to the trustee under the will of Charles B. Perkins the sum of four

hundred eighty-one dollars and sixty-one cents which has heretofore been collected by said city from said trustee as taxes upon certain real estate in Quincy which through mistake was erroneously assumed by the assessors of said city to have been the property of said estate.

ously assessed upon and collected from estate of Charles B. Perkins.

Approved April 29, 1930.

AN ACT AUTHORIZING THE ANNEXATION BY THE CITY OF LAWRENCE OF A PART OF THE TOWN OF METHUEN.

Chap. 261

Be it enacted, etc., as follows:

SECTION 1. All that part of the town of Methuen, with the inhabitants and estates therein, comprised within the following described lines, to wit: — Beginning at an existing monument on the present boundary line between Lawrence and Methuen at the intersection of the northeasterly line of Lawrence street with the southeasterly line of Birchwood road, thence running northeasterly in a straight line by said side line of Birchwood road six hundred sixty-two and fifty-nine one hundredths feet to its point of intersection with the southwesterly side line of Oakside avenue; thence running southeasterly in a straight line by said side line of Oakside avenue five hundred eighty-seven and six tenths feet to its point of intersection with the northwesterly side line of Arlington street; thence running southwesterly by said side line of Arlington street about twelve feet to a monument on said present boundary line between Lawrence and Methuen; thence running westerly by said present boundary line five hundred eighty-three and nine tenths feet to another monument on said boundary line; thence turning at an interior angle of one hundred and forty degrees and sixteen minutes and running somewhat southwesterly by said present boundary line three hundred and fifty-four feet to said monument first mentioned, containing about one hundred twenty-eight thousand, five hundred and ninety square feet, is hereby set off from the town of Methuen and annexed to the city of Lawrence.

Certain part of town of Methuen set off and annexed to city of Lawrence.

SECTION 2. This act shall take effect upon its acceptance during the current year by vote of the city council of the city of Lawrence and by vote of the town meeting members of the town of Methuen.

Submission to city council of Lawrence and to town meeting members of Methuen.

Approved April 30, 1930.

AN ACT AUTHORIZING THE TOWN OF SWAMPSCOTT TO BORROW MONEY FOR SCHOOL PURPOSES.

Chap. 262

Be it enacted, etc., as follows:

SECTION 1. For the purpose of acquiring land for and/or constructing a high school building and originally equipping and furnishing the same, the town of Swampscott may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, four hundred thousand dollars,

Town of Swampscott may borrow money for school purposes.

Swampscott
School Loan,
Act of 1930.

and may issue bonds or notes therefor, which shall bear on their face the words, Swampscott School Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as amended by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

SECTION 2. This act shall take effect upon its passage.
Approved April 30, 1930.

Chap. 263 AN ACT PROVIDING HIGHER EDUCATIONAL OPPORTUNITIES FOR THE CHILDREN OF MASSACHUSETTS MEN WHO DIED IN THE MILITARY OR NAVAL SERVICE OF THE UNITED STATES DURING THE WORLD WAR, OR AS A RESULT OF SUCH SERVICE.

Emergency
preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

State may contribute toward expenses of higher education of children of Massachusetts men who died in military or naval service of United States during world war, etc.

SECTION 1. The commonwealth, acting through the department of education, may contribute toward the expenses of the higher education of any child, resident in the commonwealth and not under sixteen years and not over twenty-two years of age, whose father entered the military or naval service of the United States from Massachusetts in the world war and was killed in action or died from other cause as a result of such service, between April sixth, nineteen hundred and seventeen and July second, nineteen hundred and twenty-one.

Maximum amount of reimbursement, etc.

SECTION 2. Any child who is eligible under the provisions of the preceding section shall, upon becoming a student in any state or county educational institution or other educational institution approved in writing by the commissioner of education, be entitled to reimbursement by the commonwealth, in an amount not to exceed two hundred and fifty dollars in any year, for expenses for tuition, board and room rent, transportation, books and supplies necessary or incidental to his pursuit of study at any such state or county educational institution and for expenses for the above-named items except tuition in any other educational institution approved as aforesaid. Such reimbursement shall be made to such child, or his guardian if any, on the presentation of vouchers therefor approved by the said commissioner.

SECTION 3. Such payments shall continue for the benefit of a child only during such time as he remains a student in good standing in the institution in which he is enrolled, and in no event shall any student receive the benefits provided by this act for more than four years.

How long payments shall continue.

SECTION 4. The said commissioner shall determine the eligibility of children for the benefits hereinbefore provided for.

Determination of eligibility.

Approved April 30, 1930.

AN ACT RELATIVE TO THE WIDENING AND CONSTRUCTION OF SUMMER AND L STREETS IN THE SOUTH BOSTON DISTRICT OF THE CITY OF BOSTON.

Chap. 264

Be it enacted, etc., as follows:

SECTION 1. The board of street commissioners of the city of Boston may, with the approval of the mayor of said city, widen and order constructed Summer street from a point in the vicinity of the army base, so called, to its junction with L street, and L street from such junction to its intersection with Broadway in the South Boston district of said city. All of the aforesaid work shall be carried out upon plans to be prepared by said board of street commissioners.

Board of street commissioners of city of Boston may widen and order constructed Summer and L streets in the South Boston district, etc.

SECTION 2. The work authorized by section one shall be performed and the awarding of damages and the assessment of betterments therefor shall be made in accordance with chapter three hundred and ninety-three of the acts of nineteen hundred and six, as amended by chapter five hundred and thirty-six of the acts of nineteen hundred and thirteen and by chapters seventy-nine, eighty and eighty A of the General Laws.

Work to be performed, and damages to be awarded, etc., in accordance with certain provisions of law.

SECTION 3. For the purpose of meeting the expense of the work authorized by section one of this act, the city of Boston may borrow outside the statutory limit of indebtedness from time to time, within a period of five years from the effective date of this act, such sums as may be necessary, not exceeding in the aggregate one million dollars, and may issue bonds or notes therefor, which shall bear on their face the words, City of Boston — Summer and L Streets Improvement Loan — Act of 1930. Each authorized issue shall constitute a separate loan and such loans shall be paid in not more than fifteen years from their dates, but no loan shall be authorized under this act unless a sum equal to ten per cent of the loan so authorized is voted for the same purpose to be provided from taxes or other sources of revenue. Any sum to be so raised by taxation shall be outside the tax limit as fixed for the city in the year in which the loan is authorized. Except as herein provided, indebtedness incurred hereunder shall be subject to the laws relative to the incurring of debt by said city.

City may borrow money, issue bonds, etc.

City of Boston — Summer and L Streets Improvement Loan — Act of 1930.

SECTION 4. This act shall take effect upon its acceptance during the current year by vote of the city council of

Effective upon acceptance, etc.

said city subject to the provisions of its charter, but not otherwise; for the purposes of such acceptance, this act shall take effect upon its passage.

Approved April 30, 1930.

Chap. 265 AN ACT AUTHORIZING THE TOWN OF SAUGUS TO BORROW MONEY FOR SCHOOL PURPOSES.

Be it enacted, etc., as follows:

Town of Saugus may borrow money for school purposes.

SECTION 1. For the purpose of acquiring land for and/or constructing a new high school building, and originally equipping and furnishing said building, the town of Saugus may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, three hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Saugus School Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

Saugus School Loan, Act of 1930.

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

Approved May 1, 1930.

Chap. 266 AN ACT AUTHORIZING THE CITY OF CHICOPEE TO REFUND AN OVER-ASSESSMENT OF TAXES.

Be it enacted, etc., as follows:

City of Chicopee may refund to certain persons an over-assessment of taxes.

SECTION 1. The city of Chicopee is hereby authorized to refund to Simon J. Przybyla, Joseph Perlak and Martin Piela, joint owners of certain property located on Exchange street in said city, the sum of seventeen hundred forty dollars and twenty cents on account of an over-assessment of taxes on said property and money paid by them in excess of the sum that should have been assessed.

Effective upon acceptance, etc.

SECTION 2. This act shall take effect upon its acceptance, during the current year, by vote of the city council of said city, subject to the provisions of its charter, but not otherwise; provided, that for the purposes of such acceptance only, this act shall take effect upon its passage.

Proviso.

Approved May 1, 1930.

AN ACT RELATIVE TO THE RECORDING OF CERTIFIED COPIES *Chap.267*
OF CERTAIN INSTRUMENTS RELATING TO LAND.

Be it enacted, etc., as follows:

Chapter thirty-six of the General Laws, as amended in section thirteen by chapter one hundred and thirty of the acts of nineteen hundred and twenty-six, is hereby further amended by striking out said section and inserting in place thereof the following:—*Section 13.* If a deed or other writing, affecting land lying in more than one county or in more than one registry district, has been recorded in the registry of deeds for one such county or district or in a registry district of the land court of a county or district where part of the land lies, a copy thereof, duly certified by a proper official, may be recorded in any other county or district where another part of the land lies and when so recorded shall have the same effect as a record of the original instrument. No such certified copy of such a record, except of a declaration of trust as provided for in section seventy-two of chapter one hundred and eighty-five, shall be entitled to registration in any registry district of the land court until the same has first been approved by a judge of the land court.

G. L. 36, § 13,
etc., amended.

Recording of
certified copies
of certain
instruments
relating to land.

Approval by a
judge of the
land court.

Approved May 1, 1930.

AN ACT AUTHORIZING THE CITY OF MARLBOROUGH TO USE *Chap.268*
CERTAIN PARK LAND FOR SCHOOL PURPOSES.

Be it enacted, etc., as follows:

SECTION 1. The city of Marlborough is hereby authorized to use for school and school yard purposes a portion of Artemas Ward Park, so called, situated in said city and bounded and described as follows:— Beginning at a point on the easterly line of South street at the southwesterly corner of land of Crotty; thence running northeasterly one hundred and twenty-six feet; thence running northwesterly three hundred and twelve feet to the southwesterly corner of land of Mattei; thence running northeasterly sixty-six feet; thence running southeasterly thirteen feet; thence running northeasterly two hundred and twenty-six feet to the southeasterly corner of land of Hanley; thence running southeasterly six hundred and seventy-seven feet to the northeasterly corner of land of Ricci; thence running westerly four hundred and twenty-four feet to a point on said South street at the northwesterly corner of land of Tornifoglio; thence running northwesterly two hundred and twenty-eight feet to the point of beginning, and thereafter the portion aforesaid shall be under the same care and control as other school property.

City of Marl-
borough may
use certain
park land
for school
purposes.

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

Approved May 2, 1930.

Chap.269 AN ACT AUTHORIZING THE TOWN OF SUDBURY TO BORROW MONEY FOR TOWN HALL PURPOSES.

Be it enacted, etc., as follows:

Town of Sudbury may borrow money for town hall purposes.

SECTION 1. For the purpose of acquiring land for and/or constructing a town hall and originally equipping and furnishing the same, the town of Sudbury may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, seventy-five thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Sudbury Town Hall Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

Sudbury Town Hall Loan, Act of 1930.

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

Approved May 2, 1930.

Chap.270 AN ACT AUTHORIZING THE CITY OF SPRINGFIELD TO APPROPRIATE MONEY TO PROVIDE FACILITIES FOR HOLDING IN SAID CITY DURING THE CURRENT YEAR THE STATE CONVENTION OF THE VETERANS OF FOREIGN WARS OF THE UNITED STATES.

Be it enacted, etc., as follows:

City of Springfield may appropriate money to provide facilities for holding in said city the state convention of the Veterans of Foreign Wars of the United States.

SECTION 1. The city of Springfield may appropriate a sum, not exceeding twenty-five hundred dollars, for the purpose of providing proper facilities for public entertainment at the time of the state convention of the Veterans of Foreign Wars of the United States to be held in said city during the current year and of paying expenses incidental to such entertainment. Money so appropriated shall be expended under the direction of the mayor of said city.

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

Approved May 2, 1930.

Chap.271 AN ACT ESTABLISHING THE NORTHBRIDGE ATHLETIC FIELD COMMISSION AND AUTHORIZING SAID COMMISSION TO ACQUIRE, MAINTAIN, MANAGE AND DEVELOP AN ATHLETIC FIELD IN SAID TOWN.

Be it enacted, etc., as follows:

Northbridge Athletic Field Commission,

SECTION 1. There is hereby established in the town of Northbridge a commission to be known as the Northbridge

Athletic Field Commission. Said commission shall, when first constituted, consist of five citizens of said town to be appointed by the board of selectmen to hold office until the election and qualification of their successors as hereinafter provided. At the annual town meeting in the year nineteen hundred and thirty-one five members of said commission shall be elected, two for a term of three years, two for a term of two years and one for a term of one year. Thereafter, there shall be elected at each annual town meeting a sufficient number of members to fill the vacancies created by the expiration of said terms, each member so elected to serve for three years. Vacancies by reason of resignation or otherwise shall be filled, until the next annual town meeting, by appointment by the remaining members of the commission.

establishment,
membership,
election, terms.

Vacancies,
how filled.

SECTION 2. Said commission may acquire by purchase or otherwise in the name of the town of Northbridge that land of the Arthur F. Whitin estate located on Linwood avenue in the Whitinsville district of said town, known as the "Linwood Avenue Ball Grounds", containing thirteen and seven one hundredths acres, as shown on a plan filed with the town clerk of said town, and may erect buildings and other structures on said land and provide proper equipment therefor; and may hold, manage, control, lease and let the same for the purposes of all amateur and professional athletics, recreation, play, sports, physical education, celebrations, exhibitions and entertainments. Said commission may make rules and regulations governing said athletic field and may charge for admission to the same.

Commission
may acquire
certain land,
may erect
buildings
thereon, etc.

May manage,
lease, etc.,
same for certain
athletic pur-
poses.

SECTION 3. Said town may annually make an appropriation of money to the use of the above-named commission for the following uses and purposes, namely:

Town may
appropriate
money to the
use of com-
mission for
certain uses
and purposes.

1. For the care of said land and the care and repair of the buildings and other structures thereon.

2. For the equipment and improvement of the grounds and the construction, alteration and enlargement of buildings and other structures thereon.

3. For the support and encouragement of recreation, play, sports, physical education, celebrations, exhibitions and entertainments.

SECTION 4. All revenue received by said commission from said athletic field shall be paid into the treasury of said town.

Revenue to be
paid into treas-
ury of town.

SECTION 5. Said commission shall annually file with the board of selectmen an itemized and detailed statement of all revenue received from and of all expenditures made on account of said athletic field and the buildings and other structures thereon.

Annual state-
ment of
revenue to be
filed, etc.

SECTION 6. This act shall take effect upon its passage.

Approved May 2, 1930.

Chap.272 AN ACT RELATIVE TO REBATES IN CONNECTION WITH THE CANCELLATION OF REGISTRATION OF MOTOR VEHICLES.

Be it enacted, etc., as follows:

G. L. 90, § 2,
etc., amended.

Section two of chapter ninety of the General Laws, as most recently amended by section three of chapter three hundred and sixteen of the acts of nineteen hundred and twenty-eight, is hereby further amended by striking out all after the word "and" in the third line of the sixth paragraph down to and including the word "conditions" in the ninth line thereof, so that said paragraph will read as follows:—

Rebates in
connection with
cancellation of
registration of
motor vehicles.

A person who, before the first day of August in any year, transfers the ownership or loses possession of any vehicle registered in his name and who does not apply for registration of another vehicle but who, on or before the first day of September in the same year, files in the office of the registrar a written application for a rebate shall be entitled to a rebate of one half the fee paid for the registration of the vehicle transferred or lost possession of as aforesaid; provided, that no such rebate shall be paid except upon a certificate, filed with the comptroller, setting forth the facts, and signed by the registrar or his authorized agent; and provided, also, that the rebate shall be paid out of the fees received for the registration of motor vehicles and trailers without specific appropriation. The registrar, at his discretion, may assign to the vehicle of any person who surrenders his registration certificate as herein provided, and who desires to register another vehicle, the register number of the vehicle described in the surrendered certificate.

Provisos.

Assignment of
register number
to another
vehicle.

Approved May 2, 1930.

Chap.273 AN ACT ESTABLISHING THE POWERS OF THE BOARD OF SURVEY IN THE TOWN OF MILTON.

Be it enacted, etc., as follows:

Plans sub-
mitted to
board of survey
of town of
Milton to show
profiles of ways,
etc., and to be
accompanied
by specifica-
tions, etc.

SECTION 1. Plans submitted to the board of survey of the town of Milton under the provisions of section seventy-four of chapter forty-one of the General Laws, shall, in addition to other requirements in said section contained, be so prepared as to show the profiles of ways and the method of drainage of the same, and shall be accompanied by a specification in writing of the materials and method proposed to be used in constructing said ways. The board of survey of the said town, in addition to the powers granted to towns in said section seventy-four and subject to the provisions of said section not inconsistent herewith, may, and, after the hearing in said section provided, alter plans as to grades and specifications as to materials and method to be used in the construction of said ways, and may determine the grades of said ways and the materials and method of construction thereof, and shall indicate any modifications on said plans

and or in writing. The plans and specifications as approved or modified by the board shall then be signed by the board and shall be filed in the office of the town clerk, and the officer with whom they shall be filed shall stamp thereon the date of filing; and thereafter no way in the territory to which the plans and specifications relate shall be laid out or constructed except in accordance therewith, or with further plans and/or specifications subsequently approved by the board.

Plans, etc., to be filed in office of town clerk, etc.

SECTION 2. The board of survey of the town of Milton shall have, in addition to the powers granted to it in section seventy-five of said chapter forty-one, the same powers as are granted in said section to boards of survey in cities, and plans of drainage shall be prepared under the direction of said board.

Additional powers of board.

SECTION 3. Section seventy-seven of said chapter forty-one shall be applicable in the town of Milton, except as inconsistent with the following provision, to wit: If any person shall open for public travel in the town of Milton, any private way the location, direction, width, grades, materials, method of construction and plan of drainage of which have not previously been approved in writing by the board of survey in the manner provided in sections seventy-three to eighty-one, inclusive, of said chapter forty-one as modified for said town of Milton by this act, neither the town nor other public authority shall place any public sewer, drain, water pipe or light in, or do any public construction work of any kind, or make repairs, on such private way; provided, that this section shall not prevent the laying of a trunk sewer, drain, water or gas main if required by engineering necessities for the accommodation of other territory.

G. L. 41, § 77, applicable to town of Milton, except, etc.

Proviso.

SECTION 4. The board of survey in the town of Milton shall from time to time appoint a competent person to examine ways constructed in said town which are subject to the provisions of this act. Any person interested may make application to said board of survey for an examination of any ways so constructed, and if such ways as constructed comply with the provisions of the plans and specifications approved by the said board of survey, said board of survey shall certify such fact in writing and such certification shall be conclusive evidence of the compliance of said ways with said plans and specifications and may be recorded in the registry of deeds for the county of Norfolk.

Board may appoint a competent person to examine ways, etc.

SECTION 5. This act shall take effect upon its passage, but shall not apply to ways approved by the board of survey prior to its taking effect.

Not applicable to ways approved by board prior to effective date of act.

Approved May 2, 1930.

AN ACT RELATIVE TO THE PURCHASE OF LANDS FOR STATE FORESTS. Chap. 274

Be it enacted, etc., as follows:

Chapter one hundred and thirty-two of the General Laws, as amended in section thirty-three by chapter two hundred

G. L. 132, § 33, etc., amended.

and thirty-eight of the acts of nineteen hundred and twenty-one and by section two of chapter two hundred and eighty-eight of the acts of nineteen hundred and twenty-three, is hereby further amended by inserting after the word "hundred" in the sixth line the words:— and fifty, — so as to read as follows:— *Section 33.* In addition to lands acquired under section thirty the commissioner may purchase or, with the approval of the governor and council, take by eminent domain under chapter seventy-nine and hold for state forests lands within the commonwealth suitable for the production of timber to the extent of not more than one hundred and fifty thousand acres. The land shall be purchased before August fifth, nineteen hundred and thirty-five, at a rate not exceeding an average cost of five dollars per acre or at such price as the general court may from time to time determine. The forester shall reclaim the said lands by replanting or otherwise in order to produce timber and to protect the water supply of the commonwealth. The forester may employ temporarily such persons as foresters, assistant foresters, engineers, surveyors, forest fire observers and foremen as he deems necessary to assist him in carrying out his duties under this section, and the employment of such persons shall not be subject to chapter thirty-one.

Approved May 2, 1930.

Commissioner of conservation may purchase, take, etc., additional lands for state forests.

Reclamation by state forester.

Chap.275 AN ACT RELATIVE TO EXPENDITURES IN CONNECTION WITH THE OFFICE OF THE CLERK OF THE SUPREME JUDICIAL COURT FOR THE COMMONWEALTH.

Be it enacted, etc., as follows:

G. L. 221, § 93, etc., amended.

Chapter two hundred and twenty-one of the General Laws, as amended in section ninety-three by section two of chapter four hundred and eighty-seven of the acts of nineteen hundred and twenty-two, is hereby further amended by striking out said section ninety-three and inserting in place thereof the following:— *Section 93.* The clerk of the supreme judicial court for the commonwealth shall receive from the commonwealth a salary to be fixed by the chief justice of said court, with the approval of the governor and council, with fifteen hundred dollars a year for clerk hire, together with an additional sum not to exceed five hundred dollars a year for extra clerk hire in cases of emergency, subject, however, to the approval of the chief justice.

Approved May 2, 1930.

Clerk of supreme judicial court for commonwealth, salary, clerk hire.

Chap.276 AN ACT AUTHORIZING THE CITY OF WOBURN TO BORROW MONEY FOR PUBLIC BUILDING PURPOSES.

Be it enacted, etc., as follows:

City of Woburn may borrow money for public building purposes.

SECTION 1. For the purpose of erecting a building for city hall and police station purposes, with accommodations therein for the fourth district court of Eastern Middlesex,

including the cost of original equipment and furnishing of such building, the city of Woburn may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, one hundred and eighty thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Woburn Municipal Building Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

Woburn
Municipal
Building Loan,
Act of 1930.

SECTION 2. The city of Woburn by its mayor, and the county of Middlesex by the county commissioners, may execute leases for periods not exceeding ten years each for the use of a part of said building by said county for court room purposes.

Execution of
leases for use
of part of
building by
Middlesex
county for
court room
purposes.

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

Approved May 5, 1930.

AN ACT AUTHORIZING MUNICIPAL EXPENDITURES IN CONNECTION WITH THE HOLDING OF CONVENTIONS AND THE ENTERTAINMENT OF DISTINGUISHED GUESTS.

Chap. 277

Be it enacted, etc., as follows:

Section five of chapter forty of the General Laws, as amended, is hereby further amended by adding after clause thirty-six, added by section six of chapter two hundred and eighty-eight of the acts of nineteen hundred and twenty-nine, the following new clause:—

G. L. 40, § 5,
etc., amended.

(37) For providing proper facilities for public entertainment in connection with the holding of conventions in the town, for paying expenses incidental to such entertainment and/or for the entertainment of distinguished guests, a sum not exceeding in any one year one two-hundredth of one per cent of the assessed valuation of the preceding year, but in no event more than seventy-five thousand dollars.

Municipal
expenditures
in connection
with holding of
conventions
and the entertain-
ment of distinguished
guests,
authorized.

Approved May 5, 1930.

THE COMMONWEALTH OF MASSACHUSETTS,
EXECUTIVE DEPARTMENT, BOSTON, May 7, 1930.

I, Frank G. Allen, by virtue of and in accordance with the provisions of the Forty-eighth Amendment to the Constitution, "The Referendum II, Emergency Measures," do

Governor's
declaration
making law
an emergency
law.

declare that in my opinion the immediate preservation of the public peace, health, safety and convenience requires that the law passed on the fifth day of May, in the year nineteen hundred and thirty, entitled "An Act Authorizing Municipal Expenditures in Connection with the Holding of Conventions and the Entertainment of Distinguished Guests", should take effect forthwith, that it is an emergency law, and that the facts constituting the emergency are as follows:— because its delayed operation may result in serious inconvenience to the public.

FRANK G. ALLEN.

THE COMMONWEALTH OF MASSACHUSETTS,
OFFICE OF THE SECRETARY, BOSTON, May 7, 1930.

Secretary of State's certificate as to filing of the governor's declaration.

I hereby certify that the accompanying statement was filed in this office by His Excellency the Governor of the Commonwealth of Massachusetts at three o'clock and thirty minutes, P.M., on the above date, and in accordance with Article Forty-eight of the Amendments to the Constitution said chapter takes effect forthwith, being chapter two hundred and seventy-seven, acts of nineteen hundred and thirty.

F. W. COOK,
Secretary of the Commonwealth.

Chap. 278 AN ACT ESTABLISHING A BOARD OF LICENSE COMMISSIONERS
IN THE CITY OF MEDFORD.

Be it enacted, etc., as follows:

Board of license commissioners in city of Medford, establishment.

SECTION 1. There is hereby established in the city of Medford a board of license commissioners, to consist of the chiefs of the police and fire departments of said city, and a third commissioner to be appointed by the mayor, subject to the provisions of the charter of said city, for a term of two years. All authority to grant licenses, now or hereafter vested by law in boards of aldermen in cities shall, upon its organization, be exercised exclusively in said city by the board of license commissioners. The commissioner appointed by the mayor shall be chairman of the board and shall receive such salary not exceeding fifteen hundred dollars as the mayor and aldermen shall determine.

Chairman, salary.

Submission to voters, etc.

SECTION 2. This act shall be submitted for acceptance to the registered voters of the city of Medford at its biennial election in the current year in the form of the following question which shall be printed on the official ballot to be used at said election:— "Shall an act passed by the general court in the year nineteen hundred and thirty, entitled 'An Act establishing a Board of License Commissioners in the City of Medford', be accepted?" If a majority of the voters voting thereon vote in the affirmative in answer to said question, this act shall thereupon take effect, but not otherwise.

Approved May 5, 1930.

AN ACT PROVIDING FOR THE HOLDING OF BIENNIAL MUNICIPAL ELECTIONS IN THE CITY OF MEDFORD IN ODD-NUMBERED YEARS INSTEAD OF EVEN-NUMBERED YEARS, AND ESTABLISHING THE DATE OF SAID ELECTIONS.

Chap. 279

Be it enacted, etc., as follows:

SECTION 1. Beginning with the Tuesday next following the first Monday of November in the year nineteen hundred and thirty-one, municipal elections in the city of Medford for the choice of mayor, members of the board of aldermen and members of the school committee shall be held biennially, on the Tuesday next following the first Monday of November in every odd-numbered year.

Biennial municipal elections in city of Medford in odd-numbered years for choice of certain officers.

SECTION 2. At the biennial municipal election to be held in said city in the year nineteen hundred and thirty, the mayor and members of the board of aldermen shall be elected for terms of one year, and at each biennial municipal election thereafter shall be elected for terms of two years.

Mayor and board of aldermen, election in 1930, terms of office, etc.

SECTION 3. At the biennial municipal election to be held in said city in the year nineteen hundred and thirty, the three members of the school committee to be elected thereat shall be elected to hold office until the qualification of their successors who shall be elected at the biennial municipal election in the year nineteen hundred and thirty-three. The terms of office of the seven members of the school committee elected at the biennial municipal election in the year nineteen hundred and twenty-eight shall terminate upon the qualification of the members of the school committee elected as hereinafter provided at the biennial municipal election in the year nineteen hundred and thirty-one. At the biennial municipal election to be held in the year nineteen hundred and thirty-one, the two members at large of the school committee to be elected thereat shall be elected to hold office until the qualification of their successors who shall be elected at the biennial municipal election in the year nineteen hundred and thirty-three, and the five ward members of the school committee to be elected thereat shall be elected to hold office until the qualification of their successors who shall be elected at the biennial municipal election in the year nineteen hundred and thirty-five. Beginning with the biennial municipal election to be held in the year nineteen hundred and thirty-three, all members of the school committee to be elected shall be elected for terms of four years.

School committee, election in 1930, terms of office.

School committee elected in 1928, termination of terms upon, etc.

School committee, election in 1931, terms of office.

School committee, election in 1933, terms of office.

SECTION 4. This act shall be submitted for acceptance to the registered voters of the city of Medford at the state election in the current year in the form of the following question which shall be printed on the official ballot to be used in said city at said election:— "Shall an act passed by the general court in the year nineteen hundred and thirty, entitled 'An Act providing for the holding of biennial municipal elections in the city of Medford in odd-numbered years instead of even-numbered years, and establishing the

Submission to voters, etc.

date of said elections', be accepted?" If a majority of the voters voting thereon, vote in the affirmative in answer to said question, this act shall thereupon take effect, but not otherwise.

Approved May 5, 1930.

*Chap.*280 AN ACT AUTHORIZING THE TOWN OF PEMBROKE TO SUPPLY ITSELF AND ITS INHABITANTS WITH WATER.

Be it enacted, etc., as follows:

Town of Pembroke may supply itself and its inhabitants with water.

SECTION 1. The town of Pembroke may supply itself and its inhabitants with water for the extinguishment of fires and for domestic and other purposes; may establish fountains and hydrants, relocate or discontinue the same, and may regulate the use of such water and fix and collect rates to be paid for the use of the same. The said town may purchase water from the city of Brockton and from the towns of Abington, Rockland and Hanover, or any of them, and may store the same, and may convey or distribute the same to its inhabitants; and said city and towns are hereby, respectively, authorized to sell water to the town of Pembroke. The price to be paid for water sold by said city or by any of said towns under this act shall be as agreed upon by the water commissioners of the municipalities concerned or, in case of their failure so to agree, as fixed by the department of public utilities.

May purchase water from city of Brockton and towns of Abington, Rockland and Hanover, etc.

May acquire certain waters, etc.

SECTION 2. The town of Pembroke, for the purposes aforesaid, may lease, or take by eminent domain under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, and hold, the waters, or any portion thereof, of any pond, brook or stream or of any ground water sources by means of driven or other wells or filter galleries, within the limits of said town, and the water rights and water sources connected therewith; and also may take by eminent domain under said chapter seventy-nine, or acquire by purchase or otherwise, and hold, all lands, rights of way and easements, not already appropriated for water supply purposes, necessary for collecting and storing such water and protecting and preserving the purity thereof and for conveying the same to any part of said town of Pembroke; provided, that no source of water supply and no lands necessary for protecting and preserving the purity of the water shall be taken without first obtaining the advice and approval of the department of public health, and that the location of all dams, reservoirs, wells or filter galleries, filtration plants or other works to be used as sources of water supply under this act shall be subject to the approval of said department. Said town may construct and may erect on the lands taken or held under the provisions of this act proper dams, reservoirs, pumping and filtration plants, buildings, standpipes, fixtures and other structures, and may make excavations, procure and operate machinery and provide such other means and appliances and do such other

May acquire certain lands, etc.

Proviso.

May erect structures, etc.

things as may be necessary for the establishment and maintenance of complete and effective water works; and for that purpose may construct wells and reservoirs, establish pumping works, and lay down and maintain conduits, pipes and other works, under or over any lands, water courses, railroads or public or private ways, and along any such way in said town in such manner as not unnecessarily to obstruct the same; and for the purpose of constructing, laying, maintaining, operating and repairing such conduits, pipes and other works, and for all other proper purposes of this act, said town may dig up or raise and embank any such lands, highways or other ways in such manner as to cause the least hindrance to public travel thereon. Said town shall not enter upon, construct or lay any conduits, pipes or other works within the location of any railroad corporation except at such time and in such manner as it may agree upon with such corporation or in case of failure so to agree as may be approved by the department of public utilities.

May construct wells, lay conduits, etc.

May dig up and embank lands, highways, etc.

Restrictions as to entry upon railroad locations.

SECTION 3. The land, water rights and other property taken or acquired under this act, and all works, buildings and other structures erected or constructed thereunder, shall be managed, improved and controlled by the board of water commissioners hereinafter provided for, in such manner as they shall deem for the best interest of the town.

Land acquired to be managed, etc., by board of water commissioners.

SECTION 4. Any person or corporation injured in his or its property by any action of said town or board under this act may recover damages from said town under said chapter seventy-nine; provided, that the right to damages for the taking of any water, water source or water right, or any injury thereto, shall not vest until the water is actually withdrawn or diverted by said town under authority of this act.

Property damages, recovery, etc.

Proviso.

SECTION 5. Said town may, for the purpose of paying the necessary expenses and liabilities incurred or to be incurred under the provisions of this act, issue from time to time bonds or notes to an amount not exceeding, in the aggregate, sixty-five thousand dollars, which shall bear on their face the words, Town of Pembroke Water Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than thirty years from their dates. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws.

Town may issue bonds, etc.

Town of Pembroke Water Loan, Act of 1930.

SECTION 6. Said town shall, at the time of authorizing said loan or loans, provide for the payment thereof in accordance with the provisions of section five; and when a vote to that effect has been passed, a sum which, with the income derived from the water rates, will be sufficient to pay the annual expense of operating the water works or the purchasing of water and the maintenance of its pipe lines, as the case may be, and the interest as it accrues on the bonds or notes issued as aforesaid, and to make such pay-

Payment of loan, etc.

ments on the principal as may be required under the provisions of this act, shall without further vote be assessed by the assessors of the town annually thereafter in the same manner as other taxes, until the debt incurred by the said loan or loans is extinguished.

Penalty for
polluting
water, etc.

SECTION 7. Whoever wilfully or wantonly corrupts, pollutes or diverts any of the waters taken or held under this act, or injures any structure, work or other property owned, held or used by said town under the authority and for the purposes of this act, shall forfeit and pay to said town three times the amount of damages assessed therefor, to be recovered in an action of tort; and upon conviction of any one of the above wilful or wanton acts shall be punished by a fine of not more than three hundred dollars or by imprisonment for not more than one year.

Board of water
commissioners,
election,
terms, etc.

SECTION 8. The said town shall, after its acceptance of this act, at the same meeting at which the act is accepted or at a meeting called for the purpose, elect by ballot three persons to hold office, one until the expiration of three years, one until the expiration of two years, and one until the expiration of one year, from the next succeeding annual town meeting, to constitute a board of water commissioners; and at each annual town meeting held after the shortest of such terms has expired one such commissioner shall be elected by ballot for the term of three years. All the authority granted to the town by this act, except sections five and six, and not otherwise specially provided for shall be vested in said board of water commissioners, who shall be subject, however, to such instructions, rules and regulations as said town may impose by its vote. A majority of said commissioners shall constitute a quorum for the transaction of business. Any vacancy occurring in said board from any cause may be filled for the remainder of the unexpired term by said town at any town meeting called for the purpose. Any such vacancy may be filled temporarily by a majority vote of the selectmen, and the person so appointed shall hold office until the town fills the vacancy in the manner specified herein.

Authority,
etc.

Quorum.

Vacancy.

Commissioners
to fix water
rates, etc.
Income, how
used.

SECTION 9. Said commissioners shall fix just and equitable prices and rates for the use of water, and shall prescribe the time and manner of payment. The income of the water works shall be appropriated to defray all operating expenses, interest charges and payments on the principal as they accrue upon any bonds or notes issued for water supply purposes. If there should be a net surplus remaining after providing for the aforesaid charges it shall be appropriated for such new construction as the water commissioners, with the approval of the town, may determine upon, and in case a surplus should remain after payment for such new construction the water rates shall be reduced proportionately. All authority vested in said commissioners by the foregoing provisions of this section and by section three shall be subject to the provisions of section eight. Said commissioners

Annual, etc.,
report.

shall annually, and as often as the town may require, render a report upon the condition of the works under their charge and an account of their doings, including an account of receipts and expenditures.

SECTION 10. This act shall take effect upon its acceptance by a majority of the voters of the town of Pembroke present and voting thereon at a town meeting called for the purpose within three years after its passage; but the number of meetings so called in any year shall not exceed three; and, for the purpose only of being submitted to the voters of said town as aforesaid, this act shall take effect upon its passage.

Submission to voters, etc.

Approved May 5, 1930.

AN ACT RELATIVE TO THE SALARY OF THE MAYOR OF THE CITY OF PITTSFIELD.

Chap. 281

Be it enacted, etc., as follows:

SECTION 1. Section nine of Part I of chapter seven hundred and thirty-two of the acts of nineteen hundred and eleven, as affected by section one of chapter one hundred and seven of the acts of nineteen hundred and twelve, and as amended by section one of chapter one hundred and fifty-four of the Special Acts of nineteen hundred and nineteen and by section two of chapter one hundred and sixty-one of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out, in the twenty-sixth to twenty-ninth lines, the words "a salary not exceeding eighteen hundred dollars per annum, beginning with the first Monday of January, nineteen hundred and nineteen" and inserting in place thereof the words:— such salary, not exceeding five thousand dollars per annum, as the city council shall by ordinance determine, — so as to read as follows:— *Section 9.* Beginning with the biennial municipal election in the year nineteen hundred and twenty-nine, the mayor shall be elected by the qualified voters of the entire city and shall hold office for two municipal years beginning with the first Monday in January next succeeding his election, and until his successor is elected and qualified. He shall be the chief executive officer of the city, and it shall be his duty to be active and vigilant in causing the laws, ordinances and regulations of the city to be enforced, and to keep a general supervision over the conduct of all subordinate officers. He shall have the power of veto provided by general law. He may suspend any officer, and may suspend any work or payment whether on contract or otherwise for a period not exceeding seven days, but in such case he shall report his action with his reasons therefor to the city council, which shall take immediate action thereon. He may call special meetings of the city council or either branch thereof, 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 con-

1911, 732, Part I, § 9, etc., amended.

Mayor of city of Pittsfield, election in 1929, term of office.

Duties and powers.

vened. He shall from time to time communicate to the city council or either branch thereof such information and recommend such measures as the business and interests of the city may in his opinion require. He shall, when present, preside in the board of aldermen and in convention of the two boards, but shall have no vote. He shall receive such salary, not exceeding five thousand dollars per annum, as the city council shall by ordinance determine, and the same shall be payable at stated periods. He shall receive no other compensation for his services.

Salary.

No other compensation.

Submission to voters, etc.

SECTION 2. This act shall be submitted for acceptance to the registered voters of the city of Pittsfield at the state election in the current year, in the form of the following question which shall be placed upon the official ballot to be used in said city at said election: "Shall an act passed by the general court in the year nineteen hundred and thirty, entitled 'An Act relative to the Salary of the Mayor of the City of Pittsfield', be accepted?" If a majority of the votes cast on said question are in the affirmative, this act shall thereupon take full effect, but not otherwise.

Approved May 6, 1930.

Chap. 282 AN ACT AUTHORIZING THE CITY OF WORCESTER TO TAKE OVER, MAINTAIN AND MANAGE CERTAIN PROPERTY OF THE GEORGE H. WARD POST NO. 10 GRAND ARMY OF THE REPUBLIC, DEPARTMENT OF MASSACHUSETTS.

Be it enacted, etc., as follows:

City of Worcester may accept in trust a conveyance of certain property of the George H. Ward Post No. 10 Grand Army of the Republic, Department of Massachusetts.

SECTION 1. In pursuance of a vote of the George H. Ward Post No. 10 Grand Army of the Republic, Department of Massachusetts, at a special meeting held March eighteenth, nineteen hundred and twenty-nine, which vote is recorded on the books of the said post, the board of trustees of said post is hereby authorized to convey in trust to the city of Worcester the land and building of the said post on Pearl street in said city, and the said city is hereby authorized to accept the same upon the terms and conditions herein set forth and upon such others as may be agreed upon between said post and said city, and subject to all unpaid taxes thereon, which the assessors of said city are hereby authorized to abate; provided, that such conveyance and transfer of possession thereunder shall occur within one year after the passage of this act.

Proviso.

Building to be maintained as a memorial to civil war veterans, etc.

SECTION 2. The said city, in consideration of such conveyance and acceptance, shall maintain the said building as a memorial to the men of Worcester who served in the army or navy of the United States in the civil war, under the name of G. A. R. Memorial Hall, and shall keep the building in good repair and properly equipped, heated and lighted. So long as the said post shall continue in existence it shall enjoy the use, occupancy and benefits of the said building in its present condition; and upon the dissolution of said

post the city shall equip and maintain the building as a memorial for the Grand Army of the Republic, or in the event that the city shall erect a civic memorial building to its service men of all wars, then the said land and building may be converted into a fund by the board of trustees hereinafter provided for, to be used in furnishing and maintaining a part of such civic memorial building for the records and relics of the Grand Army of the Republic, which shall be carefully preserved by said city.

SECTION 3. Subject to such rules and regulations as said board of trustees may prescribe, the said trustees shall permit the use of said building for meetings of the inhabitants of said city for patriotic, charitable, benevolent or educational purposes, and for meetings or entertainments given by churches or by religious, charitable or benevolent societies at such rental as the trustees may deem expedient and proper.

Use of building for meetings, etc.

SECTION 4. The powers and duties hereby conferred and imposed upon said city with respect to said trust shall be exercised and performed by an unpaid board of five trustees to be appointed by the mayor, subject to confirmation by the city council, to serve for terms of three years, except that of the initial appointees two shall serve for two years, two for three years and one for four years. Any vacancy shall be filled in the same manner as the original appointment. A majority of said trustees shall always be lineal descendants of men who served in the military or naval forces of the United States during the civil war and were honorably discharged therefrom; provided, that a sufficient number of such persons suitable to serve can be obtained. The said board of trustees shall administer the property of said trust subject to the rights and privileges reserved or created by authority of this act and shall be empowered to make all necessary expenditures out of funds in their possession under said trust, appropriated by said city, or received by way of gift or otherwise.

Powers and duties to be exercised and performed by a board of trustees.

SECTION 5. The city shall on every Memorial day place a wreath and a flag of the United States, and wherever necessary, a marker, upon every grave or tomb in the city in which is buried or placed the body of any soldier or sailor who served in the army or navy of the United States during the civil war.

Proviso.

Board may make necessary expenditures out of funds, etc.

City to place wreath and flag, etc., upon graves of soldiers and sailors of civil war.

SECTION 6. So much of this act as authorizes the conveyance of the property described in section one to the city of Worcester and its acceptance by the said city shall take effect upon its passage, and the remainder thereof shall take effect upon such acceptance.

When effective.

Approved May 6, 1930.

Chap. 283 AN ACT REGULATING APPROPRIATIONS FOR GENERAL AND OTHER SCHOOL PURPOSES IN THE CITY OF BOSTON.

Be it enacted, etc., as follows:

1919 (S), 206,
§ 1, par. (a),
etc., amended.

SECTION 1. Section one of chapter two hundred and six of the Special Acts of nineteen hundred and nineteen, as most recently amended in paragraph (a) by section one of chapter three hundred and nine of the acts of nineteen hundred and twenty-five, is hereby further amended by striking out said paragraph and inserting in place thereof the following:—

Appropriations
by Boston
school com-
mittee for
general school
purposes.

(a) For general school purposes: for each financial year ending on the thirty-first day of December, seven dollars and twenty cents.

1919 (S), 206,
§ 1, par. (e),
etc., amended.

SECTION 2. Section one of said chapter two hundred and six, as most recently amended in paragraph (e) by section three of chapter one hundred and fifty-three of the acts of nineteen hundred and twenty-six, is hereby further amended by striking out said paragraph and inserting in place thereof the following:—

Appropriations
by Boston
school com-
mittee for
employment of
nurses, physi-
cians, etc.

(e) For the employment of one supervising female nurse, and so many district female nurses as, in the opinion of said committee, are necessary in accordance with the provisions of chapter three hundred and fifty-seven of the acts of nineteen hundred and seven and acts in amendment thereof and in addition thereto, and for the employment of such number of school physicians as, in the opinion of the committee, may be necessary, and for the care of teeth of school children: for each financial year ending on the thirty-first day of December, twelve cents.

Appropriations
by Boston
school com-
mittee for
payment of
certain unpaid
bills, etc.

SECTION 3. The school committee is hereby authorized to appropriate money for the payment of such of the unpaid bills, incurred during the year nineteen hundred and twenty-nine by the board of schoolhouse commissioners of the schoolhouse department in excess of available appropriations or stamped by said board as emergency bills, as may be certified by the board of commissioners of school buildings, the same to be charged to the sum provided under paragraph (c) of section one of said chapter two hundred and six, as most recently amended by section one of said chapter one hundred and fifty-three.

City of Boston
tax limit
increased.

SECTION 4. The limit of the amount of taxes that may be assessed on property in the city of Boston is hereby increased in the year nineteen hundred and thirty and in each year thereafter by such an amount, on each one thousand dollars of the valuation upon which the appropriations of the city council of said city are based, as may be necessary to raise sufficient money to meet the provisions of this act.

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

Approved May 7, 1930.

AN ACT VALIDATING CERTAIN ACTS OF THE WORCESTER FIRE-
MEN'S RELIEF ASSOCIATION AND THE MEMBERSHIP OF CER-
TAIN PERSONS THEREIN. Chap. 284

Be it enacted, etc., as follows:

SECTION 1. All the past acts, deeds and proceedings of the Worcester Firemen's Relief Association, a corporation duly established by law, in so far as they relate to the purported membership of George Taft, Lawton C. Walden, Wilbert Baker, Arthur C. Stevens, Edgar E. Taylor, Joseph M. Foley, Andrew E. Wilder, Mitchell A. Delage, Albert E. Seger, Carl B. Reynolds, Edwin L. Halcott, Francis A. Leland, and Rufus G. Ham, members of the Worcester Protective Department, of Morey F. Orrell, John C. McDonald, Dennis E. Healy, Joseph W. Healy, Walter W. Brown, Peter N. White, Edward Lambert, Fred J. Lambert, Joseph P. Curran, Daniel P. Whitney and Thomas H. Cahill, members of the fire alarm telegraph department of the city of Worcester, of John J. Horgan, a clerk of the fire department of said city, of George H. Hill, employed as physician in said fire department and of William H. Guertin, deceased, a former member of said protective department, and to the payment of benefits on account of said membership, are hereby ratified, confirmed and made valid to the same extent as if the said persons and the said Guertin had been lawfully admitted to membership therein.

Certain acts of the Worcester Firemen's Relief Association and the membership of certain persons therein, validated.

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

Approved May 7, 1930.

AN ACT ESTABLISHING IN THE TOWN OF FAIRHAVEN REPRESENTATIVE TOWN GOVERNMENT BY LIMITED TOWN MEETINGS. Chap. 285

Be it enacted, etc., as follows:

SECTION 1. Upon the acceptance of this act by the town of Fairhaven, as hereinafter provided, the selectmen and board of registrars of voters, acting jointly, and hereinafter referred to as the districting board, shall forthwith divide the territory thereof into not less than four nor more than six voting precincts, each of which shall be plainly designated and shall contain not less than five hundred registered voters. All precincts shall contain approximately an equal number of registered voters.

Precinct voting, representative town meetings, etc., in town of Fairhaven.

The precincts shall be so established as to consist of compact and contiguous territory, to be bounded as far as possible by the center line of known streets and ways or by other well defined limits. Their boundaries shall be reviewed and, if need be, wholly or partly revised by the districting board in November, once in five years, or in November of any year when so directed by a vote of a representative town meeting not later than October thirtieth of that year.

Precincts, establishment, etc.

Districting board to report doings, etc.

Division into voting precincts, effective date, etc.

Town clerk to give written notice to state secretary, etc.

Meetings of voters, when and where to be held.

Certain provisions of general laws to apply, etc.

Representative town meeting membership, number, etc.

Town meeting members, election, terms, etc.

The districting board shall, within twenty days after any establishment or revision of the precincts, but not later than December twentieth of that year, file a report of their doings with the town clerk, the registrars of voters and the assessors, with a map or maps or descriptions of the precincts and the names and residences of the registered voters therein. The districting board shall also cause to be posted in the town hall a map or maps or description of the precincts as established or revised from time to time, with the names and residences of the registered voters therein; and it shall also cause to be posted in at least one public place in each precinct a map or description of that precinct with the names and residences of the registered voters therein. The division of the town into voting precincts and any revision of such precincts shall take effect upon the date of the filing of the report thereof by the districting board with the town clerk. Whenever the precincts are established or revised, the town clerk shall forthwith give written notice thereof to the state secretary, stating the number and designation of the precincts. Meetings of the registered voters of the several precincts for elections, for primaries, and for voting upon any question to be submitted to all the voters of the town, shall be held on the same day and at the same hour and at such place or places within the town as the selectmen shall in the warrant for such meeting direct. The provisions of the general laws relating to precinct voting at elections, so far as the same are not inconsistent with this act, shall apply to all elections and primaries in the town upon the establishment of voting precincts as hereinbefore provided.

SECTION 2. Other than the officers designated in section three as town meeting members at large, the representative town meeting membership shall in each precinct consist of the largest number divisible by three which will not exceed five per cent of the registered voters in the precinct. The registered voters in every precinct shall, at a special election called for that purpose, to be held not sooner than thirty days after the establishment of precincts under this act, or at the first annual town election held after the establishment thereof, and at the first annual town election following any precinct revision where the number of precincts is changed, conformably to the laws relative to elections not inconsistent with this act, elect by ballot the number of registered voters in the precinct, other than the officers designated in section three as town meeting members at large, provided for in the first sentence of this section, to be town meeting members of the town. The first third in order of votes received of members so elected shall serve three years, the second third in such order shall serve two years, and the remaining third in such order shall serve one year, from the day of the annual town meeting, or, in case such election is at a special meeting, from the next annual town meeting; in case of a tie vote affecting the division into thirds, as aforesaid, the members elected from the precinct shall by ballot determine the same;

and thereafter, except as is otherwise provided herein, at each annual town election the registered voters of each precinct shall, in like manner, elect one third of the number of town meeting members to which that precinct is entitled for the term of three years, and shall at such election fill for the unexpired term or terms any vacancy or vacancies then existing in the number of town meeting members in their respective precincts. Upon every revision of the precincts where the number of precincts is changed, the terms of office of all town meeting members from every precinct shall cease upon the election of their successors. The town clerk shall, after every election of town meeting members, forthwith notify each member by mail of his election.

Notice to members elected.

SECTION 3. Any representative town meeting held under the provision of this act, except as otherwise provided herein, shall be limited to the voters elected under section two, together with the following, designated town meeting members at large; namely, any member of the general court of the commonwealth who is a resident of the town, the moderator, the town clerk and treasurer, the members of the board of selectmen, the tax collector, the members of the board of health, the members of the school committee, the members of the board of assessors, the members of the sewer commission, the members of the park commission, the chairman of the finance committee, the members of the planning board, and the tree warden. All the foregoing shall be included within the general designation of town meeting members. The town clerk shall notify the town meeting members of the time and place at which representative town meetings are to be held, the notices to be sent by mail at least seven days before the meeting.

Town meetings limited to elected town meeting members and certain designated town meeting members at large.

Notice of town meetings, etc.

The town meeting members, as aforesaid, shall be the judges of the election and qualifications of their members. A majority of the town meeting members shall constitute a quorum for doing business; but a less number may organize temporarily and may adjourn from time to time. Notice of every adjourned representative town meeting shall be posted by the town clerk in at least one public place in each precinct, and he shall notify the members by mail of the adjournment at least forty-eight hours before the time of the adjourned representative town meeting. The notices shall state briefly the business to be acted upon at any meeting and shall include notice of any proposed reconsideration. All town meetings shall be public. The town meeting members as such shall receive no compensation. Subject to such conditions as may be determined from time to time by the representative town meeting, any voter of the town who is not a town meeting member may speak at any representative town meeting, but shall not vote. A town meeting member may resign by filing a written resignation with the town clerk, and such resignation shall take effect upon the date of such filing. No elected member

Town meeting members to be judges of election of members, etc.

Quorum.

Notice of adjourned town meetings to be posted, etc.

Meetings, public.

Resignations.

whose official position entitles him to be a member at large shall act as a member at large during such time as he remains an elected member. A town meeting member who removes from the town shall cease to be a town meeting member and an elected town meeting member who removes from one precinct to another or is so removed by a revision of precincts shall not retain membership after the next annual election.

Removal from town or precinct, effect.

Nomination of candidates for town meeting members, how made.

SECTION 4. Nomination of candidates for town meeting members to be elected under this act shall be made by nomination papers signed by not less than ten voters of the precinct in which the candidate resides, and filed with the town clerk at least fifteen days before the election; provided, that any town meeting member may become a candidate for re-election by giving written notice thereof to the town clerk at least thirty days before the election. No political designation shall appear upon either the nomination papers or upon the official ballot. No nomination papers shall be valid in respect to any candidate whose written acceptance is not thereon or attached thereto when filed.

Proviso.

Acceptance of nomination.

Warrant articles, how acted upon, etc.

SECTION 5. The articles in the warrant for every town meeting, so far as they relate to the election of the town officers, town meeting members, and, as herein provided, to referenda and all matters to be acted upon and determined by ballot of the town, shall be acted upon and determined by the voters in their respective meetings by precinct. All other articles in the warrant for any town meeting, beginning with the town meeting at which said town meeting members are first elected, shall be acted upon and determined exclusively by town meeting members at a meeting to be held at such time and place as shall be set forth by the selectmen in the warrant for the meeting, subject to the referendum provided for by section eight.

Moderator, election, etc.

SECTION 6. A moderator shall be elected by ballot at each annual town meeting, and shall serve as moderator of all town meetings, except as otherwise provided by law, until a successor is elected and qualified. Nominations for and election of a moderator shall be as in the case of other elective town officers, and any vacancy in the office may be filled by the town meeting members at a meeting held for that purpose. If a moderator is absent, a moderator pro tempore may be elected by the town meeting members.

Moderator pro tempore.

Vacancies in full number of town meeting members, filling, etc.

SECTION 7. Any vacancy in the full number of town meeting members from any precinct, whether arising from a failure of the registered voters thereof to elect, or from any other cause, may be filled until the next annual election by the remaining elected town meeting members of the precinct from among the registered voters thereof. Notice of any vacancy shall promptly be given by the town clerk to the remaining members from the precinct in which the vacancy or vacancies exist and he shall call a special meeting of such members for the purpose of filling any vacancy. He shall cause to be mailed to every such member, not less than seven

Notice of vacancy.

Calling of special meeting.

days before the time set for the meeting, a notice specifying the object, time and place of the meeting. At the said meeting a majority of the members from such precinct shall constitute a quorum, and they shall elect from their own number a chairman and a clerk. The choice to fill any vacancy shall be by written ballot and a majority of the votes cast shall be required for a choice. The chairman and clerk shall count the ballots and shall make a certificate of the choice and forthwith file the same with the town clerk, together with a written acceptance by the member or members so chosen who shall thereupon be deemed elected and qualified a town meeting member or members, subject to the right of all the town meeting members to judge of the election and qualifications of the members as set forth in section three.

Choice by ballot.

Certificate of choice, etc.

SECTION 8. A vote passed at any representative town meeting authorizing the expenditure of twenty thousand dollars or more, as an appropriation other than town charges, shall not be operative until after the expiration of five days, exclusive of Sundays and holidays, from the dissolution of the meeting. If, within said five days a petition, signed by not less than five per cent of the registered voters of each precinct, containing their names and addresses as they appear on the list of registered voters, is filed with the selectmen requesting that the question or questions involved in such vote be submitted to the voters of the town at large, then the selectmen, within fourteen days after the filing of the petition, shall call a special meeting, which shall be held within ten days after the issuing of the call, for the purpose of presenting to the voters at large the question or questions so involved. The polls shall be opened at two o'clock in the afternoon and shall be closed not earlier than eight o'clock in the evening, and all votes upon any questions so submitted shall be taken by ballot, and the check list shall be used in the several precinct meetings in the same manner as in the election of town officers. The questions so submitted shall be determined by vote of the same proportion of voters at large voting thereon as would have been required by law of town meeting members had the question been finally determined at a representative town meeting. The questions so submitted shall be stated upon the ballot in substantially the same language and form in which they were stated when presented to said representative town meeting by the moderator as appears from the records of the said meeting. If such petition is not filed within the said period of five days, the vote of the representative town meeting shall become operative upon the expiration of the said period.

Votes, when operative, etc.

Referendum.

Questions, how determined, etc.

Questions, how stated upon ballot, etc.

Votes operative if no petition, etc.

SECTION 9. The town of Fairhaven, after the acceptance of this act, shall have the capacity to act through and be bound by its said town meeting members who shall, when convened from time to time as herein provided, constitute representative town meetings; and the representative town meetings shall exercise exclusively, so far as will conform to the provisions of this act, all powers vested in the

Powers of town and its town meeting members, etc.

municipal corporation. Action in conformity with all provisions of law now or hereafter applicable to the transaction of town affairs in town meetings shall, when taken by any representative town meeting in accordance with the provisions of this act, have the same force and effect as if such action had been taken in a town meeting open to all the voters of the town as heretofore organized and conducted.

Rules.

SECTION 10. The representative town meeting may make such rules consistent with general law as may be considered necessary for conducting its meetings.

Committees for investigation.

SECTION 11. The representative town meeting may appoint such committees of its members for investigation and report as it may consider necessary.

Inconsistent by-laws repealed.

SECTION 12. All by-laws or parts of by-laws of the town inconsistent with the provisions of this act are hereby repealed. The provisions of chapter forty-four of the General Laws shall continue to apply in the town of Fairhaven notwithstanding the provisions of this act.

G. L. 44, to continue to apply.

Certain rights not abridged, etc.

SECTION 13. This act shall not abridge the right of the inhabitants of Fairhaven to hold general meetings, as that right is secured to them by the constitution of this commonwealth; nor shall this act confer upon any representative town meeting in Fairhaven the power finally to commit the town to any measure affecting its municipal existence or changing its government, without action thereon by the voters of the town at large, using the ballot and the check list therefor.

Submission to voters of town of Fairhaven, etc.

SECTION 14. This act shall be submitted to the registered voters of the town of Fairhaven at any annual or special town meeting. The vote shall be taken in precincts by ballot in accordance with the provisions of the General Laws, so far as the same shall be applicable, in answer to the question, which shall be placed, in case of a special meeting, upon the ballot to be used at said meeting, or, in case of an annual meeting, upon the official ballot to be used for the election of town officers: "Shall an act passed by the General Court in the year nineteen hundred and thirty, entitled 'An Act establishing in the town of Fairhaven representative town government by limited town meetings,' be accepted by this town?"

Time of taking effect.

So much of this act as authorizes its submission for acceptance to the registered voters of the town of Fairhaven shall take effect upon its passage, and the remainder, except section fifteen, shall take effect upon its acceptance by a majority of the voters voting thereon.

Resubmission after rejection, etc.

SECTION 15. If this act is rejected by the registered voters of the town of Fairhaven when submitted to said voters under section fourteen, it may again be submitted for acceptance in like manner from time to time to such voters at any annual town meeting in said town within three years thereafter, but not more than three times in the aggregate.

Approved May 7, 1930.

AN ACT AUTHORIZING THE CITY OF WORCESTER TO PURCHASE LAND TO BE CONVEYED TO THE COMMONWEALTH AS A SITE FOR A NEW NORMAL SCHOOL BUILDING. Chap.286

Be it enacted, etc., as follows:

SECTION 1. The city of Worcester is hereby authorized to purchase for a sum, not exceeding forty-five thousand dollars, land to be conveyed to the commonwealth as a site for a new normal school building as provided in chapter two hundred and thirty-four of the acts of nineteen hundred and twenty-nine. City of Worcester may purchase land to be conveyed to state as a site for a new normal school building.

SECTION 2. This act shall take effect upon its acceptance, during the current year, by vote of the city council of said city, subject to the provisions of its charter, but not otherwise. Effective upon acceptance, etc.
Approved May 7, 1930.

AN ACT RELATIVE TO THE ERECTION BY THE TOWN OF FALMOUTH OF A BATH HOUSE ON CERTAIN PARK LAND IN SAID TOWN. Chap.287

Be it enacted, etc., as follows:

SECTION 1. The town of Falmouth may erect a new bath house, exceeding six hundred square feet in area on the ground, upon certain property owned by the town and used for park purposes, consisting of the "casino and stone-dock" beach property, so-called, and property added thereto. The provisions of section two of chapter six hundred and ninety-three of the acts of nineteen hundred and thirteen shall apply to such bath house. Town of Falmouth may erect a bath house on certain park land in said town, etc.

SECTION 2. This act shall take effect upon its passage.
Approved May 8, 1930.

AN ACT AUTHORIZING THE CITY OF WORCESTER TO ACQUIRE FOR STREET PURPOSES CERTAIN LAND IN SAID CITY. Chap.288

Be it enacted, etc., as follows:

SECTION 1. The city of Worcester, in order to avoid the cost incident to the partial demolition of a certain existing building owned by Louis Chase and located on the westerly side of Main street in said city, in connection with the re-establishment of the westerly line of said Main street south of Chandler street, may accept from said owner a deed conveying to said city a certain parcel of land located on the westerly side of said Main street, containing approximately seven hundred and twelve and four one hundredths square feet, and adjoining land of Trustees of Wesley Methodist Episcopal Church, as shown on a plan entitled, "Main Street. Land to be acquired by the City of Worcester for street purposes", dated January twelfth, nineteen hundred and twenty-five, and filed with the engineering department of the city of Worcester, said parcel to be used, except as City of Worcester may acquire for street purposes certain land in said city.

Conveyance
to be subject
to certain
conditions, etc.

hereinafter provided, for street purposes. Said conveyance shall be subject to the condition, which shall be set forth in the deed, that the said Chase and his successors in title shall have the right to have project over said parcel certain portions of said building as at present constructed, said right to continue so long and only so long as the external part of such projections remains unaltered except in so far as may be required in making necessary repairs.

Effective upon
acceptance, etc.

SECTION 2. This act shall take effect upon its acceptance during the current year by vote of the city council of said city, subject to the provisions of its charter, but not otherwise.

Approved May 8, 1930.

Chap. 289 AN ACT PROVIDING THAT SECURITIES OF CORPORATIONS LICENSED TO MAKE SMALL LOANS BE SUBJECT TO THE SALE OF SECURITIES ACT.

Be it enacted, etc., as follows:

G. L. 110A, § 3,
subdivision (g),
amended.

Subdivision (g) of section three of chapter one hundred and ten A of the General Laws, inserted by section one of chapter four hundred and ninety-nine of the acts of nineteen hundred and twenty-one, is hereby amended by striking out, in the fifth and sixth lines, the words "corporation duly licensed to make small loans," and also by adding at the end thereof the words: —, other than corporations licensed to make small loans, — so as to read as follows: — (g) Securities issued by, and representing an interest in, or direct contract right against, any national bank or corporation created or existing by virtue of the acts of the congress of the United States; or by any state bank, trust company, co-operative bank, or credit union of this commonwealth, or of any other state where the same is fully organized, doing business and is under the supervision of the public official controlling banking in such state; or the securities of any corporation under the supervision of the department of banking and insurance of this commonwealth, other than corporations licensed to make small loans.

Approved May 8, 1930.

Chap. 290 AN ACT RELATIVE TO TUITION AND TRANSPORTATION RATES FOR STATE AND CITY WARDS.

Be it enacted, etc., as follows:

G. L. 76, § 7,
etc., amended.

Chapter seventy-six of the General Laws, as amended in section seven by chapter two hundred and seventy-two of the acts of nineteen hundred and twenty-one, is hereby further amended by striking out said section and inserting in place thereof the following: — *Section 7.* For the tuition in the public schools of any town of any child over five years placed elsewhere than in his home town by, or there kept under the control of, the department of public welfare or the child welfare division of the institutions department of

Tuition and
transportation
rates for state
and city wards.

Boston, the commonwealth or Boston, from its appropriation for school purposes, shall pay to said town for each day of attendance in a public elementary school an amount charged by the school committee but not at a rate in excess of the expenditure per pupil for support, exclusive of general control and transportation within the town, of the public day elementary schools in said town for the next preceding school year based on the average membership of such schools as printed in the annual report of the department of education, and, for attendance in a public junior or senior high school, the regular rate established by the school committee for non-resident pupils, filed with and approved by the department of education. *Approved May 8, 1930.*

AN ACT AUTHORIZING THE CITY OF BOSTON TO RELOCATE, RESTORE, PRESERVE AND MAINTAIN THE HOUSE USED BY GENERAL JOHN THOMAS AS HIS HEADQUARTERS DURING THE SIEGE OF BOSTON. *Chap. 291*

Be it enacted, etc., as follows:

SECTION 1. The city of Boston, by such department as the mayor of said city may designate, is hereby authorized to remove the Dillaway house, so called, which was used by General John Thomas as his headquarters during the siege of Boston, from its present location on a parcel of land abutting upon Eliot square or Roxbury street in said city, the control of which is now in the school committee of said city, to another appropriate location on the same parcel, to be determined by the school committee with the approval of the mayor, and thereafter to restore said house as nearly as may be to its original condition. In the event that such a course of action is decided upon and some department other than the school committee is designated as aforesaid, the school committee shall transfer the control of said building and of such portion of said parcel as may be appropriate and necessary for such relocation, to the general control of said city. For the aforesaid purposes, the said city is hereby authorized to appropriate and expend from the general revenue raised by taxation, or from moneys donated for the purpose or both, a sum not exceeding twenty-five thousand dollars; and any money so raised shall be outside the tax limit as fixed for the city in the year in which the appropriation is made. After such relocation and restoration, the said city is hereby authorized to preserve and maintain said house as a place of historical interest, and for the purpose of defraying the expense thereof may appropriate and expend money from the annual general revenue of the city or from moneys donated for the purpose, or both.

City of Boston may relocate, restore, preserve and maintain the Dillaway house, so called, used by General John Thomas as his headquarters during the siege of Boston.

Expenditure.

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

Approved May 9, 1930.

Chap. 292

AN ACT DISSOLVING CERTAIN CORPORATIONS.

Emergency
preamble.

Whereas, It is necessary that certain delinquent and other corporations be dissolved in the current year, therefore this act is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

Certain
corporations
dissolved.

SECTION 1. Such of the following named corporations as are not already legally dissolved are hereby dissolved, subject to the provisions of sections fifty-one, fifty-two and fifty-six of chapter one hundred and fifty-five of the General Laws:—

A. A. Adams Quiney Corporation, A. A. Barre Company, Inc., The, A & B Metal Company, Inc., The, A. & E. Burton Company, A. B. C. Iron Works, Inc., A. B. C. Oil Burner Company, A. B. Cook Co., A. E. Blanchette Company, Inc., A. Edgcomb Co., A. F. Dow & Co., Inc., A. F. P. Roofing Corp., A. G. Miller Incorporated, A. Herman & Son, Inc., A. L. Chain Stores Co., A. L. Howard, Incorporated, A. L. Parks Tea Company, A. M. Grant Furniture Company, Inc., A. M. McPhail Piano Company, A. M. Spurr & Co. Inc., A-1 Food-Service, Inc., A. P. Nardini Art Associates, Inc., A. R. Andrews Company, A. R. Martins Mfg. Co., A. Rosenblum & Sons Inc., A. S. Bartlett Co., A. W. Brenninger Company, Incorporated, A. W. Cox & Co., Inc., A. W. Smith Shoe Company, Abbott Window Display Service Co., Abenakis Mineral Springs Company, Abington-Whitman Ice Company, Abram Gunsenhiser Co., Absorbent Linen Corporation, Accesso Manufacturing Company, Ackermann Company, The, Acme Company, Acoaxet Co., Acushnet Co-operative Association, Adams Street Pharmacy, Inc., The, Adelson & Barkin Inc., Adjustable Spinning Band Co., Adrian Company, Inc., Advance Auto Service & Repair Co. Inc., Advance Leather Machinery Co., Aetna Discount and Finance Company, African Pictures Co., Inc., Ahlstrom Tire Co. Inc., Albany Iron Works, Inc., Albany Shoe Company, Albert R. Thayer, Incorporated, Alco Contracting Co. Inc., Alex Lerner Co., Alger Browne Company, Allen Street Greenhouses, Inc., Alley, Greene & Pipe Co., Allied Amusement Company, Allied Corporation, The, Allwyn Realty Company, Almont Realty Co., Al's Garment Co., Ambassador Lamp Shop, Inc., American Advertising & Sealing Company, American Auto Parts Co., American Banner Company Inc., The, American Corporation of Commerce, American Discount Corporation, American Eagle Coal Company, Inc., American Farms Co., American Furniture Exchange, American House Spa, Inc., American Laundries, Inc., American Leather Goods Company, American Loan Company of Lowell, Inc., American Motor Car Co., American Outdoor Advertising Co., American Patents Company, Inc., American Powder Company (1926), American Press Syndi-

cate, Inc., The, American Produce and Fruit Company, American Publicity and Manufacturing Co., American Seal-Kap Corporation, American Securities Corporation, American Target Machinery Co., Inc., Anchor Laundry Company, Anchor Rubber Co., Inc., Ancient River Corporation, The, Andrews Company, Angelus Sign Flasher Company, Anna C. Reardon, Inc., Apex Mortgage and Securities Corporation, Arcade Smelting & Refining Company, Arcadian Hotel Corporation, Inc., Archer Company, The, Archer Strauss Rubber Corporation, Arctic Nu-Air Corporation of New England, Ardell's, Inc., Argosy Transportation Company, Inc., Arlington Avenue Woodworking Co., Arlington Centre Garage, Inc., Arlington Clothing Co., Inc., Arlington Heights Motor Exchange, Inc., Armstrong & Durant Inc., Armstrong & Sons, Inc., Arrow Markets, Inc., Art Craft Novelty Co., Art-Craft Upholstering Company (1922), Art Importing Co. Inc. of Springfield, Massachusetts, The, Arthur R. Price, Inc., Artistic Pattern Co., Arundel Associates, Inc., The, Ashmont-Dorchester Motor Car Corp., Asia Products Company, Asia Products Corporation, Aspinwall Garage, Inc., Associated Auto Mechanics of Massachusetts, Inc., Associated Club Members, Inc., Associated Investment Corporation, Associated Motor Service of America, Inc., Astoria Steamship Company, Inc., Athens Cafe, Inc. (1926), Athens Market, Inc., Atlantic Carbonic Company, Atlantic Discount Corporation, Atlantic Industries Inc., Atlantic Jobbing Co., Atlantic Marine Airways, Inc., Atlantic Restaurant, Inc., Atlas Buckram Company, Atlas Die-Casting Corporation, Atlas Portland Cement Company, The, Atlas Radio Corporation, Attleboro Paper Products, Inc., Atwater-Coleman Inc., Atwood & McManus Box Company, Atwood Motors Co., The, Auburn-Boston Company, Auburn Marble & Tile Co., Inc., Aurora Investment Co., Authorized Radio Service Corporation, Auto Emergency Service Corporation, Auto Paint and Repair Co., Auto Wind Shield Company, Automatic Advertising System, Inc., Automatic Fashion Demonstrator Corporation, The, Automatic Firearms, Ltd., Automatic Heating Corporation, Automatic Inn Co., Inc., Automatic Shoe Polishing Machine Co., Automatic Time Reminder Company, Automobile Go-Light Co., Automobile Mutual Fire Insurance Company, Automotive Credit Club Inc. N. E. Div., Automotive Service Corporation, Averell & Thayer Co., Ayer and Ayer, Inc.

Certain
corporations
dissolved.

B & H Construction Company, B & M Leather Co., The, B. & S. Motor Co., Inc., B. D. Rising Paper Company, B. F. Watkins Transport Company, B. Goldich Company, B. J. Mulligan & Son, Inc., B. L. & M. Mfg. Co., Inc., B. O. & G. C. Wilson, Inc., B. of C. B'ld'g., Inc. (1924), B. W. Currier & Co., Inc., B. W. Neal, Inc., Bacon-Forrest Company, Bailey & Co. Inc., Bailey Furniture Company, Inc., Bako Manufacturing Company, Balch's Beach Inc., Bald Mountain Quarries, Inc., Balfe Realty Co., Bancroft Hotel Company, Bancroft Realty Company, Bancroft Women's

Certain
corporations
dissolved.

Shop, Inc., Bankers' Guarantee and Mortgage Corporation, Bargain Shoe Store Inc., Bargar Brothers, Inc., Barlow & Durling Company, Barney Leavitt Company, Barree's Inc., Barrington Court, Incorporated, Barrows & Freeman Co. Inc., Barry Building Wrecking Co., Incorporated, Barry, Cashman & Co., Inc., Bartlett, Rampulla & Kelso, Inc., Battery Supply Company, Inc., Battistini & Boecasile, Inc., Baxter Mfg. Company, Bay State Construction and Supply Company, Bay State Electrical Company, Bay State Food Products, Inc., Bay State Pharmacy, Inc., Bay State Sheet Copper Company, Beacon Folding Machine Company, Beacon--Hereford Realty Corp., Beacon Motor Supply Company, Beacon Mutual Fire Insurance Company, Beacon Office Supply Co., Inc., Beacon Park Boat Co., Beacon Products Manufacturing Co., Beacon Supply Company, Beals & Howell, Inc., Beal's Jewelry Shop, Inc., Beaudry Company, Inc., Beautiful Shoes, Inc., Beaver Springs Ice Corp., Bedley & Brand, Inc., Belanger Spinning Process Company, Bellamy-McKim Company, Belleaire Development Company, Belmont Barber Shop, Inc., Belmont Hospital, Inc., Belmont Oil Company, Belvidere Tailoring Co. Inc., Ben Adams Buck, Inc., Ben C. Goulston Co. Inc., Beneks Company, The, Benedict Cooper & Co., Inc., Bennett Co. of Boston, The, Bennett Electrical Co., Benoit's Inc., Berkeley Company, The, Berkman's Market Inc., Berkshire Grocery Company, Berkshire Hills Paper Company, Berkshire Music Co., Berkshire Publishing Company, Berman & Waldman, Inc., Beth Adele Hat Shoppe, Inc., Beverly Mfg. Co., Beverly Wood Heel Mfg. Co., Biltmore Automat Lunch Co., Inc., Binney Street Iron Works, Bjork, Downing, Hickey Company, Black-Iron Stove Polish Co., Black Point Steamship Company, Blaisdell & Hawes, Inc., Blue Hill Drug Co. Inc., Blue Hill Realty Corporation, Blue Shoppe, Inc., The, Bluebird Dress Co. Inc., Boepple Food Products Company, Inc., Boettger's Bakery, Inc., Bonfanti's Specialty Shops, Inc., Borkum and Glott Shoe Co., Boston Aero-Marine Mfg. Corporation, Boston & Dover Despatch, Inc., Boston and Lawrence Express, Inc., Boston Automobile Apartments, Inc., Boston Battery Parts Company, Boston Caloroil Burner Co., Inc., Boston Chain Stores Co., Boston Dairy Products Co., Boston Department Store, Inc., Boston Electric Sales Company, Boston-Mirando Company Number Two, The, Boston Nipple Company, Boston Self-Locking Block Company, Boston Soccer Football Club, Inc., Boston Stage Society, Inc., Boston Store, Inc., Boston Water Power Company, Boulder Spa, Inc., Boylston Cafeteria, Inc., Bradley Mills, Brandt Leather Company, Brattleboro Theatres Co., Breining-Hamilton, Incorporated, Bridgewater Motor Company, Briscoe Shoe Co. Inc., Bristol Lace and Braid Company, British Canadian Securities Company, Limited, Broadwalk Shoe Company, Broadway Realty Associates, Inc., Broadway Theatre Company of Somerville, Inc., Brock Brothers, Inc., Brockton Standard Shoe Company, Brookline Ice Cream Company, Brooks Manufacturing Company,

The, Brown Construction Co., Brown-Edwards Co., Brown-Percy Associates, Inc., Brown Supply Company, Browning-Drake Speaker Sales Company, Brunswick Shop of Holyoke, Inc., Brushwell Inc., Buckley-Wasserman Shoe Co., Bungalow Grill, Inc., Burlington Realty Co. Inc., Burton Realty Company, Business Digest Charts, Incorporated.

Certain
corporations
dissolved.

C & A Realty Co., Inc., C & C Construction Co. Inc., C. B. R. Dress Co., C. E. Barton Company, C. F. Hathaway & Sons, Inc., C. F. Newman, Incorporated, C. L. Woodbury Sons, Inc., C. O. Parmenter Company, C. P. R. Laundry Inc., C. R. Electric & Machine Co., C. R. Taylor, Inc., C. S. Allen Company, The, C. W. Bennett & Co., Incorporated, Caddy Service Association Inc., Cafe De Luxe, Inc., Callahan-Morton Shoe Co., Cambridge Wet Wash Laundry, Inc., Cambridge Wholesale Fruit Co., Cameron Appliance Company, Camp Waimea, Inc., Campbell & Whittemore Hardware Company, Campbell Company, Canadian Construction Company, The, Candus Laboratories, Inc., Candy Box Inc., The (1927), Candyland, Inc., Cantab Realty Company, Canton Manufacturing Co. Inc., Cantor Sales Service Corporation, Cape Cod Collection Agency, Inc., Cape Cod Shirt Mfg. Co., Cape Specialty Shop, Inc., Capitol Realty Corporation, The, Capitol Stores, Inc., Capitol Women's Shop, Inc., Car Owners Safe Drivers Club, Inc., Carleton Company Inc., Carlson Company, Incorporated, The, Carroll Publishing Company Incorporated, The, Carry Tire & Battery Co., Casa Portuguesa, Inc., Cassoli Construction Company, Inc., Castlegate Realty Corporation, Catherine Gannon, Inc., Cedar Outlet Stores, Inc., Cellugraph Corporation, Cement Block and Brick Co., The, Central Block, Central Filling Station, Inc., Central Service Stations, Inc., Century Finance Corporation, Cercle Canadien of Holyoke, Inc., Certified Foods, Inc., Chace Mills, Chamberlain Garages, Inc., Chamberlin and Wheeler, Incorporated, Champion Electro Icer Company, Chapin Brush Co., Chardon Metal Goods Company, Charles A. Morin Shoe Company, Incorporated, Charles E. Oliver & Son Company, Inc., Charles H. Tiedemann Corporation, Charles Jordan Co., Chas. R. Gow Company, Charles River Paper Company, Charles Umana & Company, Inc., Charlestown Drug Store Inc., Charlestown Motor Sales Inc., Chase Brass Companies of Massachusetts, Inc., Chatham Pharmacy, Inc., Chekof Realty Co., Chelmsford Company, The, Chelsea Moulded Products Corporation, Cherbro Realty Co., Inc., Chester Confectionery Co., Inc. China Rose, Inc., Christian A. Zappe, Incorporated, Christiansen Screw Co., Circle Swing Amusement Company, Cirelette Manufacturing Co. Inc., Citric Acid Products Co., Inc., City Hall Pharmacy, Inc., City Laundry Inc. of Springfield, City Sand and Gravel Company, Clark-Cummings Co., Clauson Spring Co., Clay Head, Block Island Realty Corporation, Claybourne, Inc., Clay's Battery Station, Inc., Clear Brook Cranberry Company, Cleghorn Clothing Company, Cleveland & Walton Company, Incor-

Certain
corporations
dissolved.

porated, Clinton Wire Cloth Company, Coe's, Inc., Colbuck Shoe Company, Colby Shoe Co., Cole-Proctor Company Incorporated, Collins Drug Store, Inc., Colonial Bedding Company, Colonial Engraving Company, Inc., The, Colonial Furniture Company, Inc., Colonial Garden Furniture Company, Colonial Grill, Inc., The, Colonial Manufacturing Company, Colonial Photo-Play Corporation, Colonial Sculpture Company, Columbia Corporation, Inc., Columbia Filling Stations, Inc., Columbia Textile Company, Comet Publishing Company, Inc., Comet Transportation Company Inc., Comfort Powder Co., The, "Commander" at Cambridge, Massachusetts, Inc., "The, Commerce Credit Bureau Incorporated, Commercial Business Brokers Incorporated of Massachusetts, The, Commercial Management Service, Inc., Commercial Mortgage and Investment Company, Commercial Tire Sales Company, Commercial Towing Company, The, Commonwealth Beef & Provision Company, Commonwealth Fruit Company, Community Builders, Inc., Community Laundries, Inc., Compagnie L'Une, Conara Realty Corporation, Concord Cash Market, Inc., Concord Securities Corporation, Concretex Brick Co., Inc., Congress Coal Company, Inc., Connors, Inc., Consolidated Automobile Association, Inc., Consolidated Home Service, Inc., Consolidated Rubber Co., The, Constructive Advertising Agency, Inc., Continental Petticoat Company, Inc., Coolidge-Cabot Company, Coombs Herbert Power Company, The, Cooper Taxi. Inc., Coq D'Or, Inc., Cordaville Woolen Company, Corey Arms Inc., Corey Hill Motor Company, Corporation for Discount, Corporation for Securities, Corsetti System, Inc., Cosmopolitan Mortgage and Finance Corporation, Cottage Builders, Inc., Cottage Construction Company, Cowdrey Brake Tester Organization, Incorporated, Coy, Hunt Company, Craftex Studios, Inc., Crane Drug & Chemical Company, Crane Furniture, Inc., Cranfield and Clarke Exchanges of New England Inc., Crawford-Columbus Bootery, Inc., Cream of Chocolate Company of America, Creco Glove Company Inc., Creseent Dress Co., Crescent Star Beverage Co., The, Crimson Cigar Co., Crossing Motor Mart, Inc., Crown Grill, Inc., Cunningham Packing Company, Currier Pharmacy, Inc., Cushman Manufacturing Company, Cutler & Company, Inc., Cutler-Jenney Drug Company, Cutter & Wood Supply Company.

D. C. Dupuis Plumbing & Heating Co. Inc., Daisy, Incorporated, The, Dangel Bank Note Company, Daniel Wood Heel Co., Daniels & Slepian, Inc., Daniels & Wilson Furniture Company, Daniels Family Trust, Inc., The, Dan's Auto Exchange, Inc., Dart Express Company, Dartmouth-Stuart Corporation, Dasco-Carlson Spring Cover Company, Inc., Davis Square Dry Goods Co., Dayco Varnish-Enamel Products Co., Inc., DeLuxe Taxi, Inc., DeMayo & Gallagher Company, Dealers' Transport Service, Inc., Dearborn, Swenson & Company, Inc., Decoreen Spray Company, Dedham Men's Shop, Inc., Deering Company, The, Deflect

Filter Company, Inc., Deflect Water Filter Sales Corporation, The, Dennett & Prince Co., Dennison Motor Car Co., Dependable Pictures Corporation, Derry Shoe Company, Diamond Tack and Nail Works, Doherty Coal Company, Dollar Shirt Shop of 137 Massachusetts Avenue, Inc., The, Dollar System, Inc., Dolly Madison Baking Corporation, Donat E. Gingras Incorporated, Dony Oil Company, Dorchester Bakery Company, Inc., Doris Novelty Company, Inc., Dorman-Huxford Company, Dorset Corporation, Doull & Corliss Co., Douthart Oil Company, Drayton-Erisman, Inc., Dumas Coating Machine Company, Dunster Cafeteria, Inc., The, Duntile Corporation of Fall River, D'Urso Construction Company, Inc., Dwight R. Woodford Co., Inc., Dwight R. Woodford Realty Co., Dwyer, Pearce and Fogg, Inc., Dyer and Butler, Incorporated, Dyer Construction Company.

Certain
corporations
dissolved.

E. B. Taylor Steel Company, E. C. Hayward Inc., E. C. Woodman Company, E. C. Woodman Realty Corporation, E. E. Cole's Plating Works, Incorporated, E. E. Smith, Inc., E. F. Marston, Incorporated, E. G. & E. Wallace Shoe Company, E. H. McKeever Construction Company, E. H. Porter Company, E. J. Bryan & Co., Inc., E. L. Hyndman, Inc., E. S. Rowell Company, E. T. Bailey Company, Eames Baking Company, East Boston Flour & Grocery Co., East Weymouth Garage, Inc., Eastern Avenue Ice Cream Company, Eastern Fish Company, Inc., Eastern Manufacturing Company, Eastern Minerals Company, The, Eastern States Security Corporation, Eastern States Warehouse and Cold Storage Company, Eastern Teachers' Agency (Incorporated), The, Eastern Trimotor Company, Easthampton Co-operative Milk Association, Eatmore Diners, Inc., Echo Bridge Corporation, The, Economy Supply, Inc., Edington & Co. Inc., Edphert Foundation, Incorporated, Educational Publishing Company, The, Edward H. Wiggin Company, El-Be Corporation, The, El-Jobe-An Associates Inc., Eldredge Electrical Corporation, Electric Chain Stores, Inc., Electric Jobbers' Syndicate Inc., Electrical Products Company Inc., Electric Sales & Service Inc., Electro Medical Baths, Inc., Elite Candy Shoppe, Inc., Elite Quality Shop, Inc., Ellis F. Copeland Co., The, Elm Amusement Company of Dorchester, Emerson Manufacturing Company, Emery Rubber Heel Company, The, Empire Company Incorporated, The, Empire Implement Mfg. Co., Empire Manufacturing Co., Empire Manufacturing Corporation, Empire Upholstering Company, Inc., Enfield Bobbin Company, Engineering Associates, Inc., Equitable Publishing Company, Inc., Ernest L. Haines, Incorporated, Ernest L. Miller Company, Ernest Nowak Inc., Ernest Place, Inc., Essex Aniline Works, Inc., The, Essex Clothing Company, Essex Finance Corporation, Essex Kosher Restaurant, Incorporated, Eva H. Osberg Incorporated, Everett Daily Tribune, Inc., Everett T. Bickford Co. Inc., Everett Taxi Service, Inc., Everpure Ice Company, The, F. A. MacNamee Co., Inc., F. & S. Manufacturing Com-

Certain
corporations
dissolved.

pany, F. C. Wales Company, F. De Marco Brothers and Company, Inc., F. E. Belliveau Company, F. E. Palmer, Incorporated, F. G. H. Shoe Co., Inc., F. J. Benn Motor Sales, Inc., F. J. McCarthy Contracting Company, F. L. Pearson, Inc., F. R. Shore Company, Incorporated, F. X. Dansereau Son, Inc., Fabric Weaving Company, Fall River Cement Construction Company, Fall River Luxor Cab Company, Fall River Roller Hockey Club, Inc., Falmouth Arms, Incorporated, Faneuil Billiard Club, Inc., Fanora Radio Co., Inc., Farmer's Hay Co., Federal Cap Company, Federal Clearance House, Inc., Federal Electric Supply Co., Inc., Federal Filling Station, Incorporated, Federal Manufacturing Co., Federal Oil Heating Company, Inc., Federal Products Company, Federal Radio Company, Incorporated, Federal Stoker Company, Federal Supply Co. Inc., Federal Wholesale Grocery Company, Inc., Fendalite Corporation, Fenway Amusement Company, Fenway Stamp Company, Ferguson & Company, Inc., Fernal Products Co., Fibre Receptacles Corporation of America, Fidelity Finance Corporation, Fidelity Land Co. of Holyoke, Mass., Fidelity Upholstering Company, Fifteen & Five Taxi Association Inc., Fillmore-Gleason, Inc., Financialistic Debater, Inc., The, Fine The Florist, Inc., Fingerprints Inc., Finne, Bjork, Downing, Hickey Company, First Amrusco Securities Corporation, First B G Co., First Division Pictures Corporation of New England, Fisher Fashion Shop, Inc., Fitchburg Victory Garage, Inc., Fitzgerald & Wing Inc., Five and Ten Cent Grocery Stores, Inc., Flexoloid Company, The, Flint Co., The, Florida Sugar and Food Products Company, Food Shop of Worcester, Inc., Forbes Mutual Realty Corporation, Foreign Fruit Importing Co., Foreign Sojourns, Incorporated, Forest Realty Company, Forge-Craft Inc., Foster, Adams & Gibbs Company, 478 Commonwealth Inc., Four Rayners Fur Company, Fowler's Lunch, Incorporated, Fox Breeders Gazette, Inc., Framingham Better Homes Association, Inc., Framingham Concrete Construction, Inc., Fran Don Cafeteria, Inc., Frances Frocks Incorporated, Franconia Motor Car Company, Frank H. Street Company, Franklin Creameries, Inc., Franklin Finance and Mortgage Corporation, Franklin Lunch Corporation, Franklin Park Spa, Inc., The, Franklin Shoppe, Inc., Frary Manufacturing Company, Incorporated, Fraser Worsted Company, The, Fraternity Emblem Co., Fraternity Publishing Co., The, Frederick Corporation, The, Freeman-Loring Company, Front Street Transportation Company Inc., Frost Forwarding & Transfer Co., Fuelite Credit Corporation, Fuhrmann Wool Corporation, Fuller & Sullivan Manufacturing Company, Fuller-Gile Company.

G. A. Tweedy Company, G. B. Spring Co. Inc., G. D. Hall, Inc., G. Ferullo Construction Co., G H M Company, G H M Company of N. Y., G. M. Briggs Construction Company, G. M. Burke Coal Company, G. W. Bent Co., Gadway Ice Cream Co., Gagner Manufacturing Company, The, Gale-

Sawyer Company, The, Galen Motor Sales, Inc., Gallant Rubber Company, Gannon's Bakery, Inc., Garrett Bros. Inc., Gavin Furniture Company, General Business Corporation, General Holding Corporation, General Merchandising Co., General Sales & Trading Co., General Trade Engineering, Incorporated, George A. Jackson, Inc., Geo. B. Leavitt Co., George Cooper, Inc., Geo. F. Alexander Lumber Co., George F. Stocker, Inc., George Inston, Inc., George P. Raymond Company, Geo. W. Harris Co., Gerald Incorporated, Gerdts, Witherell & Co., Inc., Gerrish Dredging Company, Gibby Mfg. Co., Giff Toy Company, Gill Screw Associates, Inc., Gillett & Gullam, Inc., Gillett-Upton Inc., Giroux Lumber Company, Gleason Motor Car Co., Inc., Globe Shoe Company, Glover-Krasnow Company, Inc., Glurite Company, Inc., Golbert Last Company, Golden Galleon Shipyard, Inc., Golden Tanning Company, Goldthwaite-Summers Company, Good Humor Ice Cream Company of Lynn, Goodrow's Incorporated, Goodwear Clothes, Inc., Gosnold Mills Company, Gove Motor Co. Inc., Granite Bakery, Inc., Grant Oil Burner Company Incorporated, Grant P. Veale Corporation, Gray-Hathaway Wood Heel Co., Graybert Land Co., Great Neck Trucking Co., Green Street Ice Cream Company, Greenleaf Confectionery Company, Gregory & Read Co. Express, Gregory Auto Co. Inc., Greylock Hotel Company, Grisawder Milling Company, Grove Hall Construction Company, Inc., Guaranty Realty Co., Guardian Realty Co., Gurdy Ice Cream Company, Gustin & Co., Inc., Gyro Products Co. Inc.

Certain
corporations
dissolved.

H. A. Poole & Son, Inc., H & V Shoe Co., Inc., H. B. Jaspon, Inc., H. C. Staples Co., H. E. Crawley, Incorporated, H. G. Bullard, Inc., H. H. Babcock Body Company, H. H. Brown Shoe Company, H. H. Reardon & Co., Inc., H. L. Spooner Supply Company, H. M. Haven & A. T. Hopkins, Inc., H. M. Herwitz Co., H. Newman & Son (Incorporated), H. Sahagian Rug Company, H. W. K. Company, The, Haircraft Manufacturing Company, Inc., The, Hall Textile Corporation, Halpern-Navison Shoe Company, Inc., Hamilton Finance Company, The, Hamilton Roofing Co., Hammond and Son Company, Hampden Auto Parts Co., Hampden County Mortgage Corporation, Hampden Trading Corporation, Hancock Beverage Co. Inc., Hancock Clothing Co., Inc., Hanley Electrical Company, Hanley Snow Company, The, Hannan-Finton Company, The, Hansahoe Manufacturing Company, Harding Amusement Co., Harding Shoe Company (Inc.), Hare & Chase of Boston, Inc., Hare & Chase of Springfield, Inc., Hare & Chase of Worcester, Inc., Harold Albro, Incorporated, Harper Oil Co. Inc., Harry Dangel Lithograph Co., Harry J. Murray Detective Service, Inc., Harry Rosengard Furniture Co. Inc., Hart Realty Company, Hartford Finance Corporation, Hartford-Worcester Realty Corporation, Harvard Coat Manufacturing Company, Harvard Construction Company, The, Harvard Egg Company, Inc., Harvard Motor Trans-

Certain
corporations
dissolved.

portation Co., Harvard Toy Works, Inc., Hastings Electric Sales Company, Hatch Distributing Company, Inc., Hatch-Stevens Company, Inc., The, Hathaway-Dube Baking Co., Hathaway Worcester Company, Haverhill Products, Inc., Haverhill Shoe Trimming Co., Hayden, Murphy and Parks Inc., Hayes & Co., Inc., Health Service Association, Inc., Heckman-Hunt Corporation, The, Heel Cote Co. Inc., Heledith-Stanjan Company, Hélène Phillips, Inc., Helen's Candy Shop, Inc., Henry B. Peek & Company, Incorporated, Henry Cort Company, The, Henry Dobbins, Inc., Henry Duncan Corporation (1908), Henry J. Connell Co., Henry S. Dowe Company, Herbert Date Company, Herbert Realty Co. Inc., Herman E. Lewis, Inc., Hexdees Company, The, Hi-Grade Fruit Co. Inc., Hibel-Jaguel Furriers, Inc., High Shoe Manufacturing Company, Highland Lake Paper Company, Hill & Keegen Inc., Hillsmith, Inc., Hi-way Diners Club of New England, Inc., Ho-Riel Furniture Manufacturing Company, Holden Amusement Company, Holden Company Incorporated, Hollis Holding Trust, Inc., Hollywood Lunch Company, Inc., Holyoke Dry Goods Company, The, Holyoke Warehouse Company, Home Builders and Realty Company, Home Builders Construction Company, Inc., Home Food Service Company, Home Method Wet Wash, Incorporated, Home Roofing Co., Inc., Home Supply Company, Homestead Land & Building Co., Inc., The, Hope Webbing Company, Hopkins Furniture Company, Inc., Hopkins-Tull Machinery Company, Horse-neck Beach Amusement Co., Hotel La Salle, Inc., Hotel Winchendon, Inc., Houghton & Co., Inc., Household Utilities, Inc., Howe Engineering Company, Howland Shoe Company, Hub Dress Manufacturing Company, Hub, Inc., The, Hub Oil Co. Inc., Hub Wool Stock Co., Inc., Hubbard, Wentworth Co., Hudson Bay Fur Corporation, Hudson Belting Company, Hudson Building Corporation, Hudson Theatre Company, Hudson Valley Coke Sales Corporation, Hughes & Parker, Incorporated, Humphreys Baker Company, Incorporated, Hunt Hydro Burner Company, Hunters' Cabin, Inc., Huntington Construction Co., Inc., The, Hunt's Coffee House, Inc., Hyannis Engineering Company, Hyde Park Auto Service Inc., Hyde Park Realty Corporation, Hyman's, Inc.

I. H. Morse Company, Ideal Acceptance Corporation, Ideal Bottling Co. Inc., Ideal Dental Laboratory, Inc., The, Ideal Mattress Company, The, Ideal Neckwear Company, Inc., The, Ideal Theater Company, Inc., Ideal Wood Heel Turning Co., Improvement Realty Corporation, Incorporated Tire Sales, Independent Theatres Distributing Company, Inc., Indiana Truck Corporation of Mass., Industrial Felt Co., Industrial Sales Company, Ingalls Leather Company, Instantfreese Co. of New England, Inc., Insurance Aid Company, Insurance Discount Company, Inter-City Theatre Company, Inter-State Advertising Syndicate Inc., International Finance Corporation, International Importing

Company, International Sales Co., Interstate Corporation, Interstate Film Corporation, Intervale Potato Co., Investment Bond & Share Corporation, Investment Equities, Inc., Irving Costume Co., Inc., Isabella Silver Black Fox Sales Company, Italian Co-operative Store of Readville and Hyde Park, Inc., The.

Certain
corporations
dissolved.

J. B. Carrier Construction Company, J. Brown & Sons, Inc., J. Cushing Co., J. E. Holland Company, J. E. Locatelli Company, Incorporated, J. E. Tessier Co., Inc., J. G. Oddy Company, J. G. Widener Inc., J. Hurwitz Construction Co., J. J. McGowan Company, J. L. Donaldson, Inc., J. M. Bess Company, Inc., J. M. Construction Co., J. M. Harian Shoe Co., J. P. Hatch Company, J. R. Dagnino Company, J. S. Condimho & Co., Inc., J. Vincent Murray Inc., J. W. Damon Co. Inc., J. W. Grady Company, J. W. Potter Co., Jacob L. Weiner Co., Jaffrey Arms, Inc., James Brazeil Company, James Driscoll and Son Company, James E. Boardman Co., Inc., James F. Kennedy Construction Company, James Given Inc., James Stanley Co., Inc., James Tuck, Inc., Jealous & Fitch, Incorporated, Jefferson Shoe Company Inc., Jeffrey-Nichols Company, Jem Stove Supply, Inc., Jersey Butter Company, Jesse E. Knight Automobile Company, Jewett Repertory Theatre, Inc., The, Joe Mitchell Chapple Associates, Inc., The, John A. Cunningham & Co. Inc., John A. Schroeder Co., John F. Travers Shoe Company, John Gallishaw School for Creative Writing, Inc., The, John H. Sellman Company, John O'Connell Company, Inc., John Todd, Inc., Johnson & Markeson Company Incorporated, Johnson, Gardner & Davenport, Inc., Johnson Molding & Tool Co., Johnson Wood Heel Company Inc., Jones & Co. Inc., Joseph A. Mercier Co. Inc., The, Joseph Adams Brush Company, Inc., Joseph S. Dobbins, Inc., Journal Engraving Co., Joyland, Inc., Judd Specialties, Inc., Judkins Textile Machine Co., Julius E. Rams and Company, Inc., Jumbo Equipment Company of New England, Junior Book League, Inc.

Kant Clog Specialty Company, Karpas Cloak Co., Kasco Sales Corporation, Katz and Kurhan Inc., Kay-Ess Upholstering Co., Kelley Development Company, Kelsey Construction Co., The, Kendall Square Electrotype Co., Kenilworth Garage Co., "Kid Boots" Shoe Co., Inc., Kilburn Lincoln Machine Company, Kimball Motors Inc., King Philip Steamship Company Inc., Kirstein Manufacturing Co., The, Klagold Construction Company, Kleen-Heet Company of New England, Kneeland St. Parking Station, Inc., Kneeland Supply Co. Inc., Knickerbocker Roasteria System, Inc., Knight & Company, Inc., Knox Motors Company, Kolbe Inc., Kollen Automatic Service Company, The, Kraft Knitters, Inc., Krotki Drug Co., Krux Corporation.

L & B Manufacturing Co., L & Q Construction Co., Inc., L. Cross P. Ranch Corporation, L. F. Clough Company, Inc., L. F. Woodberry Co., Inc. of Mansfield, L. Goldstein & Son Co., L. H. Hamel Leather Co. (1923), L. R. Neale

Certain
corporations
dissolved.

Motor Company, Inc., L. W. Kingman Company, Incorporated, La Croix Manufacturing & Sales Company Inc., LaRossa & Spinazzola Co., Inc., Lackawanna Transportation Co., Lafayette Trust Inc., Lampro's Lunch, Inc., Landey's Inc., Lane & Co., Inc., Lane Tailors, Inc., Laporte Gasoline and Oil Company, Lavallee Bros. Company, Lawrence Land & Development Company, Lawrence Real Estate and Development Corporation, The, LeRan Co., Inc., The, Le Vine's, Inc., Leavitt Bros. Inc., Lebossiere, Inc., Lectrodio Corporation, Leftin, Inc., Legal Stamp Company, Inc., Legion Realty Company, Leloff Transportation Company, Leonard & Burns Incorporated, Leonard Construction Co., Leonardi Restaurant, Inc., Leshure Company, The, Leslie Construction Company, Levine Bros. Shoe Co. Inc., Liberty Fruit & Produce Co. Inc., Liberty Screw Products Company, Liberty Upholstering Co., Lieberman Brothers Co., Lincoln Building and Realty Corporation, Lincoln Cleansing & Dye Works, Lincoln Realty Company, Lincoln Theatres Co., Lindbrod Realty Corporation, Lipsky Grocery Co., Inc., Lithman's Air-O-Matic Oil Burner, Inc., Little's Syndicate Inc., Lock-Em-All Sales Co., Lone Star Oil Products Co., Longwood Laundry, Incorporated, The, Louis' French Restaurant Company, Louis H. Ross Music Publishing Company, Louis Jeselsohn, Inc., Louis Underwear Company, Lowell Nash Company, Lowell Oil Heating Co., Inc., Lowell T. Hayden Co., Inc., Ludlow Motor Sales, Inc., Luxor Tailors, Inc., Lynn Airport Inc., Lynn Cigar Company, Lynn Concrete Curb Company, Lynn Electric Corporation, Lynn Maid Shoe Co., Inc., Lynn Modern Shoe Co., Lynn Novelty Shoe Co., Lynn Rubber Manufacturing Company, Lynn Tanning Company, Lyons-Hargraves Incorporated.

M. A. Palmer Co., M & H Paper Company, Inc., M. & S. Paper Products Company, M. & V. Co., The, M. F. Burk Building & Construction Co., M. H. Bernstein Company, M. I. Klashman Co., M. J. Melledy Contracting Co., M. J. Taylor & Co. Inc., M. L. Bolles Co. Inc., M. P. Drew Company, M. S. C. Garage Company, M. S. Davidson Co., M. T. Solovicos Co., M. Walen & Son, Incorporated, MacDonald Realty Trust Inc., The, MacKenzie Realty Company, Maccar Sales and Service Co., Machine Shop Equipment Corporation, Maclite Battery & Radio Corporation, Maconi's, Inc., Macropol & Marty Construction Company, The, Macy Manufacturing Company, Inc., Madam Colin Cafe Francais, Inc., Made-Rite Furniture Corporation, Made-Rite Syrup Co., Inc., Maho Steel Products Company, Inc., Mailman, Hanlon and Cullen Company, Maintenance Supply Company, Inc., Majestic Mortgage and Acceptance Co., Inc., Majestic Tire Sales, Inc., Malden Tire Rebuilding Company, Maliff Products Company, Manchaug Store, Inc., Manning Construction Company, Mansfield Tavern, Inc., Maple Farm Milk Company of Massachusetts, Marcy Brothers & Company, Incorporated (1909), Margo Clothing

Stores, Inc., Marion Hotel Company, The, Mark A. Dunham and Co., Inc., Mark E. Kelley Co., Marketing Products Incorporated, Marmon Brockton Co. Inc., Marmon Motor Sales, Inc., Marvel Hotel Corporation, The, Mary Chilton Shoppes Inc., Mason Electric Inc., Mason H. Grower, Inc., Massachusetts and Rhode Island Building Corporation, Massachusetts Auto Renting Company, Massachusetts Building Corporation, Massachusetts Cap Company, Massachusetts Clothing Co. Inc., Massachusetts Realty Corporation, Massachusetts Realty Insurance Corporation, Massachusetts Steel Products, Inc., Massachusetts Toy Corporation, Matagalpa Rubber Company, Mattapan Bakery, Inc., Maverick Construction Corporation, Max M. Adler Co., May Island Land & Lumber Corporation, Mayer Mills, Inc., Mayfair Shoe Company, Mayflower Grain Products Corporation, Maynard-Hefler Eng. Corp., McCaddin Candy Co., McCallum Hosiery Company, McCloskey-Matz-O'Neill, Inc., McCormick Drug Company, Inc., McFarland Labor Agency, Incorporated, McGrath-O'Donnell Shoe Company, McKinnon Bros. Inc., McLaughlin Brothers & Co., Inc., McLean Shop, Inc., McPherson Store, Inc., The, Mechanical Products Corporation, Medford Construction Company, Medford Garage and Sales Company, Inc., Medway Park Association, Melrose Construction Company, Inc., Meltzer Bros., Inc., Melvin Motor Company, Incorporated, Mercantile Credit Plan Inc., Merchant, Inc., The, Merchants and Manufacturers Finance Corporation, Merchants Mutual Protective Association, Inc., Merchants Service Corporation, Merchants' Steam Lighter Company, Mercury Motor Company, Inc., Mercury Products Corporation, The, Meridian Company, The, Merrihew Leather Company, Merrimac Chemical Company, Merrimac River Towing Company, Merrimack Warehouse Company, Metal Service Co., The, Meteor Steamship Company, Metropolitan Automobile Company Inc., Miller Construction Company, The, Miller Development Company, Mills Machine Sales Co. Inc., Minot & Olsen, Inc., Mission Distributors of New England, Inc., Model Cafeteria Company, Modern Upholstering Company Inc., Mohawk Electrical Supply Co. Inc., Mohawk Plastic Magnesia Corp. of New England, Mohican Garage and Filling Stations, Inc., Molat Electric Co., Monitor Wireless, Inc., Monomoy Weir and Fish Company, Monson Textile Company, Inc., Montenell's Inc., Mor-Service Garage System Inc., The, Morrier & Morrier, Inc., Mortgage Security Company, The, Mortimer D. Williams Coal Company, The, Motograph Corporation of New England, Motor Supply Company, Mouat-Swan Corporation, Moulton Manufacturing Company, Mount Pleasant Water Company, Mulhall & Holmes Co., Mullane-Kenslea Trade School Incorporated, Municipal Lunch Inc., Munroe Felt and Paper Company, Murphy Die Company, Murphy Gorman & Waterhouse Inc., Murray Investment Inc., Murray's Restaurant, Inc., Mutual Drive Yourself Service,

Certain
corporations
dissolved.

Certain
corporations
dissolved.

Inc., Myers Hair Company, Mystic Electrical Co., Mystic Securities Corporation, Mystic Theatres Co., Inc.
 N. and B. Crushed Stone and Gravel Company, Inc., The, Naborhood Pharmacy, Inc., The, Nantasket Amusement Company, Nantasket Cafe Company, The, Napoli Decorating Co. Inc., Nassau Company, Nathanson-Franks Corporation, National Automatic Sprinkler Co., National Commercial Liquidation Company Inc., National Credit Exchange, Inc., National Decorative Lamp Company, National Hardware Stores Co., National Investors Service, Inc., National Lighting Co., Inc., National Mercantile Corporation, National Neckwear Company, National Nut & Bolt Co., National Oxite Manufacturing Co., National Radio Service Inc., National Refrigerating Company, National Willow & Furniture Manufacturing Co., Nature's Products Company, Needham Dragon, Inc., The, Neighborhood Grocers, Inc., Nemasnet Worsted Mills, Neptune Sea Grill Co., The, Netoco Milford Theatre, Inc., Neve Drug Stores Incorporated of Massachusetts, New Bedford Novelty Fabrics Corporation, New Boston Lunch Inc., New Boston Street Sand & Gravel Company, New China Rose, Incorporated, New Doughnut & Pastry Shops, Inc., The, New England Acme Truck Corporation, New England Audit Co., New England Book and Tract Company, New England Community Theatres, Inc., New England Concrete Products Co., New England Consumers Discount Corporation, New England Electric, Incorporated, New England Electric Service Corporation, New England Fabrics "B" Inc., New England Fabrics Corporation, New England-Florida Realty Corporation, New England Fruit Products Co., New England Furniture Exchange, Inc., New England Hydraulic Jack Company, New England Land Company, New England Rope & Cordage Co., New England Silver Company, Inc., New England Sulphur-Vapor Bath Co., New England Wire Company, New Era Spinning Co., New Frascati, Inc., The, New Glover Inn, Inc., New Seymour Hotel, Inc., New York and Boston Auto Tourist Co., New York & Springfield Express, Inc., New York Construction Co. Inc., New York Novelty Shoe Company, Newman & Stedman, Inc., Newmark's Woman's Shop, Inc., Newton Bakery Inc., Nichols Bros. Co. Inc., Nicol, Heberden Company Inc., Nielco Sales Company of New England, Nobrak Fibre Products Company, Nonantum Bankers Company, The, Nonantum Co-Operative Store, Inc., Norfolk Downs Alleys, Inc., Norfolk Shade & Screen Company, Inc., Norma Silk Hosiery Co., Inc., Norman and Bennett, Incorporated, Norman Bruce Petroleum Company, Norman Shoe Co., North Atlantic Co., North Atlantic Maritime Company, North Land Cedar Chest Company, North Reading Improvement Corporation, North Station Haberdasher, Inc., Northdale Woolen Mills, Inc., Northeastern Realty Company, Northern Box Company, The, Northern Commission Company, Northern Construction Company, Northern De-

partment Stores, Inc., Northern Products Sales Co., Novelty Wood Heel Co., Novick Garment Co., Novitas Sales Company, Nu-Idea Sales Corp., Nu-Mode Manufacturing Co., Inc. (1928), Nu Way Oil Heating Company.

Certain
corporations
dissolved.

O. M. Savels & Co. Inc., Oak Hill Produce Co., Inc., Oak Leaf Food Shop, Inc., Oakes and Dow Company (Incorporated), The, Oakland Mills, Obrecht McNiff Spring Co., The, Ocean Products Co., Oceanside Company, The, Oestrum Confectionery Company, O'Hearn-Hill Co. Inc., Oil Well Specialties Corp., Old Bromfield Inn, Inc., The, Old Colony Laundry Inc., Old Colony Poultry Co., Inc., Old Colony Wholesale Grocery Co., Inc., Old Elm Pharmacy, Inc., Oldham Home Builders Inc., 107 Charles Street, Inc., Oppenheim Bros. & Co. Inc., Oppenheim Outlet Co., Orange Belle Co., Inc., Orchard Hill Crushed Stone Company, Orent's Department Store Incorporated, Oriental Shoe Co., Oringer Manufacturing Corporation, Orthopedic Shoe Incorporated, The, Osborn Mills Inc., Oscar's Radio Shop, Inc., Ossipee House Company, Overland-Knight Motors Sales Company, The, Owen B. Brigham, Inc., Oxford Chocolate Company.

P and D Theatres Inc., P. Derby and Company, Incorporated, P. J. Sullivan Company, Page Broom Company, Page Realty Company, Palace Hotel Inc., Palace Restaurant Company, The, Palais Royal Hotel Company, Palder's, Inc., Papoulias Bros., Inc., Paragon Realty Corp., Paramount Bedding Machine Co. of Boston, Paramount Shoe Goods Company, Parfitt Furniture Co., Park Avenue Hospital, Inc., Park Baking Company, Inc., Park Furniture Company, Inc., Park Manufacturing Co., Park Shoe Company, Park Square Investment Corporation, Parker Cut Sole Company, Parker Fish Freezer Company, Parkhill Manufacturing Company, Parks, Inc., Patented Clothing Co., Paul Furniture Mfg. Co. Inc., Paul L. Pontius, Inc., Paulin Brovan Co. Inc., Payne & Stillman Inc., Payson Company, Peace Haven Hotel (Inc.), Pearl Provision Co., Pearl Sausage Company, Inc., Pearl Shoe Shoppe Inc., Pearl Shoe Trading Co., Pearl White Wet Wash Inc., Peavy Brothers Company, Peerless Coat Front Co., Peerless Drug Company, Peerless Radio Corporation, Pelham Construction Company, Pemberton Investment Company, Pembroke Investment Company, Pennsylvania Finance Corporation, Penobscot Steamship Company (1922), Perfection Windshield Wiper Co. Inc., The, Peters Electrotype Co., Peterson Embossing Co. Inc., Philip Kreem, Inc., Phoenix Oil Burner Company, Phoenix Oil Burners, Inc., Pictures-In-Motion, Inc., Pierce Furniture Company, Pilgrim Export and Import Company, Inc., Pilgrim Lumber Company, Pilgrim Manufacturing & Supply Company, Inc., Pillman Silver Black Fox Fur Farms, Inc., The, Pittsfield News Dealers Supply Co., Pittsfield Oil Company, Pittsfield Post Publishing Company, Inc., The, Plain Dealer Publishing Company, The, Plakias Dairy Company, Planet Oil

Certain
corporations
dissolved.

Company, Plymouth County Used Car Corp., Plymouth Inn Corporation of Northampton, Mass., Plymouth Steamship Corporation, Polish Clothing Association, Inc., Pollack Roller Runner Sled Co. Inc., Pompei Restaurant, Inc., Poole Shoe Machinery Company, Popham Beach Estates, Incorporated, Porter Realty Corporation, Powers Garage, Inc., Powers, Taurasi & Rush Co., Inc., Preble's Inc., Premier Advertising Co., Premier Cider and Fruit Juice Machinery Company, The, Premier Clothing Company, Premier Millinery Co., Premier Theatre Company of Norwood, Presbrey Stove Lining Company, Prescott-Allen Inc., Price and Edwards Company, Inc., Primrose Grill, Inc., The, Princeton Garage Inc., Princeton Shoe Co., Prior Motor Service Company, Inc., Process Printing Inc., Proctor Tuttle Company, Production, Inc., Properties Development Corporation, Prospect Hill Pharmacy, Inc., Protecto Shield, Inc., Public Service Building Co. Inc., Public Service Realty Co., Inc., Pure Food Candy Corporation, Puritan Cloak Company, Puritan Clothing Company, Inc., Puritan Laundry Company of New Bedford, Inc., The, Purity Market, Inc.

Quality Brush Manufacturing Co. Inc., Quiney House Hotel Company, The, Quiney Market Beef and Provision Company, Quint Sewer Construction Co., The.

R. A. Morrison, Inc., R & R Laundry Co., R. B. Macdonald & Co. Inc., R. H. Hussey Company, R. H. Long Shoe Manufacturing Company, R. L. Head & Company, Inc., R. L. S. Signal Co., R. V. Worthen Company, Radio Products and Specialty Company, Rainbow Products Corporation, Randall & Shaw, Inc., Raphael Dress Mfg. Co. Inc., Rapid Butter Machinery Co. Inc., Rapkin & Miller Co., Ray's Market Incorporated, Re-Filit Broom Manufacturing Company, Re-Sol-It Company, Inc., Reading Knights of Columbus Building Association, Incorporated, The, Reading Theatre, Inc., Realty Finance Corporation, Rebboli, Incorporated, Record Realty, Inc., Recreator, Inc., Red Rose Tourist Coach Line, Inc., Redonnet Bros., Inc., Reed Metal-smiths Company, Reederft Corporation, The, Regal Cafeteria, Inc., Regent Lunch, Inc., The, Registration Service Corporation, Reliance Electric Co. Inc., Repeating Cine Corporation, Restfull Mattress Co., Inc., The, Revere Filling Stations, Inc., Rex Scale & Specialty Company, Rialto Theater Company, Inc. of Worcester, Rice Co., The, Richard C. Wildes Construction Company, Inc., Richmond Finance Co., Richmond-Swan Company, Ricketson Motor Car Company, Inc., Ring Cab, Inc., Rite Shoe Co., Inc., The, Riverdale Market Garden, Inc., Riverside Amusement Company, Roberts Oil Company, Roberts Shoe Co. (1928), Roberts Shoe Co., Inc., Roberts Shoe Mfg. Co., Roberts Shoe Sales Co., Robinson & Ordway Company, Robinson & Shuman Inc., Rogers Panel Co., Inc., Rogo Products Company, Rolfe's Music House, Inc., Rolling Ridge, Inc., Rollstone Paper Company, Romagna Cigar Company, Inc., Roosevelt Apartments, Inc., Rose G. Caisse Fur Shop, Inc., Rosedale

Realty Corporation, Ross Cutter & Machine Works, Inc., Rousmaniere Williams Liquidation Company Inc., Royal Diamond Electric Corporation, Royal Rubber Company, Inc., Roycroft Men's Shop, Inc., Rubber Fibre Company, Rumford Rug Co. Inc., Ryder and Richmond Oil Company.

Certain
corporations
dissolved.

S. A. MacDonnell Co., S. Abdelnour Company, S & Q Market Company, S. H. Davis Company, S. J. Richards & Co. Inc., Saeco Uniform Co., of Massachusetts, Salem Lamp Company, Salem Tribune Publishing Company, Sally Rose Inc., Samson Laundry Corporation, Samuel Cohen Shoe Co., Sandara Realty Trust, Inc., Sanette Corporation of New England, The, Santos Company, Sapphire Egg Co. Inc., Sargent Camp, Inc., Sargent School, The, Saunders Awning & Decorating Co., Inc., Sawyer Belting Company, Scandinavian Societies Building Association, Inc., Schooset Farms Inc., Seaboard Skyways, Inc., Seal-Kap Company, Sears, Roebuck Shoe Factories, Second Amtruseco Securities Corporation, Second B G Co., Securities General, Inc., Securities Salvage Corporation, Security Engineers, Incorporated, Security Loan Jewelry Sales Company, Security Shoe Company, Service Motor Trucking Corporation, Service Wood Heel Company, Shanley's, Inc., Shaw Publishing Company, Shawmut Egg Co., Shawmut Manufacturing Company, Shawmut Oil Company, Shawmut Paper Box Corporation, Sheehan, Masterson, Inc., Sherin Sandwich Shops, Inc., Sherman-Moore Company, Sherwood Curtain Company, The, Shirley Cleansers and Dyers, Inc., Shoe Retailer Company, The, Shopper's Garage, Inc., Shores Greater Shows, Inc., Shrewsbury Amusement Co., Inc., Shur-Stix Chemical Co., Sicania Film Corporation, Silverstein Hair Company, Simmons Advertising System, Inc., Simmons Hardware Company of Boston, Simon Coat Company, Simplex Electric Heating Company, Singer Shoe Company, Singletary Stables Inc., Six Little Tailors, Inc., Slowe Building Company, Smiley-Carney Company, Smith Casey Company, The, Smith Catering Company Inc., Smith Company, The, Smith Oil Company, Snappy Box Lunch Company, Snow's Ice Cream Company, Society for Spiritual and Physical Hygiene, Inc., Solar Electric Lamp Company, Somerset Inn, Inc., Somerset Investment Company, Inc., Somerset Realty Co., Inc., Somerset Securities Company, Sorosis Advertising Agency, The, Sorosis Shoe Company of Boston, South Boston Building Association, South Chatham Development Company, Inc., South Deerfield Onion Storage Co., South Shore Hotels Co., South Street Realty Company, Spang's Food Specialty Company, Spartan Press Inc., Spear and Gorman, Inc., Special Production Machines, Inc., Special Yarns Corporation, Spencer Kellogg & Sons of Massachusetts, Incorporated, Spencer, Mundon & Harriman Inc., Spigel's Cafeteria, Inc., Spotless Food Shops, Inc., Spotless Streets Bulletin Association of America, Inc., Spraco Painting Equipment Company, Spring-Tector Com-

Certain
corporations
dissolved.

pany, Springfield Agitator Company, Springfield Brick Company (1899), Springfield Furnace Co., Inc., Springfield Health Bread Co. Inc., Springfield Security Company, Stag Realty Corporation, Stage Door, Incorporated, The, Standard Army & Navy Store, Inc., Standard Barrel Company, Standard Bottling and Extract Company, Standard Contracting Company, Standard Counter Co., Standard Cut Sole Co., Inc., Standard Heel and Rand Co., Inc., The, Standard Investment Corporation, Standard Lumber Company, Standard Rubber Company, Standard Split Company, Standard Steel Shelving Company, Standard Utilities Co., Inc., Standardized Products Co., Stanley Green Co., Stanley Storage Company, Stanley W. Moulton, Inc., Stanley's Club Diner Inc., Stanmar Corporation, Stantial-Jackson Company, Stanton Manufacturing Co., Star Amusement Company, Star Publishing Company, The, Star Radio & Battery Service Inc., Star Reed & Fibre Furniture Co., Star Rubber Co. of N. E., Star Service Stores Inc., Stark Lunch Company, State Malt Supply Company, State Wharf and Storage Company, Stationdex Publishing Co., Inc., Statistical Service Inc., Stephen P. Hurd Company, Step-in-all Sales Company, Inc., Stevens Bros., Inc., Stevens Lumber Company, The, Stewart Truck Co. of Worcester, Stocking Shoppe, Inc., The, Stoddard Motor Car Company, Stone Motors, Inc., Stone Surface Washer Company, Inc., Stoughton Mills, Inc., Stoughton Raincoat Company Inc., Strafford Shoe Company, Strand Ballroom, Inc., Strand Cash Market Corporation, Strand Theatre Company of Lowell, Straud Theatre of Jamaica Plain Inc., Strauss Wood Heel Co., Street Lumber Company, The, Stromberg Motor Devices Company of Massachusetts, Stuart Clothing Co., Stuart Realty Co. Inc., Stuart St. Market, Inc., Style Shoe Company, Inc., Suburb Realty Company, Sudbury Colonial Airport, Inc., Suffolk Print Inc., Sullivan Hotel Company, The, Sun Light Electric Sales Company, Super-Penn Oil Corporation, Superior Cardline Inc., Superior Floors, Incorporated, Superior Grinding Wheel Co., Superior Underwear Mfg. Co., Supreme Wood Heel Co. Inc., Surety Construction Company Incorporated, Surfside Dry Goods Co., Sutherland Drug Co., Swasey Brothers Incorporated, Swift Engineering Co.

T. F. Walsh Company, T. J. Breslin, Inc., T. J. Howard Tire Company, T. T. Gray's Argonne Service Stations, Inc., T Wharf Fish Co., Tailors' & Cleansers' Dye House, Inc., Tait Bros., Inc., Tarpon Springs Florida Development Company, Taunton Biltmore Corporation, Taunton Central Garage, Inc., Tay-Sia Atwood Tea Company, Testa & Scurto Engineering Co. Inc., Tetlow Hall, Inc., Texten Corporation, Textile Braiding Company, Thayer Corporation, The, Thayer-Griffith Co., Theodore Bros. Incorporated, Theodore R. Alexander Co. Inc., The, Thermo-Wall Construction Company, Third B G Co., Thomas E. Hogan, Inc. (1921), Thos. F. Fitzgerald Co., Thomas G. Jewett, Jr. Inc.,

Thomas Joseph McCue Construction Company, Thomas, Kinum Company, Thompson Reo Co., Thorner Construction Co., Three B Corporation, The, 330 Moody Street, Inc., Thrift Service, Incorporated, Thurman Leslie & Co. Inc., Tid-Bit Inc., The, Timson Bros. Shoe Company, Tingley Heat Inc., "Toggery Shop" Inc., Tom Thumb Company, Touraine Shoe Co. Inc., Trafelitte Co., Tremblay, Incorporated, Tremont and Suffolk Mills, Trenton Tire and Rubber Company, Inc., Triangle Shoe Co., Trident Development Corp., Trimount Dredging Company (1921), 245 Tremont St. Inc., 261 Main Street Corporation.

Certain
corporations
dissolved.

U S E Auto Service, Inc., U. S. Insulating Corporation, Union Company, Union Garage, Inc., Union Trading Company, Inc., Unionite Paving Company of Massachusetts, United American Shoe Company, United Butchers, Inc., United Co-operative Society of Worcester, United Electric Service Company, United Feather Co., United Food Shops, Incorporated, United Housewares Stores Co., United Jobbing Company, Inc., United Public Market, Inc., United Sealing Machine Company, United States Creditors Association, Inc., United Stationery Company, United Tailors, Incorporated, United Truck Lines Inc., Unity Novelty Co., Inc., Universal Hardware Co., Inc., Universal Radio Distributing Company, Universal Safety Signal, Inc., Universal Sales Machine Co., Universal Service Corporation, Universal Shuttle Spring Company, University Bookstore, Inc., Up-To-Date Products Co., Uphams Corner Stores, Inc., Upton Tire Company, Inc.

Vacuum Glass Company, Van Tassel Company, Vantine & Vantine, Inc., Velez Course Indicator, Inc., Velouderma, Inc., Vending Service, Inc., Vermont Products Co., Verrengia Italian-American Pharmacy Inc., Viard Mfg. Co., Victor Electrical Supply Co. Inc., Victor Shoe Machinery Company, Victoria Company of Lawrence, Victory Yacht Yard Inc., Vinc-A-Fone Corporation, Virginia Worsted Company, Visco Construction Company, Vode Patent Leather Company, Vogue Shop, Inc., The, Vorenberg's Successors, Inc. (1925), Vulcanite Corporation.

W. A. Haynes Co., The, W. A. Miller Company, Inc., W. B. Lincoln Piano Company, W. D. Baker Mfg. Co., W. D. Kinsman Company, W. E. Ellis Company, W. F. Smith Corporation, W. G. Shaw Furniture Co. Inc. (8-24-23), W. H. Blodget Company, W. H. Cooley Company, W. H. Foss Co. Inc., W. H. Kay, Inc., W. H. Whitecomb Construction Company, W. H. Willard Company, W. J. Tirrell and Co., Inc., W. J. White Company, W. R. Eaton Inc., W. S. Mills, Inc., W. T. Shackley & Son Company, W. W. Adrian Electrical Construction Co., Wachusett Nail Corporation, Walk-On-Air Foot Remedy Company, Wallace & Company, Inc., Walnut Taxi Company, Walrus Products Company, Walters, Danish & Frisco, Inc., Waltham Loan Company, Inc., Waltham Waste Paper Stock Co., Ward Heater Sales Co. of N. E., Inc., Ware Automobile Sales Company, War-

Certain
corporations
dissolved.

wick, Incorporated, The, Washburn Lumber Company, Washington Building and Construction Company, Washington Hotel Company, Inc. of Westfield, Mass., The, Waterfront Engine Repair Company, Watertown Service Garage, Incorporated, Webber-Huggins Motor Company, Webster Candy Company, The, Wells Motor Car Company, Wellworth Restaurant Inc., Wendell Pharmacy, Inc. (1925), West Bay Inn, Inc., West Concord Motors, Inc., West Newton Curtain Co., Inc., West Side Garage, Inc., The, Westboro Hat Company, Western Wyoming Oil Company, Weymouth Finance Company, Whalen Sporting Goods Co. Inc., Whalom Lake Launch Company, Whalom Recreation Company, Wheeler Express Company, Whitaker's, Inc., Whitcomb & Co., Inc., Whitcomb Electrical Co., White House Lunch Co., Inc., Whitenights Stores, Inc., Whitmore Manufacturing Company, Whitney, King and Barney Inc., Wholesale Hat Sales Co., The, Wilder Drug Company, William E. Lamb Company, Inc., William F. Mosser Company, William Freeman Construction Company, Wm. H. Luther & Son Inc., Wm. H. Wilkinson Co., William Lay, Incorporated, Wm. M. Lovering & Co., Inc., Wm. P. Lowell, Inc., William Read & Sons Company (1921), Wm. S. Jelly Shoe Company, Williamstown Sales Company, Wills, Carson, Bennett Company, Wills Sainte Claire, Inc., Winchester, Hayden Inc., Winchester Sales Co., Wind Mill, Inc., Winter Hill Realty Company, Winter Hill Theatre, Incorporated, Winthrop Building & Construction, Inc., Winthrop Cash Market, Inc., Winthrop Cotton Yarn Company, Winthrop Delicatessen Company, Witt Motors, Inc., Woburn Hardware Company, Women's Novelty Shoe Manufacturing Co., Wonder Shoe Co., Woodbury Hill Granite Company, Woodman Company, Inc., Woods Builders' Supply Company, Wood's Business College, Inc., Worcester and Company Incorporated, Worcester Bilt-Rite Company, Worcester Capitol Company, Worcester Drug Corporation, Worcester Lithuanian Co-operative Association, Inc., Worcester Mechanics Auto Service Inc., Worcester Professional Building, Inc., Worcester Refrigerating Corporation, Worcester Steam and Trolley Trucking Company, Worcester White Company, Inc., The, Worcester Wire Company, Workers Mutual Plan, Inc., World Chemical Co., Wright-Alexander Company, Wyman-Churchill Lunch Co.

Yaffe's Inc., Yankee Bargain Stores, Inc., Ye Middleton Arms, Inc., York & Burdwood Co.

Zaff Burlap Bag Co., The, Zahonyi's Inc., Zanditon Motor Company, Inc., Zariffe Cigarette Company, Inc., Zundell Hardware Co., Inc.

CHARITABLE AND OTHER CORPORATIONS.

Association for International Medical Service, The.
Bunker Hill Irish Charitable Society.

Deaconess Home of the First African Methodist Episcopal Society of Boston, Mass., The.

Certain
charitable
and other
corporations
dissolved.

East End Hebrew Gemilath Chassodim Association of Fall River Mass.

Gabriele D'Annunzio Building Association Inc., The, Gemilith Chesed of Salem, Inc., Greek Women's Benefit Institution of Boston.

Hebrew Ladies' Beneficial Fund, Inc., Hebrew Ladies Council Progressive Association, Hebrew Ladies Helping Hand Society of Fall River, The, Hellenic Association Patria.

Immaculate Conception School Association of Holyoke.

Khrimian Hayrig Fund of America, Inc.

Lithuanian Sons Society of Springfield, Massachusetts, The, Long Plain Library Association.

Mansfield Civic Association and Boys' Club, The, Massachusetts Home of the Order Sons of Italy in America, Inc., Medford Women's Club House Corporation.

New England Men's Apparel Exchange, Inc.

Pan Hellenic Union in America, Pepperell Men's Club, Piatker Relief Association Inc., Pultusker Benevolent Association.

Quinsigamond Finnish Workingmen's Association, Inc.

St. Josephs Association of Boston, Saint Joseph's School Association of Haverhill, Somerville High School Association.

Trustees of Saint Peter's Charity Fund, in Newburyport.

Unitarian Laymen's League, New England Division.

Wolf Hill Country Club, Inc., Worcester Civic League, Inc.

York Quon Educational Association.

PUBLIC SERVICE CORPORATIONS.

Block Plant Electric Light Company, The.

Chester Electric Light Company.

Milford, Attleborough and Woonsocket Street Railway Company.

New Bedford and Onset Street Railway Company, North Attleboro' Gas Light Company, Norton, Taunton & Attleboro Street Railway Company.

Webster and Dudley Street Railway Company, Worcester and Webster Street Railway Company.

Certain public service corporations dissolved.

SECTION 2. Nothing in this act shall be construed to affect any suit now pending by or against any corporation mentioned herein, or any suit now pending or hereafter brought for any liability now existing against the stockholders or officers of any such corporation, or to revive any charter previously annulled or any corporation previously dissolved, or to make valid any defective organization of any of the supposed corporations mentioned herein.

Pending suits not affected, etc.

SECTION 3. Suits upon choses in action arising out of contracts sold or assigned by any corporation dissolved by this act may be brought or prosecuted in the name of the purchaser or assignee. The fact of sale or assignment and of purchase by the plaintiff shall be set forth in the writ or

Proceedings in suits upon choses in action, how brought, etc.

other process; and the defendant may avail himself of any matter of defence of which he might have availed himself in a suit upon the claim by the corporation, had it not been dissolved by this act.

No relief from obligation to file tax return, etc.

SECTION 4. Nothing in this act shall be construed to relieve the last person who was the treasurer or assistant treasurer, or, in their absence or incapacity, who was any other principal officer of each of the corporations named in this act, from the obligation to make a tax return as of April first following the date of dissolution as required by chapter sixty-three of the General Laws. The tax liability of each of the corporations named in this act shall be determined in accordance with the existing laws of this commonwealth.

When operative.

SECTION 5. This act shall be operative as of March thirty-first in the current year. *Approved May 9, 1930.*

Chap. 293 AN ACT RELATIVE TO THE PAYMENT OF WORKMEN'S COMPENSATION IN CASE OF THE DEATH OF THE EMPLOYEE.

Be it enacted, etc., as follows:

G. L. 152, § 31, amended.

Chapter one hundred and fifty-two of the General Laws, as amended in section thirty-one by chapter four hundred and two of the acts of nineteen hundred and twenty-two and by section six of chapter three hundred and nine of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out said section thirty-one and inserting in place thereof the following: — *Section 31.* If death results from the injury, the insurer shall pay the following dependents of the employee, including his children by a former wife, wholly dependent upon his earnings for support at the time of his injury, compensation as follows, payable, except as hereinafter provided, in the manner set forth in section thirty-two:

Workmen's compensation, payment to dependents of employee, if death results from injury.

To the widow, so long as she remains unmarried, ten dollars a week if and so long as there is no child of the employee, who is under the age of eighteen, or over said age and physically or mentally incapacitated from earning; to or for the use of the widow and for the benefit of all children of the employee, twelve dollars a week if and so long as there is one such child, and two dollars more a week for each such additional child; provided, that in case any such child is a child by a former wife, the death benefit shall be divided between the surviving wife and all living children of the deceased employee in equal shares, the surviving wife taking the same share as a child. If the widow dies, such amount or amounts as would have been payable to or for her own use and for the benefit of all children of the employee shall be paid in equal shares to all the surviving children of the employee. If the widow remarries, all payments under the foregoing provisions shall terminate and the insurer shall pay each week to each of the children of the employee, if and so long as there are more than five, his or her propor-

Payments to terminate, if widow remarries, etc.

tionate share of eighteen dollars and shall pay each of such children, if and so long as there are five or less, three dollars a week. The total amount of payments under this section shall not be more than sixty-four hundred dollars and said payments shall not continue more than four hundred weeks. When weekly payments have been made to an injured employee before his death, compensation under the foregoing provisions of this section shall begin from the date of the death of the employee, but shall not amount to a total of more than sixty-four hundred dollars, including such payments as were made to the injured employee before his death, and shall not continue for more than four hundred weeks, including weeks during which payments were made to the injured employee before his death.

Maximum amount of payments.

In all other cases of total dependency, the insurer shall pay the dependents of the employee wholly dependent upon his earnings for support at the time of the injury a weekly payment equal to two thirds of his average weekly wages, but not more than ten dollars nor less than four dollars a week for a period of five hundred weeks; but in no case shall the amount be more than four thousand dollars. If the employee leaves dependents only partially dependent upon his earnings for support at the time of his injury, the insurer shall pay such dependents a weekly compensation equal to the same proportion of the weekly payments for the benefit of persons wholly dependent as the amount contributed by the employee to such partial dependents bears to the annual earnings of the deceased at the time of his injury. When weekly payments have been made to an injured employee before his death, the compensation under this paragraph to dependents shall begin from the date of the death of the employee, but shall not continue for more than five hundred weeks.

Payments in all other cases of total dependency.

Approved May 9, 1930.

AN ACT ESTABLISHING IN THE TOWN OF DANVERS REPRESENTATIVE TOWN GOVERNMENT BY LIMITED TOWN MEETINGS.

Chap. 294

Be it enacted, etc., as follows:

SECTION 1. Upon the acceptance of this act by the town of Danvers, as hereinafter provided, the selectmen shall forthwith divide the territory thereof into not less than four nor more than eight voting precincts, each of which shall be plainly designated, and shall contain approximately an equal number of registered voters. The precincts shall be so established as to consist of compact and contiguous territory to be bounded, as far as possible, by the center line of known streets and ways or by other well defined limits. Their boundaries shall be reviewed and, if need be, wholly or partly revised by the selectmen in October, once in five years, or in October of any year when so directed by a vote of a representative town meeting held not later than Sep-

Precinct voting, representative town meetings, etc., in town of Danvers.

Precincts, establishment, etc.

Selectmen to report doings, etc.

tember twentieth of that year. The selectmen shall, within ten days after any establishment or revision of the precincts, file a report of their doings with the town clerk, the registrars of voters and the assessors, with a map or maps or description of the precinct and the names and residences of the registered voters therein. The selectmen shall also cause to be posted in the town hall a map or maps or description of the precincts as established or revised from time to time, with the names and residences of the registered voters therein; and they shall also cause to be posted in at least one public place in each precinct a map or description of that precinct, with the names and residences of the registered voters therein. The division of the town into voting precincts and any revision of such precincts shall take effect upon the date of the filing of the report thereof by the selectmen with the town clerk. Whenever the precincts are established or revised, the town clerk shall forthwith give written notice thereof to the state secretary, stating the number and designation of the precincts. Meetings of the registered voters of the several precincts for elections, for primaries, and for voting upon any question to be submitted to all the registered voters of the town, shall be held on the same day and at the same hour and at such place or places within the town as the selectmen shall in the warrant for such meeting direct. The provisions of the general laws relating to precinct voting at elections, so far as the same are not inconsistent with this act, shall apply to all elections and primaries in the town upon the establishment of voting precincts as hereinbefore provided.

Division into voting precincts, effective date, etc.

Town clerk to give written notice to state secretary, etc.

Meetings of voters, when and where to be held.

Certain provisions of general laws to apply, etc.

Representative town meeting membership, number, etc.

Town meeting members, election, terms, etc.

SECTION 2. Other than the officers designated in section three as town meeting members at large, the representative town meeting membership shall in each precinct consist of the largest number divisible by three which will not exceed two per cent of the registered voters in the precinct. The registered voters in every precinct shall, at the first annual town election held after the establishment of such precincts, and at the first annual town election following any precinct revision, conformably to the laws relative to elections not inconsistent with this act, elect by ballot the number of registered voters in the precinct, other than the officers designated in section three as town meeting members at large, as provided in the first sentence of this section, to be town meeting members of the town. The first third, in the order of votes received, of members so elected shall serve three years, the second third in such order shall serve two years, and the remaining third in such order shall serve one year, from the day of the annual town meeting; in case of a tie vote affecting the division into thirds, as aforesaid, the members elected from the precinct shall by ballot determine the same; and thereafter, except as is otherwise provided herein, at each annual town election the registered voters of each precinct shall, in like manner, elect one third of the number of elected town meeting members to which that

precinct is entitled for the term of three years, and shall at such election fill for the unexpired term or terms any vacancy or vacancies then existing in the number of town meeting members in any such precinct. Upon every revision of the precincts the terms of office of all town meeting members from every precinct shall cease upon the qualification of their successors, who shall be elected at the annual town election held next after such revision. The town clerk shall, after every election of town meeting members, forthwith notify each such member by mail of his election.

Notice to members elected.

SECTION 3. Any representative town meeting held under the provisions of this act, except as otherwise provided herein, shall be limited to the voters elected under section two, together with the members of the board of selectmen designated as town meeting members at large.

Town meetings limited to elected town meeting members and members of board of selectmen, etc.

The town clerk shall notify the town meeting members of the time and place at which representative town meetings are to be held, the notices to be sent by mail at least seven days before the meeting. The town meeting members, as aforesaid, shall be the judges of the election and qualifications of their members. A majority of the town meeting members shall constitute a quorum for doing business; but a less number may organize temporarily and may adjourn from time to time. All town meetings shall be public. The town meeting members as such shall receive no compensation. Subject to such conditions as may be determined from time to time by the members of the representative town meeting, any registered voter of the town who is not a town meeting member may speak at any representative town meeting, but shall not vote. A town meeting member may resign by filing a written resignation with the town clerk, and such resignation shall take effect on the date of such filing. A town meeting member who removes from the town shall cease to be a town meeting member, and a town meeting member who removes from the precinct from which he was elected to another precinct may serve only until the next annual town meeting.

Notice of town meetings, etc.

Quorum.

Meetings public.

No compensation.

Resignations.

Removal from town or precinct, effect.

SECTION 4. Nomination of candidates for town meeting members to be elected under this act shall be made by nomination papers, which shall bear no political designation, shall be signed by not less than ten voters of the precinct in which the candidate resides, and shall be filed with the town clerk at least ten days before the election, provided, that any town meeting member may become a candidate for re-election by giving written notice thereof to the town clerk at least thirty days before election. No nomination papers shall be valid in respect to any candidate whose written acceptance is not thereon or attached thereto when filed.

Nomination of candidates for town meeting members, how made.

Proviso.

Acceptance of nomination.

SECTION 5. The articles in the warrant for every town meeting, so far as they relate to the election of the moderator, town officers and town meeting members, and as herein provided, to referenda, and all matters to be acted upon and

Warrant articles, how acted upon, etc.

determined by ballot, shall be so acted upon and determined by the registered voters of the town in their respective precincts. All other articles in the warrant for any town meeting, beginning with the town meeting at which said town meeting members are first elected, shall be acted upon and determined exclusively by town meeting members at a meeting to be held at such time and place as shall be set forth by the selectmen in the warrant for the meeting, subject to the referendum provided for by section eight.

Moderator,
election, etc.

SECTION 6. A moderator shall be elected by ballot at each annual town meeting and shall serve as moderator of all town meetings, except as otherwise provided by law, until a successor is elected and qualified. Nominations for and election of a moderator shall be as in the case of other elective town officers, and any vacancy in the office may be filled by the town meeting members at a meeting held for that purpose. If a moderator is absent, a moderator pro tempore may be elected by the town meeting members.

Moderator
pro tempore.

Vacancies in
full number of
town meeting
members, fill-
ing, etc.

SECTION 7. Any vacancy in the full number of town meeting members from any precinct, whether arising from a failure of the registered voters thereof to elect, or from any other cause, may be filled, until the next annual election, by the remaining members of the precinct from among the registered voters thereof. Upon petition therefor, signed by not less than ten town meeting members from the precinct, notice of any vacancy shall promptly be given by the town clerk to the remaining members from the precinct in which the vacancy or vacancies exist, and he shall call a special meeting of such members for the purpose of filling any vacancy. He shall cause to be mailed to every such member, not less than five days before the time set for the meeting, a notice specifying the object, time and place of the meeting. At the said meeting a majority of the members from such precinct shall constitute a quorum, and they shall elect from their own number a chairman and a clerk. The choice to fill any vacancy shall be by ballot and a majority of the votes cast shall be required for a choice. The chairman and clerk shall count the ballots and shall make a certificate of the choice and forthwith file the same with the town clerk, together with a written acceptance by the member or members so chosen, who shall thereupon be deemed elected and qualified as a town meeting member or members, subject to the right of all the town meeting members to judge of the election and qualifications of the members as set forth in section three.

Notice of
vacancy.

Calling of spe-
cial meeting.

Notice of
meeting.

Quorum.

Choice by
ballot.

Certificate of
choice, etc.

Votes, when
operative, etc.

SECTION 8. No vote, except a vote to adjourn or authorizing the borrowing of money in anticipation of the receipt of taxes for the current year, passed at any representative town meeting shall be operative until after the expiration of five days, exclusive of Sundays and holidays, from the dissolution of the meeting. If, within said five days, a petition, signed by not less than two hundred registered voters of the town, containing their names and addresses

Referendum.

as they appear on the list of registered voters, is filed with the selectmen asking that the question or questions involved in such vote be submitted to the registered voters of the town at large, then the selectmen, after the expiration of five days, shall forthwith call a special meeting for the sole purpose of presenting to the registered voters at large the question or questions so involved. The polls shall be opened at two o'clock in the afternoon and shall be closed not earlier than eight o'clock in the evening and all votes upon any questions so submitted shall be taken by ballot, and the check list shall be used in the several precinct meetings in the same manner as in the election of town officers. The questions so submitted shall be determined by vote of the same proportion of voters at large voting thereon as would have been required by law of the town meeting members had the question been finally determined at a representative town meeting. The questions so submitted shall be stated upon the ballot in substantially the same language and form in which they were stated when presented to said representative town meeting by the moderator, and as appears from the records of said meeting. If such petition is not filed within the said period of five days, the vote of the representative town meeting shall become operative and effective upon the expiration of said period.

Questions, how determined, etc.

Questions, how stated upon ballot, etc.

Votes operative if no petition, etc.

SECTION 9. There shall be a finance committee, to consist of nine persons, who shall not be town meeting members, to be appointed by the moderator at the first annual town meeting held after this act becomes operative and to hold office, three until the expiration of three years, three until the expiration of two years, and three until the expiration of one year, from said annual town meeting, and thereafter at each annual town meeting three members of said committee shall be appointed by the moderator to serve for three years therefrom. To this committee shall be referred all questions pertaining to the appropriation or expenditure of money, the creation of debt, the disposition of town property and all other questions affecting the town, for the purpose of making recommendations, but this shall not be construed to prohibit the appointment of special committees to investigate matters pertaining to the town or to execute work authorized by it. This committee shall have the power to consult with such departments, officers, employees or committees as may have information concerning any matter under consideration, and it shall be the duty of all departments, officers, employees or committees to furnish such information as they possess that may be required by said committee. It shall also have the power to examine, in connection with any subject under investigation or consideration, all books, vouchers, papers and all other instruments in the custody or possession of any officer, employee or agent of the town.

Finance committee, appointment, terms, etc.

Powers, etc.

SECTION 10. All by-laws or parts of by-laws of the town inconsistent with the provisions of this act are hereby re-

Inconsistent by-laws repealed.

Provisions of G. L., 44, to continue to apply.

Powers of town and its town meeting members, etc.

Annual town meeting for election of officers, etc.

Annual meeting for transaction of municipal business, etc.

Adjournment, etc.

Certain rights not abridged, etc.

Submission to voters of town of Danvers, etc.

pealed. The provisions of chapter forty-four of the General Laws shall continue to apply in the town of Danvers notwithstanding the provisions of this act.

SECTION 11. The town of Danvers, after the acceptance of this act, shall have the capacity to act through and be bound by its said town meeting members who shall, when convened from time to time as herein provided, constitute representative town meetings; and such representative town meetings shall exercise exclusively, so far as will conform to the provisions of this act, all powers vested in the municipal corporation. Action in conformity with all provisions of law now or hereafter applicable to the transaction of town affairs in town meetings shall, when taken by any representative town meeting in accordance with the provisions of this act, have the same force and effect as if such action had been taken in a town meeting open to all the voters of the town as heretofore organized and conducted.

SECTION 12. The town of Danvers, after the acceptance of this act, shall hold its annual town meeting for the purposes of election of officers only on the first Monday of March in each year. The polls for the election of officers shall open not later than fifteen minutes before six o'clock in the forenoon and shall close not earlier than four o'clock in the afternoon. The town of Danvers shall hold its annual meeting for the transaction of municipal business in pursuance of the warrant for the annual town meeting, except the election of officers, on the third Monday of March at thirty minutes past seven o'clock in the evening. If the said business of the annual town meeting is not completed on the evening of the third Monday of March, the said meeting may be adjourned to thirty minutes past seven o'clock of any evening or to as many evenings as the meeting votes, during the week of the third Monday of March, as are necessary to complete the said business.

SECTION 13. This act shall not abridge the right of the inhabitants of the town of Danvers to hold general meetings, as that right is secured to them by the constitution of this commonwealth; nor shall this act confer upon any representative town meeting in Danvers the power finally to commit the town to any measure affecting its municipal existence or changing its government, without the action thereon by the voters of the town at large, using the ballot and the check list therefor.

SECTION 14. This act shall be submitted to the registered voters of the town of Danvers at an annual or special town meeting called for the purpose. The vote shall be taken in precincts by ballot in accordance with the provisions of the general laws, so far as the same shall be applicable, in answer to the question, which shall be placed upon the official ballot to be used at said meeting: "Shall an act passed by the general court in the year nineteen hundred and thirty, entitled 'An Act establishing in the town of Danvers representative town government by limited town

meetings,' be accepted by this town?" So much of this act as authorizes its submission to the registered voters of the town of Danvers shall take effect upon its passage and the remainder, except section fifteen, shall take effect upon its acceptance by a majority of the voters voting thereon.

Time of taking effect.

SECTION 15. If this act is rejected by the registered voters of the town of Danvers when submitted to said voters under section fourteen, it may again be submitted for acceptance in like manner from time to time to such voters at any annual town meeting in said town within three years thereafter, but not more than three times in the aggregate.

Resubmission after rejection, etc.

Approved May 9, 1930.

AN ACT AUTHORIZING THE CITY OF BOSTON TO PAY A SUM OF MONEY TO THE HUSBAND OF RACHEL S. WATSON. Chap.295

Be it enacted, etc., as follows:

SECTION 1. For the purpose of discharging a moral obligation, the city of Boston may pay to John Watson a sum not exceeding sixty-five hundred dollars on account of the death of his wife, Rachel S. Watson, caused by the negligent administering of medicine to her while an inmate of the Boston City Hospital. Said sum shall be paid in monthly payments, not exceeding two thousand dollars for the first payment and not exceeding seventy-five dollars for each succeeding payment, and if said John Watson dies, such amounts as would have been payable to him had he lived shall be paid to his surviving children in equal shares.

City of Boston may pay a sum of money to the husband of Rachel S. Watson.

SECTION 2. This act shall take effect upon its acceptance during the current year by vote of the city council of said city, subject to the provisions of its charter.

Effective upon acceptance, etc.

Approved May 9, 1930.

AN ACT AUTHORIZING THE MORGAN MEMORIAL CO-OPERATIVE INDUSTRIES AND STORES, INC., TO MAKE CONTRACTS TO PAY ANNUITIES AND VALIDATING CERTAIN CONTRACTS ALREADY MADE BY SAID CORPORATION. Chap.296

Be it enacted, etc., as follows:

SECTION 1. The Morgan Memorial Co-operative Industries and Stores, Inc., a corporation established by law in this commonwealth, may, in consideration of the receipt of funds to be devoted to the purposes for which it is incorporated, bind itself to pay fixed yearly sums in one or more payments each year to such person or persons as may be agreed upon, for a term of years or for the life of such person or persons.

The Morgan Memorial Co-operative Industries and Stores, Inc., may make contracts to pay annuities.

SECTION 2. Any such contracts made by said corporation prior to the effective date of this act, in so far as they are illegal for want of authority to make the same, are hereby validated.

Certain contracts already made by said corporation validated.

Approved May 9, 1930.

Chap.297 AN ACT REGULATING THE DRAWING OF TRAILERS AND OTHER VEHICLES BY MOTOR VEHICLES.

Be it enacted, etc., as follows:

G. L. 90, § 19,
etc., amended.

Section nineteen of chapter ninety of the General Laws, as most recently amended by chapter three hundred and thirteen of the acts of nineteen hundred and twenty-nine, is hereby further amended by adding at the end thereof the following new sentence:— No motor vehicle shall be operated on any way to draw more than one trailer or other vehicle.

Drawing of
trailers and
other vehicles
by motor vehi-
cles regulated.

Approved May 9, 1930.

Chap.298 AN ACT AUTHORIZING THE TOWN OF RANDOLPH TO BORROW MONEY FOR SCHOOL PURPOSES.

Be it enacted, etc., as follows:

Town of Ran-
dolph may bor-
row money for
school purposes.

SECTION 1. For the purpose of acquiring land for and/or constructing a school building and originally equipping and furnishing the same, the town of Randolph may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, seventy-five thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Randolph School Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

Randolph
School Loan,
Act of 1930.

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

Approved May 10, 1930.

Chap.299 AN ACT RELATIVE TO CLERICAL ASSISTANTS IN THE OFFICES OF THE COUNTY COMMISSIONERS.

Emergency
preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

G. L. 34, § 11,
etc., amended.

Section eleven of chapter thirty-four of the General Laws, as amended by section three of chapter four hundred and twenty-three of the acts of nineteen hundred and twenty-

two, is hereby further amended by inserting at the beginning thereof the following sentence:— They may employ such clerical employees as may be necessary for the proper performance of the work of their offices, who shall perform such duties as the commissioners may determine, — so as to read as follows:— *Section 11.* They may employ such clerical employees as may be necessary for the proper performance of the work of their offices, who shall perform such duties as the commissioners may determine. They may, in the absence from any meeting of the clerk or any deputy assistant clerk designated under section seven of chapter two hundred and twenty-one, appoint a temporary clerk, who may be a commissioner or other suitable person. He shall be sworn by the chairman or presiding commissioner, keep a record of the proceedings, and deliver the same forthwith to the clerk or deputy assistant clerk, who shall enter it upon the records of the commissioners. *Approved May 10, 1930.*

County commissioners, clerical assistance.

Temporary clerk, appointment, etc.

AN ACT PROVIDING FOR MOSQUITO-BREEDING PREVENTION
IN THE PROVINCE LANDS IN THE TOWN OF PROVINCE-TOWN.

Chap.300

Be it enacted, etc., as follows:

For the purpose of mosquito-breeding prevention in the province lands in the town of Provincetown, the department of public works is hereby authorized and directed, in consultation with the state reclamation board, to lay out and construct a dike across Race Run and to do such other work as may be necessary. For the purposes of this act, the department may expend such sums, not exceeding twenty thousand dollars, as may be appropriated.

Department of public works may provide for mosquito-breeding prevention in the province lands in the town of Provincetown.

Approved May 10, 1930.

AN ACT RELATIVE TO REFUNDS IN CONNECTION WITH THE
ESTATE TAX.

Chap.301

Be it enacted, etc., as follows:

SECTION 1. Chapter sixty-five A of the General Laws, inserted by chapter one hundred and seventy-eight of the acts of nineteen hundred and twenty-seven, is hereby amended by striking out section seven and inserting in place thereof the following:— *Section 7.* This chapter shall become void and of no effect in respect to the estates of persons who shall die subsequent to the repeal of Title III of said federal revenue act or of the provision thereof providing for a credit of the taxes paid to the several states of the United States not exceeding eighty per cent of the tax imposed by said Title III or who shall die subsequent to a final judgment, order or decree declaring such provision to be invalid. If said provision for such a credit shall be declared invalid as aforesaid and if, in consequence thereof, the proper officials of the federal government shall assess an additional estate

G. L. 65A, § 7, amended.

Taxation of certain estates. Chapter to become void and of no effect in respect to estates of certain persons, etc.

Refund.

Proviso.

tax upon the estate of any person who shall have died after February twenty-sixth, nineteen hundred and twenty-six, an amount equal to such additional estate tax, with interest thereon, shall be refunded by the state treasurer without an appropriation therefor, provided, that the amount so refunded shall not exceed the tax paid on account of such estate under this chapter and corresponding provisions of earlier laws, with interest at the rate of six per cent per annum from the date of its payment; and the time for bringing any petition in accordance with the provisions of said chapter sixty-five shall be extended for one year from the date when such additional estate tax shall have been paid to the United States.

Provisions of § 1 applicable to taxes assessed under 1926, 355.

SECTION 2. The provisions of section one are hereby made applicable to taxes assessed under chapter three hundred and fifty-five of the acts of nineteen hundred and twenty-six.

Approved May 10, 1930.

*Chap.*302 AN ACT RELATIVE TO BONDS REQUIRED TO BE FILED WITH THE STATE TREASURER BY COLLECTION AGENCIES.

Be it enacted, etc., as follows:

G. L. 93, § 25, amended.

Amount and provisions of bond required to be filed with the state treasurer by collection agencies.

SECTION 1. Chapter ninety-three of the General Laws is hereby amended by striking out section twenty-five and inserting in place thereof the following: — *Section 25.* Said bond shall run to the state treasurer and shall cover an indeterminate period but it may be cancelled at any time as provided in section twenty-six. It shall be in the sum of five thousand dollars and shall provide that the person, partnership, association or corporation, giving the same shall, upon written demand, pay and turn over to or for the person, partnership, association or corporation, from whom any account, bill or other indebtedness is taken for collection the proceeds of such collection in accordance with the terms of the agreement upon which it was received for collection. Said bond shall be in such form and shall contain such further provisions and conditions as the state treasurer with the advice and consent of the governor and council deems necessary or proper.

G. L. 93, § 26, amended.

Sureties approval.

SECTION 2. Said chapter ninety-three is hereby further amended by striking out section twenty-six and inserting in place thereof the following: — *Section 26.* Said bond shall be executed by said person, partnership, association or corporation as principal, with a surety company as surety; or cash may be accepted in lieu of a surety company. The bond shall not be accepted unless it is approved by the state treasurer after having been examined and approved by the commissioner of banks. Upon its approval by the treasurer, it shall be filed in his office. Said bond may be cancelled at any time by the principal, by the surety company or by the state treasurer upon written notice by registered mail given by the principal, the surety company or the state

Cancellation.

treasurer to each of the others, said notice to state the effective date of the cancellation which shall not be sooner than thirty days from the date of the mailing of such notice.

SECTION 3. Any bond given under the provisions of sections twenty-four to twenty-eight, inclusive, of chapter ninety-three of the General Laws, which is dated prior to the effective date of this act may be cancelled by either of the parties thereto with the written consent of the other and the approval of the state treasurer, without prejudice, however, to any valid claim arising under such bond prior to the effective date of such cancellation.

Bond given under certain provisions of law, dated prior to effective date of act, may be cancelled, etc.

Approved May 10, 1930.

AN ACT RELATIVE TO THE LAYING OUT AND CONSTRUCTION OF CERTAIN IMPROVEMENTS IN THE TOWN OF TYNGSBOROUGH, INCLUDING THE CONSTRUCTION OF A NEW BRIDGE OVER THE MERRIMACK RIVER.

Chap. 303

Be it enacted, etc., as follows:

SECTION 1. The county commissioners of Middlesex county are hereby authorized to lay out as a highway a location for a new bridge across the Merrimack river and over the Boston and Maine railroad in the town of Tyngsborough in said county, and also to lay out, alter and/or relocate ways on both sides of said river as approaches to said bridge, or to cause any or all of such ways to be discontinued. Said commissioners may take by eminent domain under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, in fee or otherwise, in the name and on behalf of the county, such lands or interests therein as they may deem of common convenience and necessity for laying out and constructing such ways, including said bridge and its approaches, and for building and maintaining water ways, culverts and other structures so far as necessary on account of said ways, including said bridge and its approaches.

Middlesex county commissioners may lay out and construct certain improvements in the town of Tyngsborough, including the construction of a new bridge over the Merrimack river.

May take necessary lands, etc.

Said commissioners, in the name and on behalf of said county, may also take in fee by eminent domain under said chapter seventy-nine, or acquire by purchase or otherwise, more land and property than are needed for the actual construction of such of the ways, including said bridge and its approaches, authorized by the preceding paragraph as are to be constructed within the territory hereinafter described, the land and property authorized by this paragraph to be so taken or otherwise acquired being no more in extent than will be sufficient for suitable building lots on both sides of such ways and, together with the land necessary for the construction of such ways, comprising the territory bounded and described substantially as follows: — Land in the area westerly of the Merrimack river bounded, in part, easterly by the Boston and Maine railroad, southerly by the highway leading from the state highway to the present

May take more land and property than are needed for actual construction of such of the ways, including said bridge and its approaches, as are to be constructed within certain described territory.

bridge, southerly and westerly by the state highway leading to Nashua, New Hampshire, and by the old Nashua road, and northerly by the dividing line between land supposed to be owned by Ernest L. and Stephen H. Scribner and land now or formerly of Terry A. Flint, extended easterly to the brook known as Bridge Meadow brook, and further bounded easterly by said brook to a point opposite the line of the old Ferry way extended westerly to said brook and northerly by said Ferry way extended to said brook. The premises thus authorized to be taken or otherwise acquired are shown more particularly on a plan entitled "Plan of area proposed to be taken for highways and other public purposes near Tyngsboro Bridge, 1930," on file in the office of said commissioners.

May sell remainder of land and property, etc.

After so much of the above specified land and property has been appropriated for said ways, including said bridge and its approaches, as is needed therefor, said commissioners may, in the name and on behalf of the county, sell and convey the remainder for value, with or without suitable restrictions. Said county shall pay all damages, costs and expenses awarded, or which any person may by legal process obtain, in consequence of the proceedings authorized by this section.

County to pay damages, etc.

When entry shall constitute an entry on all lands included in any taking, etc.

Whenever the commonwealth, by its department of public works, enters upon any of the lands included in any taking by said county commissioners under authority of this section, said entry shall constitute an entry on all the lands included in such taking.

County may pay expenses from its highway appropriation.

SECTION 2. Said county may pay all expenses authorized by this act to be incurred by it, including land damages, from its highway appropriation, or the treasurer of said county, with the approval of said county commissioners, may borrow from time to time, on the credit of said county, such sums as may be necessary to pay such expenses, not exceeding, in the aggregate, seventy-five thousand dollars, and may issue bonds or notes of the county therefore, which shall bear on their face the words, Middlesex County, Tyngsborough Bridge Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than five years from their dates. Such bonds or notes shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said securities at public or private sale upon such terms and conditions as the county commissioners may deem proper, but not for less than their par value. Indebtedness incurred under this act shall, except as herein provided, be subject to chapter thirty-five of the General Laws.

May issue bonds, etc.

Middlesex County, Tyngsborough Bridge Loan, Act of 1930.

Effective upon acceptance, etc.

SECTION 3. This act shall take effect upon its acceptance during the current year by the county commissioners of said county, but not otherwise. *Approved May 10, 1930.*

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO BORROW MONEY FOR THE PURPOSE OF CONSTRUCTING SANITARY AND SURFACE DRAINAGE SEWERS. Chap.304

Be it enacted, etc., as follows:

SECTION 1. For the purpose of constructing sanitary and surface drainage sewers, the city of Boston may borrow, outside the statutory limit of indebtedness, from time to time within a period of two years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, five hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Boston Sewer Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than twenty years from their dates, but no loan shall be authorized under this act unless a sum equal to ten per cent of the loan so authorized is voted for the same purpose, to be provided from taxes or other sources of revenue. Any sum to be so raised by taxation shall be outside the tax limit as fixed for the city in the year in which the loan is authorized. Except as herein provided, indebtedness incurred under this act shall be subject to the laws relative to the incurring of debt by said city.

City of Boston may borrow money for the purpose of constructing sanitary and surface drainage sewers.

Boston Sewer Loan, Act of 1930.

SECTION 2. The construction of sewers for which funds are provided by this act shall be done, and the awarding of damages and the assessment of betterments therefor shall be made, in accordance with chapter four hundred and twenty-six of the acts of eighteen hundred and ninety-seven and all acts in amendment thereof and in addition thereto including chapters seventy-nine, eighty and eighty A of the General Laws.

Construction of sewers to be done, and awarding of damages, etc., to be made, in accordance with certain provisions of law.

SECTION 3. This act shall take effect upon its acceptance during the current year by vote of the city council of said city, subject to the provisions of its charter, but not otherwise.

Submission to city council, etc.

Approved May 10, 1930.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO BORROW MONEY FOR THE RECONSTRUCTION OF STREETS. Chap.305

Be it enacted, etc., as follows:

SECTION 1. For the purpose of reconstructing accepted streets, the city of Boston may borrow, outside the statutory limit of indebtedness, from time to time within a period of two years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, two million dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Boston Street Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than five years from their dates, but no issue shall be authorized under this act unless a sum equal to fifty cents on each one thousand

City of Boston may borrow money for the reconstruction of streets.

Boston Street Loan, Act of 1930.

dollars of valuation upon which taxes are assessed is voted for the same purpose to be provided from taxes or other sources of revenue in the year in which the loan is authorized. The amount required to be provided from taxes or other sources of revenue in the year nineteen hundred and thirty shall include the sum included in the annual budget for reconstructing and repairing streets by contract. Except as herein provided, indebtedness incurred under this act shall be subject to the laws relative to the incurring of debt by said city.

Submission to city council, etc.

SECTION 2. This act shall take effect upon its acceptance during the current year by vote of the city council of said city, subject to the provisions of its charter, but not otherwise.

Approved May 10, 1930.

Chap. 306 AN ACT AUTHORIZING THE CITY OF BOSTON TO BORROW MONEY FOR THE LAYING OUT AND CONSTRUCTION OF STREETS.

Be it enacted, etc., as follows:

City of Boston may borrow money for the laying out and construction of streets.

SECTION 1. For the purpose of laying out and constructing streets, the city of Boston may borrow, outside the statutory limit of indebtedness, from time to time within a period of two years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, two million five hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Boston Street Laying Out and Construction Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to ten per cent of the loan so authorized is voted for the same purpose to be provided from taxes or other sources of revenue in the year in which the loan is authorized, and no issue shall be authorized under this act unless a sum equal to twenty per cent of such authorized issue to be borrowed outside the debt limit is also voted to be borrowed inside the debt limit. Except as herein provided, indebtedness incurred under this act shall be subject to the laws relative to the incurring of debt by said city.

Boston Street Laying Out and Construction Loan, Act of 1930.

Laying out, etc., of streets to be done, and awarding of damages, etc., to be made, in accordance with certain provisions of law.

SECTION 2. The laying out and construction of streets for which funds are provided by this act shall be done, and the awarding of damages and the assessment of betterments therefor shall be made, in accordance with chapter three hundred and ninety-three of the acts of nineteen hundred and six, as amended by chapter five hundred and thirty-six of the acts of nineteen hundred and thirteen, and chapters seventy-nine, eighty and eighty A of the General Laws.

Submission to city council, etc.

SECTION 3. This act shall take effect upon its acceptance during the current year by vote of the city council of said city, subject to the provisions of its charter, but not otherwise.

Approved May 10, 1930.

AN ACT AUTHORIZING THE FRATERNAL BENEFIT ASSOCIATION OF ST. STANISLAW KOSTKA CHURCH OF ADAMS, MASSACHUSETTS, TO HOLD REAL ESTATE AND CONFIRMING TITLE TO ITS PRESENT HOLDINGS. Chap.307

Be it enacted, etc., as follows:

SECTION 1. Fraternal Benefit Association of St. Stanislaw Kostka Church of Adams, Massachusetts, a corporation incorporated under general law and located in the town of Adams, is hereby authorized to hold real estate in said town to an amount not exceeding twelve thousand dollars. All of said property and the income derived therefrom shall be used for the purposes of said corporation as set forth in its charter or certificate of incorporation or in any amendment thereof.

Fraternal Benefit Association of St. Stanislaw Kostka Church of Adams, Massachusetts, may hold real estate to certain amount.

SECTION 2. The title of said corporation to all real estate in said town standing in its name on the effective date hereof, in so far as it is affected by lack of statutory authority for the investment of funds of such corporations in real estate, is hereby confirmed.

Title to present holdings confirmed.

SECTION 3. This act shall take effect upon its passage.
Approved May 13, 1930.

AN ACT TO CONFIRM, EXTEND AND REVIVE CERTAIN CORPORATE POWERS OF THE SOUTHERN NEW ENGLAND RAILROAD CORPORATION. Chap.308

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency preamble.

Be it enacted, etc., as follows:

SECTION 1. All provisions of law heretofore enacted requiring the construction and putting into operation of the railroad, or any portion thereof, of the Southern New England Railroad Corporation within the times limited therein and the failure to comply with the said provisions within such times, except in respect to such portions of its railroad as were authorized by sections one, two and three of Part I of chapter seven hundred and twenty-five of the acts of nineteen hundred and twelve, are hereby waived, and the rights, privileges, powers and authority heretofore conferred upon and granted to said corporation under its charter or by or under any special or general law, except in respect to such portions of its railroad as were authorized by said sections, are hereby established and confirmed to said corporation and its successors and assigns and, to the extent that the same may have lapsed, are hereby revived; provided, that such rights, privileges, powers and authority shall become void unless its railroad, excepting the portions aforesaid, is

Certain corporate powers of the Southern New England Railroad Corporation confirmed, extended and revived.

Proviso.

constructed and put in operation within two years after the acceptance of this act as provided in section two.

Section 1 not effective unless accepted by vote of board of directors and an attested copy filed with state secretary within fourteen days after passage of act, nor unless a certain sum is paid into state treasury for certain expenditures, etc.

Bond, etc.

SECTION 2. Section one of this act shall not take effect unless its provisions are accepted by vote of the board of directors of said corporation, and an attested copy of such vote is filed with the state secretary, within fourteen days after the passage of this act, nor unless within said fourteen days there shall be paid into the treasury of the commonwealth by said corporation, or on its behalf, the sum of twenty-five thousand dollars for expenditure by the department of public works in or on account of the repair and maintenance of bridges which carry public highways over the railroad location of said corporation within this commonwealth, such payment to be accompanied by delivery to the state treasurer of a bond executed as surety by a surety company authorized to do business in the commonwealth and securing the payment, upon demand of said department, of an additional sum for said purposes up to but not exceeding twenty-five thousand dollars. The payment of said first-named sum of twenty-five thousand dollars and the delivery of said bond shall be evidenced by a certificate of the state treasurer, which shall be filed with the state secretary. Said department is hereby authorized and directed to expend in the repair and maintenance of such bridges, without appropriation by the general court, so much of any sums paid to it for such purposes under authority hereof as may be necessary therefor.

Certain liabilities of the Southern New England Railroad Corporation to continue unimpaired.

SECTION 3. Any liability of the Southern New England Railroad Corporation under general or special laws for the repair and maintenance of any bridges which carry public highways over the location of its railroad within the commonwealth shall continue unimpaired, notwithstanding the provisions of section two or any action thereunder.

Approved May 14, 1930.

Chap.309 AN ACT PROVIDING FOR THE PREVENTION OF FOREST FIRES.

Emergency preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public safety.

Be it enacted, etc., as follows:

G. L. 48, new section after § 28A.

Chapter forty-eight of the General Laws is hereby amended by adding after section twenty-eight A, inserted by chapter two hundred and eighty-four of the acts of nineteen hundred and twenty-nine, the following new section: — *Section 28B.* Whenever it shall appear to the forester that by reason of extreme drought there is danger of forest fires, the forest warden of any town shall, upon order of the forester, cause the forests of such town to be patrolled for the prevention of such fires in such manner as the forester shall determine. The cost of such patrol shall be paid by said town, subject

Patrol of forests for the prevention of forest fires.

Cost, etc.

to reimbursement by the commonwealth, if the valuation of such town does not exceed one million two hundred and fifty thousand dollars, as if incurred for the extinguishment of forest fires as provided in section twenty-four.

Approved May 14, 1930.

AN ACT AUTHORIZING THE TOWN OF SWAMPSCOTT TO USE CERTAIN PARK LAND FOR SCHOOL PURPOSES. Chap.310

Be it enacted, etc., as follows:

SECTION 1. The town of Swampscott is hereby authorized to use so much of Phillips Park, so-called, located therein as the town by vote may determine, for school and school yard purposes, and after said vote, the land so determined shall be under the same care and control as other school property.

Town of Swampscott may use certain park land for school purposes.

SECTION 2. This act shall take effect upon its passage.
Approved May 14, 1930.

AN ACT TO AUTHORIZE THE HADLEY WATER SUPPLY DISTRICT TO MAKE AN ADDITIONAL WATER LOAN. Chap.311

Be it enacted, etc., as follows:

SECTION 1. For the purpose of protecting and improving its water supply, the Hadley Water Supply District may borrow, from time to time within five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, twenty thousand dollars, and may issue bonds or notes therefor which shall bear on their face the words, Hadley Water Supply District Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than twenty years from their dates. Indebtedness incurred hereunder shall be outside the statutory limit of indebtedness, but shall, except as herein provided, be subject to the provisions of chapter forty-four of the General Laws.

Hadley Water Supply District may borrow money, issue bonds, etc.

Hadley Water Supply District Loan, Act of 1930.

SECTION 2. This act shall take effect upon its passage.
Approved May 14, 1930.

AN ACT AUTHORIZING THE EQUITABLE CO-OPERATIVE BANK TO INVEST AN ADDITIONAL SUM OF MONEY IN REAL ESTATE FOR BANKING PURPOSES. Chap.312

Be it enacted, etc., as follows:

SECTION 1. The Equitable Co-operative Bank, a co-operative bank organized under the laws of this commonwealth and having its usual place of business in the city of Lynn, may, subject to the approval of the commissioner of banks, invest in the purchase of a site in said city and the erection thereon and preparation of a suitable building to be used in whole or in part for the convenient transaction of its business, an amount not exceeding thirty-five thou-

Equitable Co-operative Bank may invest an additional sum of money in real estate for banking purposes.

Proviso. .

sand dollars in addition to the amount heretofore authorized by law to be invested for the aforesaid purposes; provided, however, that nothing contained herein shall be construed as authorizing a total investment by said bank for the aforesaid purposes exceeding in the aggregate the sum of one hundred and thirty-five thousand dollars.

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

Approved May 14, 1930.

Chap. 313 AN ACT RELATIVE TO APPROPRIATIONS FOR CONSTRUCTION AND CERTAIN OTHER PURPOSES BY THE SCHOOL COMMITTEE OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

The school committee of the city of Boston may make appropriations for the construction and furnishing of new school buildings, etc.

SECTION 1. The school committee of the city of Boston may, by vote of four fifths of all its members, taken by yeas and nays, make appropriations by items for the construction and furnishing of new school buildings for elementary and/or intermediate schools, including the taking of land therefor, and for school yards and the preparing of school yards for use, which items may be subdivided as the committee may determine, for the financial year ending December thirty-first, nineteen hundred and thirty, of not more than three million eight hundred and twenty thousand dollars, and, in addition to other sums required by law to be raised for appropriations of previous years and of the current year for such purposes, such portion of any amount or amounts appropriated under authority hereof for the year ending December thirty-first, nineteen hundred and thirty, as may be determined by the school committee on or before August first, nineteen hundred and thirty-one and certified by the school committee to the board of assessors on or before August fifth, nineteen hundred and thirty-one, but, except on order of the mayor, not more than two million five hundred thousand dollars of the amount or amounts appropriated under authority hereof, shall be raised in the tax levy of the year nineteen hundred and thirty-one.

City of Boston may borrow money, issue bonds, etc.

For the purpose of meeting appropriations made by the school committee on or before December thirty-first, nineteen hundred and thirty, under authority of this act, in excess of two million five hundred thousand dollars, the city of Boston may borrow, outside the statutory limit of indebtedness, from time to time within a period of two years from the effective date of this act, such sums as may be necessary, not exceeding, in the aggregate, one million two hundred thousand dollars, and may issue bonds or notes therefor which shall bear on their face the words, City of Boston School Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no loan shall be authorized under this act unless a sum equal to ten per cent of the loan so authorized is voted for the same

City of Boston School Loan, Act of 1930.

Payment of loan, etc.

purpose to be provided from taxes or other sources of revenue in the year nineteen hundred and thirty-one. Any sum to be so raised by taxation shall be outside the tax limit as fixed for the city for said year. Except as herein provided, indebtedness incurred under this act shall be subject to the laws relative to the incurring of debt by said city.

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

Approved May 14, 1930.

AN ACT RELATIVE TO EXPENDITURES BY SCHOOL COMMITTEES FOR THE SAFETY OF PUPILS IN CROSSING PUBLIC WAYS.

Chap.314

Be it enacted, etc., as follows:

Chapter seventy-one of the General Laws is hereby amended by inserting after section forty-eight the following new section: — *Section 48A.* School committees may make expenditures, from funds appropriated for school purposes, for the purchase of traffic belts, so-called, to be used by pupils aiding in the directing of traffic as a means of providing additional safeguards for pupils in crossing public ways.

G. L. 71, new section after § 48.

Expenditures by school committees for the safety of pupils in crossing public ways.

Approved May 14, 1930.

AN ACT AUTHORIZING THE PURCHASE OF ADDITIONAL LAND FOR THE MOUNT EVERETT STATE RESERVATION.

Chap.315

Be it enacted, etc., as follows:

Subject to appropriation, the Mount Everett reservation commission is hereby authorized to purchase, at the expense of the commonwealth, additional land adjacent to the Mount Everett state reservation, at a cost not exceeding twenty-five hundred dollars.

Mount Everett reservation commission may purchase additional land, etc.

Approved May 14, 1930.

AN ACT PROVIDING THAT ALL SECURITIES ISSUED BY CERTAIN HOLDING CORPORATIONS BE SUBJECT TO THE SALE OF SECURITIES ACT.

Chap.316

Be it enacted, etc., as follows:

Subdivision (d) of section three of chapter one hundred and ten A of the General Laws, inserted by section one of chapter four hundred and ninety-nine of the acts of nineteen hundred and twenty-one, is hereby amended by striking out the last sentence, — so as to read as follows: —

G. L. 110A, § 3, subdivision (d), amended.

(d) Securities of, or guaranteed either as to principal, interest or dividend by, a corporation owning or operating a railroad, or any other public service utility, the issue or guarantee of such securities being regulated or controlled, or requiring approval by, public officials of this or of any other state or of the United States empowered to regulate and control or supervise public service utilities and the issue of securities thereby; and all securities senior thereto.

Securities of certain public service utilities exempt from provisions of sale of securities act.

Approved May 14, 1930.

Chap.317

AN ACT RELATIVE TO INFERNAL MACHINES.

Be it enacted, etc., as follows:

G. L. 266, new section after § 102.

Penalty for possession of an infernal machine.

Forfeiture to state.

What term "infernal machine" shall include.

Notice of seizure to commissioner of public safety.

Chapter two hundred and sixty-six of the General Laws is hereby amended by inserting after section one hundred and two the following new section: — *Section 102A.* Whoever, other than a police or other law enforcement officer acting in the discharge of his official duties, has in his possession or under his control an infernal machine or a similar instrument, contrivance or device shall be punished by imprisonment in the state prison for not more than ten years or in jail for not more than two and one half years, or by a fine of not more than one thousand dollars, or by both such fine and imprisonment, and the said machine, instrument, contrivance or device shall be forfeited to the commonwealth. The term "infernal machine", as used in this section, shall include any device for endangering life or doing unusual damage to property, or both, by explosion, whether or not contrived to explode automatically and whether or not disguised so as to appear harmless. Notice of the seizure of any such machine, instrument, contrivance or device shall be sent forthwith to the commissioner of public safety and the article seized shall be subject to his order.

Approved May 14, 1930.

Chap.318

AN ACT RELATIVE TO THE MANUFACTURE AND SALE OF SAUSAGES AND SAUSAGE MEAT.

Emergency preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public health, safety and convenience.

Be it enacted, etc., as follows:

G. L. 94, § 143, amended.

Manufacture and sale of sausages and sausage meat regulated.

Penalty.

Chapter ninety-four of the General Laws is hereby amended by striking out section one hundred and forty-three and inserting in place thereof the following: — *Section 143.* No person shall manufacture, sell, or offer or expose for sale, sausages or sausage meat containing any material or substance which would render the same adulterated within the meaning of section one hundred and forty-two. Whoever violates any provision of this section shall be punished by a fine of not more than one hundred dollars.

Approved May 15, 1930.

AN ACT AUTHORIZING THE COUNTY OF WORCESTER TO ACQUIRE LAND IN CONNECTION WITH THE PROPOSED WIDENING OF THE BOSTON AND WORCESTER TURNPIKE, SO-CALLED, IN THE TOWNS OF SHREWSBURY, NORTHBOROUGH, WESTBOROUGH AND SOUTHBOROUGH. Chap. 319

Be it enacted, etc., as follows:

SECTION 1. The county commissioners of the county of Worcester are hereby authorized in the laying out, relocation and alteration of the Boston and Worcester Turnpike, so-called, in the towns of Shrewsbury, Northborough, Westborough and Southborough, from the city of Worcester line to the Framingham town line, to take by eminent domain under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, in fee or otherwise, in the name and on behalf of the county, such lands, or interests therein, as said commissioners may deem of common convenience and necessity for laying out and constructing said highway and streets intersecting therewith.

Worcester county commissioners may take necessary lands for the laying out, etc., of the Boston and Worcester Turnpike in the towns of Shrewsbury, Northborough, Westborough and Southborough.

Said commissioners, in the name and on behalf of said county, may also take in fee, by eminent domain under said chapter seventy-nine, or acquire by purchase or otherwise, more land and property than are needed for the purposes authorized by the preceding paragraph, such land and property authorized by this paragraph to be so taken or otherwise acquired being no more in extent than will be sufficient for suitable building lots on both sides of said highway or streets and being bounded and described substantially as follows: —

May take more land than necessary for purposes authorized by preceding paragraph, such land to be sufficient for building lots, etc.

TOWN OF SHREWSBURY.

1. A parcel of land belonging to Jennie L. Granger, bounded westerly by North Quinsigamond avenue, northerly, (parallel to and one hundred and forty feet distant from the northerly line of location of said state highway or Turnpike street), by land of said Granger, easterly by land of S. Gertrude Dean and southerly by the aforesaid Turnpike street, and containing approximately ninety-six hundred and sixty square feet of land.

Town of Shrewsbury. Parcel of land belonging to Jennie L. Granger.

2. A parcel of land belonging to Lucia D'Errico, bounded northerly by land of Francesco and Mariangela Iovieno, easterly by land of Cataldo and Carmelle Santo, and Joseph Delucca, southerly by the present northerly line of said Turnpike street, and westerly by land of Francesco and Mariangela Iovieno, and containing approximately eighteen thousand square feet of land.

Parcel of land belonging to Lucia D'Errico.

3. A parcel of land belonging to Cordelia Malhoit, bounded northerly by land of Francesco and Mariangela Iovieno, easterly by land of Luigi and Mariagrazia DeLuca and Ralph L. and William O. Dahl, southerly by the present northerly line of said Turnpike street, and westerly by land

Parcel of land belonging to Cordelia Malhoit.

of Cataldo and Carmelle Santo and Joseph Delucca, and containing approximately seventy-two hundred square feet of land.

Parcel of land belonging to Bertha Dahl.

4. A parcel of land belonging to Bertha Dahl, bounded northerly by land of Luigi and Mariagrazia DeLuca, easterly by the westerly line of Dewey road, southerly by the present northerly line of said Turnpike street, and westerly by land of Ralph L. and William O. Dahl, and containing approximately four thousand square feet of land.

Parcel of land belonging to Luigi and Mariagrazia DeLuca.

5. A parcel of land belonging to Luigi and Mariagrazia DeLuca, bounded northerly by land of Francesco and Mariangela Iovieno, easterly by the westerly line of Dewey road, southerly by land of Bertha Dahl, and Ralph L. and William O. Dahl, and westerly by land of Cordelia Malhoit, and Francesco and Mariangela Iovieno, and containing approximately ninety-six hundred square feet of land.

Parcel of land belonging to Antonio and Mary Moalli.

6. A parcel of land belonging to Antonio and Mary Moalli, bounded northerly by land of Guiseppe Amòroso and Gaetano Ferranto, easterly by land of Sam Lainer, southerly by the present northerly line of said Turnpike street, and westerly by the east line of Dewey road, and containing approximately three thousand square feet of land.

Parcel of land belonging to Sam Lainer.

7. A parcel of land belonging to Sam Lainer bounded northerly by land of Antonio and Mary Moalli, easterly by the westerly line of Lakeview avenue, southerly by the present northerly line of said Turnpike street, and westerly by the land of Antonio and Mary Moalli and of Guiseppe Amoroso and Gaetano Ferrant, and containing approximately eighty-four hundred square feet of land.

Parcel of land belonging to Antonio and Mary Moalli.

8. A parcel of land belonging to Antonio and Mary Moalli, bounded northerly by land of Matteo Biseeglie, easterly by the westerly line of Lakeview avenue, southerly by the land of Sam Lainer, and westerly by the land of Guiseppe Amoroso and Gaetano Ferranto, and containing approximately five thousand forty square feet of land.

Parcel of land belonging to Clara J. Caulfield.

9. A parcel of land belonging to Clara J. Caulfield, bounded northerly by land of Albert Garganigo, easterly by land of Albert Garganigo, southerly by the present northerly line of said Turnpike street, and westerly by the easterly line of Lakeview avenue, and containing approximately twelve thousand, five hundred eighty square feet of land.

Parcel of land belonging to Ida Eppolito.

10. A parcel of land belonging to Ida Eppolito, bounded northerly by land of Rosa Garganigo and of Minnie Garganigo, easterly by land of Minnie Garganigo, southerly by the present northerly line of said Turnpike street, and westerly by land of Rosa Garganigo, and containing approximately eleven thousand five hundred twenty square feet of land.

Parcel of land belonging to Arthur E. Leary and Henry Dufresne.

11. A parcel of land known as lots one and two, Elmhurst Addition, belonging to Arthur E. Leary and Henry Dufresne, bounded northerly and easterly by land of Arthur E. Leary and Henry Dufresne, southerly by the present northerly line of said Turnpike street, and westerly by land of Antoni

Borgatti, and containing approximately nine thousand square feet of land.

12. A parcel of land belonging to Ameen J. Antoun, bounded northwesterly by the southeasterly line of Elm street, easterly by the land of P. A. Reynolds and of Stanley M. Bailey, southerly by the present northerly line of said Turnpike street, and southwestly by Elm street, and containing approximately fifty-six thousand, one hundred fifty square feet of land.

Parcel of land belonging to Ameen J. Antoun.

13. A parcel of land belonging to Mary I. Moroney, bounded northerly by the land of Edward C. Moroney, easterly by land of the New England Power Construction Company, southerly by the present northerly line of the Turnpike, westerly by land of Edward C. Moroney, and containing approximately four thousand eighty square feet of land.

Parcel of land belonging to Mary I. Moroney.

14. A parcel of land belonging to the New England Power Construction Company, bounded northerly by the present southerly line of said Turnpike street, easterly and westerly by the land of the New England Power Construction Company, westerly by the land of Stanley M. Bailey, and containing approximately four thousand eighty square feet of land.

Parcel of land belonging to New England Power Construction Company.

15. A parcel of land belonging to the heirs of Edith A. Wright, bounded northerly by the land of the heirs of Edith A. Wright, easterly by the westerly line of Oak street, southerly by the present northerly line of said Turnpike street, and westerly and southerly by the land of William A. Boyce, and westerly by the land of the heirs of Edith A. Wright, and containing approximately forty-three thousand square feet of land.

Parcel of land belonging to heirs of Edith A. Wright.

16. A parcel of land belonging to William A. Boyce, bounded westerly, northerly, and easterly by the land of the heirs of Edith A. Wright, and southerly by the present northerly line of said Turnpike street, and containing approximately sixteen thousand, one hundred square feet of land.

Parcel of land belonging to William A. Boyce.

17. A parcel of land belonging to Oliver S. Morey, bounded northerly and easterly by land of the heirs of Edith A. Wright, southerly by the present northerly line of said Turnpike street, and westerly by the easterly line of Oak street, and containing approximately fifty thousand, five hundred square feet of land.

Parcel of land belonging to Oliver S. Morey.

18. A parcel of land belonging to the heirs of Edith A. Wright, bounded northerly and easterly by the land of the heirs of Edith A. Wright, southerly two hundred and eighty feet by the land of Oliver S. Morey, and westerly sixty feet by the easterly line of Oak street, and containing approximately sixteen thousand, three hundred and eighty square feet of land.

Parcel of land belonging to heirs of Edith A. Wright.

19. A parcel of land belonging to William H. and Homer W. Chamberlin, bounded northerly by the present southerly line of said Turnpike street, easterly one hundred and eighty-six feet by the westerly line of Lake street, southerly (parallel

Parcel of land belonging to William H. and Homer W. Chamberlin.

to and one hundred and eighty feet distant from the southerly line of said Turnpike street for one hundred and sixty-five feet), and westerly one hundred and eighty feet by the land of William H. and Homer W. Chamberlin, and containing approximately thirty-five thousand, one hundred and forty square feet of land.

Parcel of land belonging to Henry Newton.

20. A parcel of land belonging to Henry Newton, bounded northerly by the present southerly line of said Turnpike street, easterly and southerly by the land of Henry Newton, and westerly by the land of Sherman R. Howe, being a tract of land one hundred and seventy feet in width abutting Turnpike and two hundred and ten feet in depth, and containing approximately thirty-five thousand, seven hundred square feet of land.

Parcel of land belonging to Frederick S. Holden.

21. A parcel of land belonging to Frederick S. Holden, bounded northerly by the present southerly line of said Turnpike street, easterly by the land of Frank Harrington and land now or formerly of J. E. Hastings, southerly and westerly by the land of Mary S. Greene, and containing approximately forty-one thousand, eight hundred square feet of land.

Parcel of land belonging to William O. and Alice M. Spooner.

22. A parcel of land belonging to William O. and Alice M. Spooner, bounded northerly by the present southerly line of said Turnpike street, easterly and southerly by the land of William O. and Alice M. Spooner, and westerly by the easterly line of Grafton street, said parcel being a tract of land one hundred and fifty feet more or less, in width on Turnpike street and two hundred and sixty-five feet in depth on Grafton street, and containing approximately thirty-nine thousand, seven hundred and fifty square feet of land.

Parcel of land on which is situated the house and barn belonging to Arthur W. and Alma M. Davis.

23. A parcel of land being that tract on which is situated the house and barn belonging to Arthur W. and Alma M. Davis, the westerly line of which is three hundred and ninety feet more or less from the intersection of the southerly line of said Turnpike street, with the easterly line of Cherry street, so-called, thence easterly two hundred and forty-five feet along the southerly line of said Turnpike street, thence southerly one hundred and thirty-five feet to a point, thence westerly two hundred and forty-five feet to a point, thence northerly one hundred and sixty-five feet to the point of beginning, and containing approximately thirty-six thousand, eight hundred square feet of land.

Parcel of land belonging to Fred B. Farrow.

24. A parcel of land belonging to Fred B. Farrow, on the northerly side of said Turnpike street and being described as follows: Beginning at the southwest corner of the house lot of said Fred B. Farrow, said corner also being three hundred and fifty-three feet more or less westerly of the land of Jennie E. Newton, and extends thence two hundred feet westerly along said Turnpike to a point, thence one hundred and fifty feet northerly to a point, thence two hundred feet easterly to a point, thence one hundred and fifty feet to the point of beginning, and containing approximately thirty thousand square feet of land.

Parcel of land belonging to

25. A parcel of land belonging to Wendell L. Farnsworth,

containing house and barn, bounded northerly by the present southerly line of said Turnpike street, easterly and southerly by walls dividing the house lot of said Farnsworth from his other land, and westerly by the easterly line of South street, and containing approximately thirty-six thousand square feet of land.

Wendell L.
Farnsworth.

TOWN OF NORTHBOROUGH.

1. A parcel of land belonging to F. Elmer Lawrence, the northwesterly corner of which is at the intersection of a wall and the southerly line of said Turnpike street, said corner also being two hundred and five feet more or less westerly of the westerly line of the house of said Lawrence, thence easterly two hundred feet along the southerly line of said Turnpike street to a point, thence southerly one hundred and seventy-five feet to a point; thence westerly one hundred and fifty-five feet to the above wall, thence northerly along the said wall one hundred and eighty-five feet to the point of beginning, and containing approximately thirty-two thousand, four hundred square feet of land.

Town of North-
borough.

Parcel of land
belonging to
F. Elmer
Lawrence.

TOWN OF WESTBOROUGH.

1. A parcel of land belonging to Margaret Ord, bounded northerly by the present southerly line of said Turnpike street, easterly and northerly by land of Minnie A. Burhoe, easterly by land of Lewis W. Wynott, southerly by the northerly Right of Way Line of the Boston and Worcester Street Railway Company, and westerly by the easterly line of Park street, and containing approximately seventy-four thousand, seven hundred square feet of land.

Town of West-
borough.

Parcel of land
belonging to
Margaret Ord.

2. A parcel of land belonging to Minnie A. Burhoe, bounded northerly by the present southerly line of the Turnpike or Belmont street, so-called, easterly by the land of Lewis W. Wynott, southerly and westerly by the land of Margaret Ord, and containing approximately twenty-three thousand, two hundred square feet of land.

Parcel of land
belonging to
Minnie A.
Burhoe.

3. A parcel of land belonging to Robert Harrington, beginning at the southeasterly corner thereof at a corner of land of Charles R. and Stella J. Scott and the northwesterly line of East Main street, and extending thence southwestwardly along the northwesterly line of North Main street ninety feet more or less to the present northerly line of Belmont street; thence westerly along said northerly line of Belmont street two hundred and thirty feet to a point; thence northerly by land of Robert Harrington one hundred and ninety feet to a point; thence easterly by land of Robert Harrington one hundred and thirty feet more or less to the dividing wall between Robert Harrington and Charles R. and Stella J. Scott; thence southeasterly by wall of said Scott two hundred and fifteen feet more or less to the point of beginning, and containing approximately forty-two thousand four hundred square feet of land.

Parcel of land
belonging to
Robert
Harrington.

Parcel of land
belonging to
Robert
Harrington.

4. A parcel of land belonging to Robert Harrington, beginning at the intersection of the southerly line of Belmont street, with the westerly line of East Main street; thence southwesterly along the said westerly line of East Main street three hundred feet to a point; thence northerly through land of said Harrington two hundred and fifty feet to a point in the present southerly line of said Belmont street; thence easterly along said present southerly line of said Belmont street to the point of beginning, and containing approximately thirty-five thousand seven hundred and fifty square feet of land.

TOWN OF SOUTHBOROUGH.

Town of South-
borough.

Parcel of land
belonging to
Deerfoot Farms
Company,
Incorporated.

1. A parcel of land belonging to the Deerfoot Farms Company, Incorporated, the northeast corner of which is in the present southerly line of said Turnpike street and is due south of the intersection of the easterly line of Flagg road with the northerly line of said Turnpike street, thence southerly two hundred and fifty feet from said corner to a point; thence westerly one hundred and eighty feet to a point; thence northerly two hundred and fifty feet to a point on the present southerly line of said Turnpike, thence easterly along said southerly line of said Turnpike street to the point of beginning, and containing approximately forty-five thousand square feet of land.

Parcel of land
belonging to
Earl S. Russell.

2. A parcel of land belonging to Earl S. Russell, bounded northerly by the present southerly line of said Turnpike street, so-called, easterly by the land of George and Jessie Campbell, and Julia B. Cocoran, southerly by the land of Pasquale Mauro, and westerly by the land of the metropolitan water works, and containing approximately fifty-two thousand, four hundred square feet of land.

Parcel of land
belonging to
George and
Jessie Camp-
bell.

3. A parcel of land belonging to George and Jessie Campbell, bounded northerly by the southerly line of the Turnpike street, so-called, and easterly by the land of Isaac A. and Flora Gelina, southerly by the land of Julia B. Cocoran, and westerly by the land of Earl S. Russell, and containing approximately thirty-seven thousand, one hundred and thirty square feet of land.

Parcel of land
belonging to
Julia B.
Cocoran.

4. A parcel of land belonging to Julia B. Cocoran, bounded northerly by land of George and Jessie Campbell, easterly by the land of Isaac A. and Flora Gelina, southerly by the land of Pasquale Mauro, and westerly by the land of Earl S. Russell, and containing approximately twenty-nine thousand four hundred square feet of land.

Parcel of land
belonging to
Isaac A. and
Flora Gelina.

5. A parcel of land belonging to Isaac A. and Flora Gelina, bounded northerly by the southerly line of said Turnpike street, easterly by land of the metropolitan water works, southerly (parallel to and three hundred feet distant from present southerly line of said Turnpike street) by land of the metropolitan water works, and westerly by land of Julia B. Cocoran and George and Jessie Campbell, and containing approximately sixty-five thousand square feet of land.

6. A parcel of land belonging to Lowell T. Collins, bounded northerly by the present southerly line of said Turnpike street, easterly by the land of Lydia H. McMay, southerly by the land of George W. Miller, and westerly by the easterly line of Woodland road, and containing approximately fourteen thousand, three hundred eighty square feet of land.

Parcel of land
belonging to
Lowell T.
Collins.

7. A parcel of land belonging to Lydia H. McMay, bounded northerly by the southerly line of said Turnpike street, easterly and southerly by the land of George W. Miller, and westerly by the land of Lowell T. Collins, and containing approximately seventeen thousand, one hundred and sixty square feet of land.

Parcel of land
belonging to
Lydia H.
McMay.

8. A parcel of land belonging to George W. Miller, bounded northerly by the present southerly line of said Turnpike street, easterly by the land of Grace M. Kidder, thence parallel to and two hundred and fifty feet southerly from the aforesaid southerly line of said Turnpike street, southerly along land of George W. Miller, and westerly by the easterly line of Woodland road, northerly by land of Lowell T. Collins and Lydia H. McMay, and westerly by the land of Lydia H. McMay, and containing approximately seventy-nine thousand square feet of land.

Parcel of land
belonging to
George W.
Miller.

8A. A parcel of land belonging to Grace M. Kidder, bounded northerly for a distance of one hundred feet by the present southerly line of said Turnpike street, easterly by land of Grace M. Kidder, southerly at a distance of twenty hundred and fifty feet from and parallel to said southerly line of said Turnpike street by land of Grace M. Kidder, westerly by land of George W. Miller, and containing approximately thirty-six thousand two hundred and fifty square feet of land.

Parcel of land
belonging to
Grace M.
Kidder.

9. A parcel of land belonging to the Marlborough Cooperative Bank, bounded northerly by the present southerly line of said Turnpike street, easterly by land of Grace Newton, southerly and westerly by land of Helen A. Flanders and Mary G. Gray, and containing approximately seven thousand and fifty square feet of land.

Parcel of land
belonging to
Marlborough
Cooperative
Bank.

10. A parcel of land belonging to Helen A. Flanders and Mary G. Gray bounded northerly by the present southerly line of said Turnpike street, easterly and northerly by land of the Marlborough Cooperative Bank, easterly and northerly by land of Grace Newton, northerly and easterly by land of Arthur F. Brewer, southerly (parallel to and three hundred feet distant from present southerly line of said Turnpike street) by land of Flanders and Gray, westerly by the easterly line of Oak Hill road, and containing approximately thirty-one thousand, nine hundred square feet of land.

Parcel of land
belonging to
Helen A. Flan-
ders and Mary
G. Gray.

11. A parcel of land belonging to Grace Newton, bounded northerly by the present southerly line of said Turnpike street, easterly by the land of Arthur Brewer, southerly and westerly by the land of Helen A. Flanders and Mary G. Gray, westerly by the land of the Marlborough Cooperative

Parcel of land
belonging to
Grace Newton.

Bank, and containing approximately fourteen thousand, one hundred square feet of land.

Parcel of land
belonging to
Arthur F.
Brewer.

12. A parcel of land belonging to Arthur F. Brewer, bounded northerly by the present southerly line of said Turnpike street, easterly by the land of George W. Miller, southerly (parallel to and three hundred feet distant from the present southerly line of said Turnpike street by land of George W. Miller), westerly and southerly by the land of Flanders and Gray, and westerly by the land of Grace Newton, and containing approximately one hundred four thousand, eight hundred square feet of land.

Parcel of land
belonging to
George W.
Miller.

13. A parcel of land belonging to George W. Miller, bounded northerly by the present southerly line of said Turnpike street, easterly by the land of Fred G. Slawson, southerly (parallel to and three hundred feet distant from the present southerly line of said Turnpike street) by land of George W. Miller, westerly by the land of Arthur F. Brewer, and containing approximately one hundred forty-one thousand, six hundred square feet of land.

Parcel of land
belonging to
John and
Clementine
Trioli.

14. A parcel of land belonging to John and Clementine Trioli, bounded northerly by the present southerly line of said Turnpike street, easterly by the land of Arthur F. Brewer, southerly (parallel to and one hundred and sixty-eight feet distant from the present southerly line of said Turnpike street), by the land of John and Clementine Trioli, and westerly by the land of Fred G. Slawson, and containing approximately thirty-five thousand, eight hundred square feet of land.

Parcel of land
belonging to
Arthur F.
Brewer.

15. A parcel of land belonging to Arthur F. Brewer, bounded northerly by the present southerly line of said Turnpike street, easterly by the land of Susie Smith, southerly by the land of John and Clementine Trioli and westerly by land of said Trioli, and containing approximately fifteen thousand, four hundred square feet of land.

Parcel of land
belonging to
John and
Clementine
Trioli.

16. A parcel of land belonging to John and Clementine Trioli, bounded by the land of Arthur F. Brewer and Susie Smith, easterly by the land of Susie Smith, southerly (parallel to and two hundred and fifteen feet distant from the present southerly line of said Turnpike street) and westerly by land of John and Clementine Trioli, and containing approximately seven thousand, three hundred square feet of land.

Parcel of land
belonging to
Susie Smith.

17. A parcel of land belonging to Susie Smith, abutting on the present southerly line of said Turnpike street, the northwest corner of which is two hundred and seven feet easterly of the northeast corner of land owned by Arthur F. Brewer, thence easterly one hundred and thirty feet along present southerly line of said Turnpike street to a point, thence southerly two hundred feet along other land of Susie Smith, thence westerly (parallel to and two hundred feet distant from the present southerly line of said Turnpike street) for a distance of one hundred and thirty feet to a point; thence northerly two hundred feet to said southerly

line of Turnpike street to point of beginning, and containing approximately twenty-six thousand square feet of land.

18. A parcel of land belonging to Katherine E. Smiddy, bounded northerly by the present southerly line of said Turnpike street, easterly by land of William Smiddy, southerly and westerly by land of Susie Smith, and containing approximately twenty-one thousand, eight hundred square feet of land.

Parcel of land belonging to Katherine E. Smiddy.

19. A parcel of land belonging to the Marlborough and Hudson Gas and Electric Company, bounded northerly by the present southerly line of said Turnpike street, south-easterly by the county line and by land of the Marlborough and Hudson Gas and Electric Company, and westerly by the land of William Smiddy, and containing approximately one thousand six hundred and fifty square feet of land.

Parcel of land belonging to Marlborough and Hudson Gas and Electric Company.

After so much of the above specified land and property has been appropriated for said highway and streets, as is needed therefor, said commissioners may, in the name and on behalf of the county, sell and convey the remainder for value with or without suitable restrictions. The proceeds of any land so sold shall be applied to any unpaid claims for damages for land taken hereunder or to the payment of any outstanding securities issued under section two; and if there are no such unpaid claims or outstanding securities to which such proceeds can be applied, they shall be paid into the treasury of said county. Said county shall pay all damages, costs and expenses awarded, or which any person may by legal process obtain, in consequence of the proceedings authorized by this section.

Remainder of specified land and property may be sold, etc.

Proceeds, how applied.

County to pay damages, etc.

Whenever the commonwealth, by its department of public works, enters upon any of the lands included in any taking by said county commissioners under authority of this section, said entry shall constitute an entry on all the lands included in such taking.

When entry shall constitute an entry on all lands included in any taking.

SECTION 2. Said county may pay all expenses authorized by this act to be incurred by it, including land damages, from its highway appropriation, or the treasurer of said county, with the approval of said county commissioners, may borrow from time to time, on the credit of said county, such sums as may be necessary to pay such expenses, not exceeding, in the aggregate, one hundred thousand dollars, and may issue bonds or notes of the county therefor, which shall bear on their face the words, Worcester County, Turnpike Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than five years from their dates. Such bonds or notes shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said securities at public or private sale upon such terms and conditions as the county commissioners may deem proper, but not for less than their par value. Indebtedness incurred under this act shall, ex-

County may pay expenses from its highway appropriation.

May issue bonds, etc.

Worcester County, Turnpike Loan, Act of 1930.

cept as herein provided, be subject to chapter thirty-five of the General Laws.

Effective upon acceptance, etc.

Proviso.

SECTION 3. This act shall take effect upon its acceptance, during the current year, by the county commissioners of said county, but not otherwise; provided, that for the purposes of such acceptance it shall take effect upon its passage.

Approved May 15, 1930.

Chap. 320 AN ACT PROVIDING JUDICIAL RELIEF IN CASE OF FAILURE TO CLAIM A REVIEW WITHIN THE TIME LIMITED BY THE WORKMEN'S COMPENSATION LAWS.

Be it enacted, etc., as follows:

G. L. 152, new section after § 8.

Petition to superior court in case of failure to claim a review within the time limited by the workmen's compensation laws.

SECTION 1. Chapter one hundred and fifty-two of the General Laws is hereby amended by inserting after section eight the following new section: — *Section 8A.* A party who has by accident, mistake or through other reasonable cause, omitted to claim a review from a decision rendered under section eight within the time limited therein, may, within two years from the filing of such decision with the department, petition the superior court for the county in which the injury occurred, or for the county of Suffolk, for leave to claim such review, and the court may grant such petition and permit such claim to be filed if it finds that justice and equity require it, notwithstanding that a decree has previously been rendered on such decision as provided in section eleven.

To what claims applicable.

SECTION 2. This act shall apply to all claims for compensation arising since the first day of January in the year nineteen hundred and twenty-nine.

Approved May 15, 1930.

Chap. 321 AN ACT TO AUTHORIZE THE CITY OF CAMBRIDGE TO APPROPRIATE MONEY FOR ATHLETIC CLOTHING FOR THE EQUIPMENT OF ATHLETIC ORGANIZATIONS COMPOSED OF SCHOOL PUPILS.

Be it enacted, etc., as follows:

City of Cambridge may appropriate money for athletic clothing for the equipment of athletic organizations composed of school pupils.

SECTION 1. The city of Cambridge, in view of its peculiar situation in respect to financial competition between collegiate and scholastic athletic contests held in said city, may appropriate a sum not exceeding three thousand dollars in any one year for athletic clothing for the equipment of athletic organizations composed of school pupils. The amount so appropriated shall be deemed a part of the amount that may be raised for school purposes under chapter one hundred and eighty-four of the acts of nineteen hundred and twenty-six and amendments thereof and additions thereto.

Submission to voters, etc.

SECTION 2. This act shall be submitted for acceptance to the registered voters of the city of Cambridge at the biennial state election in the current year in the form of the following question, which shall be placed upon the official ballot to

be used in said city at said election: — “Shall an act passed by the General Court in the current year, entitled ‘An Act to Authorize the City of Cambridge to Appropriate Money for Athletic Clothing for the Equipment of Athletic Organizations Composed of School Pupils’, be accepted?” If a majority of the voters voting thereon vote in the affirmative in answer to said question, this act shall thereupon take effect, but not otherwise.
Approved May 16, 1930.

AN ACT AUTHORIZING THE REINSTATEMENT OF ALFRED P. TONER AS A MEMBER OF THE FIRE DEPARTMENT OF THE CITY OF BOSTON. *Chap.322*

Be it enacted, etc., as follows:

SECTION 1. Alfred P. Toner, a former member of the fire department of the city of Boston who was discharged therefrom on September fourth, nineteen hundred and twenty-six, may be reinstated in said department without further examination, and, upon said reinstatement he shall be entitled to the same pension and retirement rights as if his term of service in said department had not been interrupted by said discharge.

Reinstatement of Alfred P. Toner as a member of the fire department of the city of Boston.

SECTION 2. This act shall take effect upon its acceptance during the current year by the mayor and city council of said city, in accordance with the provisions of its charter.

Effective upon acceptance, etc.

Approved May 16, 1930.

AN ACT AUTHORIZING THE REINSTATEMENT OF MICHAEL KELLEY AS A MEMBER OF THE FIRE DEPARTMENT OF THE CITY OF BOSTON. *Chap.323*

Be it enacted, etc., as follows:

SECTION 1. Michael Kelley, a former member of the fire department of the city of Boston who was discharged therefrom on September fourth, nineteen hundred and twenty-six, may be reinstated in said department without further examination, and, upon said reinstatement he shall be entitled to the same pension and retirement rights as if his term of service in said department had not been interrupted by said discharge.

Michael Kelley may be reinstated as a member of the fire department of the city of Boston.

SECTION 2. This act shall take effect upon its acceptance during the current year by the mayor and city council of said city, in accordance with the provisions of its charter.

Effective upon acceptance, etc.

Approved May 16, 1930.

AN ACT RELATIVE TO CERTAIN LINES, POLES AND OTHER EQUIPMENT OF THE ELECTRIC LIGHT DEPARTMENT OF THE TOWN OF CONCORD. *Chap.324*

Be it enacted, etc., as follows:

SECTION 1. All lines for the transmission of electricity for light, heat or power, heretofore acquired or constructed

Certain lines, poles, etc., of electric light

department of town of Concord made lawful notwithstanding lack of valid locations therefor, etc.

by the electric light department of the town of Concord upon, along, under and across the public ways and places of said town, and the poles, piers, abutments, conduits and other fixtures necessary to sustain or protect the wires of said lines and in actual use on the effective date of this act, are hereby made lawful notwithstanding the lack of any valid locations therefor or any informality in the proceedings relative to their location and erection; provided, that said department shall, not later than December first in the current year, file with the town clerk a map or maps showing the location of said poles and conduits, such map or maps to be recorded and kept with the records of the original locations for poles and wires in said town.

Proviso.

SECTION 2. This act shall take effect upon its passage.
Approved May 20, 1930.

Chap.325 AN ACT RELATIVE TO THE CHANGING BY CORPORATIONS OF SHARES WITHOUT PAR VALUE INTO A GREATER NUMBER OF SIMILAR SHARES.

Be it enacted, etc., as follows:

G. L. 156, new section after § 41.

Corporations may change shares without par value into a greater number of similar shares without increasing capital.

Chapter one hundred and fifty-six of the General Laws is hereby amended by inserting after section forty-one the following new section:— *Section 41A.* Any corporation having authorized shares without par value may, without increasing its capital, at a meeting duly called for the purpose, by vote of a majority of all its stock, or, if two or more classes of stock have been issued, of a majority of each class outstanding and entitled to vote, including in any event a majority of the outstanding stock of each class affected, change such shares or any class thereof into a greater number of shares without par value, or provide for the exchange thereof pro rata for a greater number of shares without par value; provided, that the preferences, voting powers, restrictions and qualifications of the outstanding shares so changed or exchanged shall not be otherwise impaired or diminished without the consent of the holders thereof.

Proviso.

Approved May 20, 1930.

Chap.326 AN ACT TO FIX THE TIME WITHIN WHICH PERSONS MAY REGISTER TO VOTE.

Be it enacted, etc., as follows:

G. L. 51, § 26, etc., amended.

Sessions of registrars of voters.

SECTION 1. Section twenty-six of chapter fifty-one of the General Laws, as most recently amended by section one of chapter one hundred and three of the acts of nineteen hundred and twenty-eight, is hereby further amended by striking out, in the fifth line, the word "section" and inserting in place thereof the words:—sections thirty-four and,— so as to read as follows:— *Section 26.* The registrars, for the purpose of registering voters in the manner hereinafter provided, shall hold such day and such evening

sessions as the town by by-law or the city by ordinance shall prescribe, and such other sessions as they deem necessary; but, except as provided in sections thirty-four and fifty, there shall be no registration of voters between ten o'clock in the evening on the twentieth day preceding, and the day following, the biennial state primary and the biennial state election, nor in any city between ten o'clock in the evening on the twentieth day preceding and the day following the city election, nor in any town between ten o'clock in the evening on the Wednesday next but one preceding and the day following the annual town meeting. The time and place of registration shall be the same for male and female applicants.

SECTION 2. Said chapter fifty-one is hereby further amended by striking out section thirty-four and inserting in place thereof the following: — *Section 34.* After ten o'clock in the evening of a day on which registration is to cease, the registrars shall not register any person as a voter until after the next primary or election, except that they shall furnish, or cause to be furnished, to each person waiting in line at said hour of ten o'clock for the purpose of being registered a card or slip of identification bearing such person's name and shall, before registration ceases, register such person if found qualified. The registrars may, however, enter or correct on the registers the names of persons whose qualifications as voters have been examined between March thirty-first preceding and the close of registration.

G. L. 51, § 34, amended.

Not to enter names on registers after close of registration, except, etc.

Approved May 20, 1930!

AN ACT AUTHORIZING THE CITY OF LYNN TO FURNISH WATER TO THE TOWN OF MARBLEHEAD.

Chap. 327

Be it enacted, etc., as follows:

SECTION 1. The city of Lynn is hereby authorized to furnish water to the town of Marblehead for such periods of time, in such manner, on such terms and conditions and in such amounts, as the city council of said city, by vote or votes, in accordance with its charter, may determine, and, for the purpose aforesaid, said city, by its city council, in accordance with its charter, may make a contract with said town of Marblehead, acting by and through its board of water commissioners and board of selectmen.

City of Lynn may furnish water to town of Marblehead.

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

Approved May 20, 1930.

AN ACT AUTHORIZING THE TOWN OF MARBLEHEAD TO PURCHASE WATER FROM THE CITY OF LYNN AND CONVEY THE SAME TO SAID TOWN AND TO BORROW MONEY FOR SAID PURPOSES.

Chap. 328

Be it enacted, etc., as follows:

SECTION 1. The town of Marblehead, after the signing of a contract for the purchase of water from the city of Lynn

Town of Marblehead may acquire

certain lands, rights of way, etc., necessary for conveying water from city of Lynn to said town.

under authority of any law heretofore or hereafter enacted, may, by and through its board of water commissioners, take by eminent domain under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, and hold, all lands, rights of way and other easements, situated in the town of Swampscott or in the city of Lynn or Salem, that may be necessary for the conveying of such water from said city of Lynn to said town of Marblehead.

May establish, etc., additional pumping works, may construct, etc., pipes under and over lands, etc.

SECTION 2. For the purpose of conveying such water as aforesaid, said town of Marblehead, acting by and through its board of water commissioners, may establish, maintain and operate additional pumping works and may construct, lay and maintain conduits, pipes and other works under or over any lands, water courses, railroads, railways and public or private ways, and along any state highway or other way in said town of Swampscott and in said cities of Lynn and Salem, in such manner as not unnecessarily to obstruct the same; and for the purpose of constructing, laying, maintaining, operating and repairing such aqueducts, conduits, pipes and other works, and for all other proper purposes of this act, said town of Marblehead may enter upon and dig up or raise and embank any such lands or public or other ways, in such manner as to cause the least possible hindrance to public travel thereon; provided, that no way in said town of Swampscott or in said city of Lynn or Salem shall be dug up except with the consent of the state department of public works in the case of a state highway or of the selectmen of said town or of the authority having charge of public ways of said cities, in which any such way or ways are situated in the case of other ways, and provided, further, that any such way so dug up shall be restored to the satisfaction of said state department of public works, selectmen or authority, as the case may be. Said town of Marblehead shall not enter upon, construct or lay any aqueduct, conduit, pipe or other works within the location of any railroad corporation except at such time and in such manner as it may agree upon with such corporation, or, in case of failure so to agree, as may be provided by the state department of public utilities.

May enter upon and dig up lands, etc.

Proviso.

Restrictions as to entry upon railroad locations.

Town may borrow money, issue bonds, etc.

SECTION 3. For the purpose of paying the necessary expenses and liabilities incurred under the provisions of this act, other than expenses of maintenance and operation, said town of Marblehead may borrow such sums as may be necessary, not exceeding, in the aggregate, seventy-five thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Marblehead Water Loan, Act of 1930. Each authorized issue shall constitute a separate loan and such loans shall be paid in not more than twenty years from their dates. Indebtedness incurred hereunder shall be in excess of the statutory limit of indebtedness, but shall, except as herein provided, be subject to the provisions of chapter forty-four of the General Laws.

Marblehead Water Loan, Act of 1930.

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

Approved May 20, 1930.

AN ACT RELATIVE TO THE LIQUIDATION, CONSOLIDATION OR *Chap. 329*
MERGER OF SAVINGS BANKS.

Be it enacted, etc., as follows:

SECTION 1. Chapter one hundred and sixty-eight of the General Laws is hereby amended by adding at the end thereof the following new section: — *Section 55.* Any savings bank may, if authorized by vote of at least two thirds of its corporators at a meeting specially called to consider the subject, be dissolved and liquidate its affairs in the manner hereinafter set forth; provided, that the commissioner is satisfied that such savings bank has given at least thirty days' notice to each other savings bank, located within twenty-five miles, of its willingness to enter into negotiations with a view to consolidation or merger and that no consolidation or merger with any such other savings bank can be arranged upon terms satisfactory to the commissioner; and provided, further, that, prior to such vote, the commissioner shall have approved in writing the proposed liquidation of such savings bank as being in the interest of its depositors. In such case a committee of three shall thereupon be elected by and from the trustees and, under such regulations as may be prescribed by the commissioner, shall liquidate the assets, and after satisfying all debts of the liquidating savings bank shall distribute the remaining proceeds among its depositors, as of the date of the vote of liquidation, and other persons entitled thereto, according to their several interests. The charter of a savings bank shall upon such a vote to liquidate become void except for the purpose of discharging its existing obligations and liabilities.

Funds representing unclaimed dividends in liquidation and remaining in the hands of the liquidating committee for six months after the date of the final payment in liquidation shall be deposited by them, together with all books and papers of the savings bank, with the commissioner. Such funds shall be deposited in one or more trust companies or national banks to the credit of the commissioner in his official capacity, in trust for the depositors of the savings bank and other persons entitled thereto, according to their several interests. Upon receipt of evidence satisfactory to him, the commissioner may pay over the moneys so held by him to the persons respectively entitled thereto. In case of doubt or of conflicting claims, he may require an order of the supreme judicial court authorizing and directing the payment thereof. He may apply the interest earned by the money so held to the defraying of expenses incurred in the payment of such unclaimed dividends. At the expiration of twelve months from the date of receipt of such funds by the commissioner, such portion thereof as still remains in his possession shall be disposed of as provided in section thirty-five of chapter one hundred and sixty-seven.

G. L. 168, new section added.

Liquidation of savings banks.

Provisos.

Liquidation of assets and distribution of remaining proceeds among depositors, etc.

Charter to become void, etc.

Funds representing unclaimed dividends in liquidation to be deposited with commissioner, etc.

Payment to persons entitled, etc.

Court order in case of doubt, etc.

Interest, how applied.

Disposition of remaining funds.

Consolidation or merger of savings bank proposing liquidation with another savings bank within certain distance, etc.

Proviso.

G. L. 167, § 22, amended.

Liquidation of co-operative banks or trust companies.

Liquidation of assets and distribution of remaining proceeds, etc.

If, however, the commissioner is satisfied that a consolidation or merger of the savings bank proposing liquidation with another savings bank located within twenty-five miles can be effected on terms approved by him and if he finds that such consolidation or merger is in the interest of the depositors of the savings banks concerned, such consolidation or merger may be effected upon such terms and subject to the direction of the commissioner, provided that a vote authorizing the same is passed by at least two thirds of the corporators of each of the savings banks aforesaid at meetings specially called to consider the subject.

SECTION 2. Section twenty-two of chapter one hundred and sixty-seven of the General Laws is hereby amended by striking out the second paragraph and inserting in place thereof the following:—

Subject to the written approval of the commissioner, any co-operative bank or trust company may be dissolved and liquidate its affairs if authorized by a vote passed, at a meeting specially called to consider the subject, by at least two thirds of the shareholders in a co-operative bank or by stockholders of a trust company representing at least two thirds of its outstanding capital stock. A committee of three shareholders or stockholders shall thereupon be elected, and, under such regulations as may be prescribed by the commissioner, shall liquidate the assets, and after satisfying all debts of the corporation shall distribute the remaining proceeds among those entitled thereto in proportion to their respective interests therein. *Approved May 20, 1930.*

Chap. 330 AN ACT RELATIVE TO FEES FOR PHYSICIANS APPEARING BEFORE THE DEPARTMENT OF INDUSTRIAL ACCIDENTS ON BEHALF OF INJURED EMPLOYEES.

Be it enacted, etc., as follows:

G. L. 152, § 9A, amended.

Fees for physicians appearing before department of industrial accidents on behalf of injured employees.

Section nine A of chapter one hundred and fifty-two of the General Laws, inserted by chapter two hundred and forty-two of the acts of nineteen hundred and twenty-nine, is hereby amended by inserting after the word "for" in the third line the word:— each, — so as to read as follows:— *Section 9A.* Whenever a medical question is in dispute in any case, and an impartial physician has not, prior to seven days before the date assigned for each hearing thereon, been appointed by the department or a member thereof, the employee may engage his own physician to appear and testify in his behalf and, if the decision of the single member or of the department is in favor of the employee, a reasonable fee shall be allowed by the member or by the department for such physician's services and shall be added to the amount awarded to the employee and be paid by the insurer under the provisions of this chapter.

Approved May 21, 1930.

AN ACT RELATIVE TO NATURALIZATION FEES.

*Chap. 331**Be it enacted, etc., as follows:*

SECTION 1. Section thirty-two of chapter two hundred and twenty-one of the General Laws is hereby amended by striking out all after the word "over" in the nineteenth line, — so as to read as follows: — *Section 32.* The clerks of the courts in the several counties, and of the supreme judicial and superior courts in Suffolk county, shall keep cash books, which shall be county property and shall be and remain a part of the records of the courts, in which they shall keep accounts of all fees received by them for their official acts and services, including fees for copies which they are not required by law to furnish, fees and money in proceedings relative to naturalization or for naturalization certificates, and all fees and money of whatever description or character received by them, or by any assistant or other person in their offices or employment, for any acts done or services rendered in connection with their said offices, and shall on or before the tenth day of each month pay over to the treasurers of their respective counties, or to such other officers as are entitled to receive them, all fees received during the preceding calendar month, and shall render therewith a sworn account thereof; provided, that said clerks shall account for and pay over to the United States bureau of naturalization in accordance with the federal laws as to naturalization such part of any moneys received by them under or by authority of such laws as they are required thereby to account for and pay over.

G. L. 221,
§ 32, amended.Clerks of the
courts to
account for
fees, etc.

Proviso.

Effective date.

SECTION 2. This act shall take effect January first, nineteen hundred and thirty-five.

Approved May 21, 1930.

AN ACT INCLUDING WITHIN THE PROVISIONS OF THE MOTOR VEHICLE LAWS, EXCEPTING THOSE REQUIRING LIABILITY INSURANCE AND THE PAYMENT OF REGISTRATION FEES, CERTAIN VEHICLES HERETOFORE EXCLUDED THEREFROM.

*Chap. 332**Be it enacted, etc., as follows:*

SECTION 1. Section one of chapter ninety of the General Laws, as most recently amended by chapter two hundred and three of the acts of nineteen hundred and twenty-nine, is hereby further amended by striking out all after the word "tracks" in the fifth line of the definition of motor vehicles, — so that said definition will read as follows: — "Motor vehicles", automobiles, semi-trailer units, motor cycles and all other vehicles propelled by power other than muscular power, except railroad and railway cars and motor vehicles running only upon rails or tracks.

G. L. 90, § 1,
etc., amended."Motor
vehicles",
definition.

SECTION 2. Section one A of said chapter ninety, inserted by section one of chapter three hundred and forty-

G. L. 90, § 1A,
etc., amended.

Applications for registration of certain motor vehicles not required to be accompanied by certificate as to motor vehicle liability policy or bond, etc.

G. L. 90, § 2, etc., amended.

six of the acts of nineteen hundred and twenty-five and as amended by section one of chapter three hundred and sixty-eight of the acts of nineteen hundred and twenty-six, is hereby further amended by adding at the end thereof the following:— Ambulances, fire engines and apparatus, police patrol wagons and other vehicles used by the police department of any city or town or park board solely for the official business of such department or board, road rollers, street sprinklers, power excavators, power graders and concrete mixers, whether or not owned as aforesaid, shall not be subject to the requirements of this section.

SECTION 3. Section two of said chapter ninety, as most recently amended by chapter two hundred and seventy-two of the acts of nineteen hundred and thirty, is hereby further amended by inserting after the word "vehicle" in the fifth line of the seventh paragraph, as amended by section one of chapter three hundred and three of the acts of nineteen hundred and twenty-two, the following:— ; provided, that number plates assigned to ambulances, fire engines and apparatus, police patrol wagons and other vehicles used by the police department of any city or town or park board solely for the official business of such department or board, road rollers, street sprinklers, power excavators, power graders and concrete mixers may be of a distinctive type or types, — so that said seventh paragraph will read as follows:—

Number plates for motor vehicles, furnishing, etc.

Proviso.

The registrar shall furnish at his office, without charge, to every person whose vehicle is registered under this chapter, two number plates of suitable design, each number plate to have displayed upon it the register number assigned to that vehicle; provided, that number plates assigned to ambulances, fire engines and apparatus, police patrol wagons and other vehicles used by the police department of any city or town or park board solely for the official business of such department or board, road rollers, street sprinklers, power excavators, power graders and concrete mixers may be of a distinctive type or types. The number plates so furnished shall, except as provided by section nine, be valid only for the year for which they are issued.

Valid only for year issued, except, etc.

G. L. 90, § 10, etc., amended.

SECTION 4. Section ten of said chapter ninety, as most recently amended by chapter two hundred and sixty-two of the acts of nineteen hundred and twenty-nine, is hereby further amended by striking out the last sentence and inserting in place thereof the following:— This section shall not apply to the operation of road rollers, power excavators, street sprinklers, power graders and concrete mixers.

Section not applicable to operation of road rollers, etc.

G. L. 90, § 33, etc., amended.

SECTION 5. Section thirty-three of said chapter ninety, as most recently amended by section five of chapter three hundred and sixteen of the acts of nineteen hundred and twenty-eight, is hereby further amended by inserting after the word "driven" in the nineteenth line the following new paragraph:—

No fee for registration of certain ambu-

For the registration of every ambulance, fire engine or apparatus, police patrol wagon or other vehicle, the fee for

the registration of which is not provided by the preceding paragraph, used by the police department of any city or town or park board solely for the official business of such department or board, of every road roller, street sprinkler, power excavator, power grader or concrete mixer, no fee shall be collected hereunder.

lances, fire engines, etc.

SECTION 6. This act shall not apply in respect to the registration of motor vehicles for the current year.

Application of act.

Approved May 21, 1930.

AN ACT CEDING JURISDICTION TO THE UNITED STATES OF AMERICA OVER CERTAIN TRACTS OF LAND IN BOSTON, QUINCY, SCITUATE, CHATHAM AND TOWN OF NANTUCKET.

Chap. 333

Be it enacted, etc., as follows:

SECTION 1. Jurisdiction is hereby granted and ceded to the United States of America over five tracts of land severally situated in Boston, Quincy, Scituate, Chatham and the town of Nantucket, which tracts were acquired by the United States of America for purposes of national defense as hereinafter indicated, and are severally bounded and described as follows:

Jurisdiction ceded to United States of America over certain tracts of land in Boston, Quincy, Scituate, Chatham and Nantucket.

Tract 1. Naval section base, East Boston, containing three and one tenth acres, more or less, bounded as follows: northeasterly on Summer street, one hundred and eighty-five feet; northwesterly on a common driveway and the North ferry of the city of Boston, six hundred and seventy-four feet; southwesterly on the harbor line or the line limiting the ownership of the grantor in that direction, two hundred and nineteen and six tenths feet, and southeasterly on land now or formerly of Henry Pigeon and others, seven hundred and ninety-two and thirty-one hundredths feet, to the point of beginning.

Tract 1, Naval section base, East Boston.

Tract 2. Naval destroyer and submarine base, Squantum point, Quincy, containing two hundred sixty-two and sixty-eight one hundredths acres, more or less, described as follows: All that tract of land on the north side of Victory road, lying northerly of a line enclosing the area now occupied by buildings, said line being more particularly as follows: beginning at a point on the shore line approximately six hundred and seventy-five feet southeasterly of the southeast building line of building number twenty-four, and on the center line of the center railroad track of plate yard prolonged; thence southwesterly to a point twenty-five feet south of the southeasterly end of the southwest wall of building number twenty-four; thence paralleling the southwest wall of building number twenty-four to the intersection of the north side of Victory road; thence following the north side of Victory road northwesterly to a point twenty-five feet northwest of the northwesterly building line of building number twenty-four; thence northeasterly paralleling the northwesterly building line of building number twenty-four

Tract 2, Naval destroyer and submarine base, Squantum point, Quincy.

to a point on the southerly side of F street produced southeasterly; thence northwesterly along the south side of F street, a distance of eight hundred and twenty-five feet, more or less; thence northwesterly paralleling the center railroad track of the plate yard at a distance of fifteen feet therefrom to the intersection of the north side of Victory road; thence northwesterly following the north side of Victory road for a distance of sixteen hundred and twenty-five feet, more or less, thence in a northwesterly direction on a bearing north fourteen degrees no minutes west to the line of extreme low water. From the point of beginning the line is produced easterly paralleling the first described line of extreme low water. All as shown on map of Destroyer and Submarine Base, Squantum, Massachusetts, No. 983-35, dated June 30, 1929.

Tract 3.
Naval Radio
station,
Fourth cliff,
Scituate.

Tract 3. Naval Radio station, Fourth cliff, Scituate, containing two and fifty-six one hundredths acres, more or less, described as follows: beginning at a stone bounded at the first angle in the easterly line of a fifty foot County way, described in a decree of the county commissioners of the county of Plymouth, dated July first, eighteen hundred and ninety, establishing lines of a new highway from Fourth cliff to Marshfield avenue and the sea; thence north six degrees forty-seven minutes west, one hundred and seventeen and twenty-eight hundredths feet to a stake in said easterly highway line; thence north sixty-eight degrees fifty minutes east, four hundred and seventy-eight and sixteen hundredths feet to the top edge of cliff; thence on same course about fifty-five feet to high water line of Massachusetts bay; thence southerly along said high water line, two hundred feet, more or less, to a point in a line parallel to and two hundred feet south of the second described line; thence south sixty-eight degrees fifty minutes west, about forty-five feet to the top edge of cliff; thence along same course and passing through an iron pin and a drilled hole in a split rock, indicated in plan, five hundred and twelve and four tenths feet to an iron pin in said easterly line of County way; thence north twenty-five degrees thirty-nine minutes west, eighty-seven and thirty-eight hundredths feet along said easterly line to point of beginning, meaning and intending to convey a strip of land two hundred feet in width extending entirely across said Fourth cliff from the said easterly line of County way easterly to high water line in said Massachusetts bay, including all riparian rights appurtenant to the property.

Tract 4.
Naval Air
station,
Chatham.

Tract 4. Naval Air station, Chatham, containing forty and two tenths acres, more or less, described as follows: beginning at an iron pipe at high water mark (elevation four and no tenths), in Pleasant bay, said point being the most northerly in the parcel, thence south twenty-six degrees forty-four minutes west along the present wire fence on land of Charles Ashley Hardy and George F. Willet, six hundred and eighty-six and seventy-seven hundredths feet to an

angle in said fence, thence south seventy degrees fourteen minutes west along a wire fence on land of said George F. Willet, five hundred and forty-two and ninety-one hundredths feet to an angle in said fence; thence north seventy-seven degrees sixteen minutes west along a wire fence, said fence being the division line between land of George F. Willet and land of Franklin B. Nickerson, three hundred and eighty-three and five tenths feet to a monument; thence north fifty-four degrees fifteen minutes west along a wire fence, said fence being an extension of said division line, two hundred and twenty-eight and fifty-seven hundredths feet to a monument; thence south forty degrees forty-three minutes west along a wire fence, said fence being a further extension of said division line, one hundred and fifty-eight and thirty-six hundredths feet to a monument; thence south thirty-six degrees thirty-four minutes west partly along a town way and partly along a wire fence, said fence being a further extension of said division line, one hundred and ten feet to a post at high water mark (elevation four and no tenths), in Crows pond; thence in a southerly direction along the high water mark in Crows pond, a distance of five hundred and sixty-five and five tenths feet to a wire fence; thence south fifty-one degrees three minutes east along a wire fence on land of Gertrude B. Gilmore et al., eighty-seven and five tenths feet; thence north eighty-three degrees fifty-eight minutes east on land of Gertrude B. Gilmore et al. to the division line between land of Gertrude B. Gilmore et al. and land of Philip G. Harris, one hundred and one and seventy-nine hundredths feet; thence north one degree twenty-four minutes west along the division line between land of Gertrude B. Gilmore et al. and land of Philip G. Harris, sixty feet; thence north eighty-four degrees twenty-one minutes east on land of Philip G. Harris to the division line between land of the said Philip G. Harris and land of Franklin B. Nickerson, three hundred and nineteen and three hundredths feet; thence south two degrees twenty-seven minutes west along said division line, ninety-two and twenty-nine hundredths feet to an iron pipe; thence south one degree three minutes west along said division line, two hundred and seventy-seven and fifty-six hundredths feet to an iron pipe; thence south fifty-three degrees twenty-seven minutes east along said division line, one hundred and sixty-five and five tenths feet to an iron pipe set at high water mark in Fourside harbor; thence in an easterly and northerly direction along the high water line of Fourside harbor and Pleasant bay to the point of beginning.

Tract 5. Radio Compass station, Surfside, Nantucket, containing thirty-nine thousand square feet, more or less, described as follows:

Parcel 1. Beginning at a point on the northerly side of Western avenue at the east line of Station street; thence easterly along Western avenue, one hundred and forty-four hundredths feet; thence northerly along the boundary be-

Tract 5.
Radio
Compass
station,
Surfside,
Nantucket.
Parcel 1.

tween lots thirty-two and thirty-three, eighty and four tenths feet, more or less; thence westerly along the northerly line of lots thirty-three, thirty-four, thirty-five and thirty-six, one hundred feet, to the easterly line of Station street; thence southerly along the easterly line of Station street, ninety feet, more or less, to the point of beginning.

Parcel 2.

Parcel 2. Beginning at a point on the northerly line of Western avenue at the westerly side of Station street; thence northerly along the westerly side of Station street, one hundred and ninety-three and eight tenths feet to the northerly line of lot ten, in block thirty-nine; thence westerly along the northerly line of lot ten, one hundred and fifty feet; thence southerly through the center of lots twenty-two, twenty-three, twenty-four and twenty-five, on a line between lots nineteen and twenty, two hundred and fifteen feet, more or less, all in block thirty-nine, to the northerly line of Western avenue; thence easterly along the northerly line of Western avenue, one hundred and fifty and forty-five hundredths feet to the point of beginning.

Condition upon which jurisdiction over tracts of land is granted and ceded.

SECTION 2. Jurisdiction over the tracts of land described in the preceding section is granted and ceded upon the express condition that the commonwealth shall retain concurrent jurisdiction with the United States of America in and over such tracts, in so far that all civil processes, and such criminal processes as may issue under the authority of the commonwealth against any person or persons charged with crime, may be executed thereon in the same manner as though this cession had not been granted; provided, that the exclusive jurisdiction in and over any such tract shall revert to and revest in the commonwealth whenever such tract shall cease to be used for purposes of national defense.

Proviso.

Act void as to any such tract, unless, etc.

SECTION 3. This act shall be void as to any such tract unless within one year after its effective date a suitable plan thereof shall be deposited in the office of the state secretary.

Approved May 21, 1930.

Chap. 334 AN ACT AUTHORIZING THE ESTABLISHMENT OF DOANE'S FALLS RESERVATION.

Be it enacted, etc., as follows:

Worcester county commissioners may acquire certain land to be known as Doane's Falls Reservation, etc.

SECTION 1. The county commissioners of the county of Worcester, on behalf of said county, are hereby authorized and directed, within three years after the passage of this act, to take by eminent domain under chapter seventy-nine of the General Laws, or acquire by purchase, gift or otherwise, land not exceeding one hundred acres in extent situated in the southwesterly part of the town of Royalston in said county. The land thus acquired shall be known as the Doane's Falls Reservation. Said county commissioners shall be vested with full power and authority to care for, maintain and improve said reservation in behalf of said county.

SECTION 2. Said county commissioners shall include in the estimates submitted by them to the general court such sum as in their opinion is necessary for the care, maintenance and improvement of said reservation and may expend for such purposes such sum as is annually appropriated therefor.

Expenditure for care, maintenance, etc.

SECTION 3. The county treasurer of said county shall receive and hold, subject to the order of said county commissioners, all sums which may be given to said commissioners for the care, maintenance and improvement of said reservation.

County treasurer to receive and hold sums given for care, etc.

SECTION 4. There shall be appropriated for the purposes of section one, ten thousand dollars, the same to be included in the assessment of the county tax of said county; or, for said purposes, the treasurer of said county, with the approval of the county commissioners, may borrow, on the credit of the county, such sums as may be necessary, not exceeding, in the aggregate, ten thousand dollars, and may issue notes of the county therefor payable in not more than one year from their dates. Such notes shall bear on their face the words, Doane's Falls Reservation Loan, Act of 1930, and shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said notes at public or private sale upon such terms and conditions as the county commissioners may deem proper, but not for less than their par value. Indebtedness incurred under this act shall be subject to chapter thirty-five of the General Laws.

Appropriation for purposes of section 1, or county treasurer may borrow money, issue notes, etc.

Doane's Falls Reservation Loan, Act of 1930.

SECTION 5. This act shall take effect on its acceptance during the current year by the county commissioners of the county of Worcester, but not otherwise.

Effective upon acceptance.

Approved May 21, 1930.

AN ACT RELATIVE TO THE REFUNDING OF CONTRIBUTIONS OF MEMBERS AND PROSPECTIVE MEMBERS OF THE STATE RETIREMENT ASSOCIATION IN CASE OF THEIR DECEASE.

Chap. 335

Be it enacted, etc., as follows:

SECTION 1. Section five of chapter thirty-two of the General Laws, as amended in paragraph (2) A (b) by section one of chapter two hundred and forty-four of the acts of nineteen hundred and twenty-five, is hereby further amended by striking out said paragraph (2) A (b) and inserting in place thereof the following: —

G. L. 32, § 5, par. (2) A (b), etc., amended.

(b) Should a member of the association die before becoming entitled to a pension, or should an employee die while in process of accumulating under section two (1) the amount required to become a member, all the money contributed by him under section four (2) A, or said section two (1), as the case may be, with such interest as shall have been earned thereon, shall be paid to his legal representatives, subject to paragraph (2) F of this section.

Refunding of contributions made to state retirement system.

G. L. 32, § 5,
par. (2) B (b),
etc., amended.

SECTION 2. Said section five, as amended most recently in paragraph (2) B (b) by section two of said chapter two hundred and forty-four, is hereby further amended by striking out said paragraph (2) B (b) and inserting in place thereof the following:—

Annuities
from employees'
deposits.

(b) A life annuity of less amount, payable monthly, with the provision that if the annuitant dies before receiving annuity payments equal to the amount used to purchase the annuity, the difference shall be paid to his legal representatives, subject to paragraph (2) F of this section.

G. L. 32, § 5,
new para-
graph
added.

SECTION 3. Said section five, as amended, is hereby further amended by adding at the end thereof the following new paragraph:—

Payment to
beneficiary or
beneficiaries
of money
otherwise
payable to
legal rep-
resentatives of
a deceased
member, etc.

F. Any sum of money otherwise payable to the legal representatives of a deceased member or deceased employee under paragraph (2) A (b) or (2) B (b) of this section shall be paid, subject to the following conditions, to the beneficiary or beneficiaries nominated as hereinafter provided, if any, surviving at the death of such member or employee, as appearing in the records of the association at his death, and such payment or payments shall bar the recovery by any other person of such sum. Any such member or employee, by a written instrument duly executed by him and filed with the board prior to his death, upon a form to be furnished by the board, may nominate, and from time to time change, one or more beneficiaries to receive, in designated proportion, but not in the alternative, any such sum; any such person so nominated by a minor to be of his kindred. The sum which would have been paid to any beneficiary if he had survived such member or employee shall be paid to the legal representatives of such member or employee, subject to the conditions hereinafter provided in this paragraph. Any question arising hereunder as to survivorship shall be finally determined by the board. If any sum otherwise payable to the legal representatives of a member or employee under paragraph (2) A (b) or (2) B (b) of this section and under this paragraph does not exceed one hundred dollars, and if there has been no demand upon the board for payment of such sum by a duly appointed executor or administrator of the estate of such member or employee, and the board has not otherwise been informed that probate proceedings relative to such estate have been commenced, such sum may be paid, after the expiration of three months from the date of death of such member or employee, to the persons appearing, in the judgment of the board, to be entitled thereto, and such payments shall bar recovery by any other person.

Nomination
of beneficiary
or beneficiaries,
etc.

Payment to
legal rep-
resentatives of
sum which
would have
been paid to
beneficiary, if
he had
survived, etc.

Payment to
persons
entitled if
sum does not
exceed one
hundred
dollars.

G. L. 32,
§ 33, amended.

SECTION 4. Section thirty-three of chapter thirty-two of the General Laws is hereby amended by inserting after the word "sections" in the third line the words:—, except sections one to five, inclusive, — so as to read as follows:—
Section 33. Should there be due to the estate of a deceased member of any of the retirement associations established

Payments to
estates of
deceased
members.

under the preceding sections, except sections one to five, inclusive, any sum of money payable from the funds of the association, the same shall be paid to his legal representatives; provided, that if the sum so due does not exceed three hundred dollars if due from the funds of the teachers' retirement association, or one hundred dollars if due from the funds of any other such association, and there has been no demand therefor by a duly appointed executor or administrator, payment may be made, after the expiration of three months from the date of the death of such member, to the persons appearing, in the judgment of the board, to be entitled thereto, and such payment shall be a bar to recovery by any other person. *Approved May 21, 1930.*

Proviso.

AN ACT RELATIVE TO THE AMOUNT OF COMPENSATION PAYABLE FOR CERTAIN SPECIFIC INJURIES UNDER THE WORKMEN'S COMPENSATION LAW. *Chap. 336*

Be it enacted, etc., as follows:

Section thirty-six of chapter one hundred and fifty-two of the General Laws, as amended by chapter three hundred and fifty-six of the acts of nineteen hundred and twenty-eight, is hereby further amended by striking out paragraph (k) and inserting in place thereof the following: —

G. L. 152, § 36, etc., amended.

(k) For the loss by severance of the terminal phalange or phalanges of any finger or fingers, not exceeding three on the same hand, which for the purposes hereof may include the thumb of the left or minor hand but not of the right or major hand, two thirds of the average weekly wages of the injured person, but not more than ten dollars nor less than four dollars a week for a period of twelve weeks in case of the loss by severance of one such terminal phalange, or for a period of twenty-two weeks in case of the loss as aforesaid of two such terminal phalanges on the same hand, or for a period of thirty weeks in case of the loss as aforesaid of three or more such terminal phalanges on the same hand; provided, that no compensation shall be payable under this paragraph for the loss by severance of any phalange for the loss of which compensation is payable under any other paragraph of this section, and provided, further, that compensation shall be payable under this paragraph on account of injury to one hand only for such number of weeks as, together with the number of weeks during which compensation is payable under any other paragraph of this section for injury to the same hand, will not exceed forty-seven in the case of the left or minor hand or seventy-two in the case of the right or major hand.

Payments under workmen's compensation law for certain specific injuries.

Provisos.

(k $\frac{1}{2}$) For the loss by severance of at least one phalange of any toe, two thirds of the average weekly wages of the injured person, but not more than ten dollars nor less than four dollars a week for a period of twelve weeks, for each foot so injured.

Approved May 22, 1930.

Chap. 337 AN ACT PROVIDING FOR THE ACQUISITION BY THE METROPOLITAN DISTRICT COMMISSION OF MOSWETUSETT HUMMOCK IN THE CITY OF QUINCY AS AN ADDITION TO THE QUINCY SHORE RESERVATION.

Be it enacted, etc., as follows:

Metropolitan district commission may acquire Moswetusett Hummock in city of Quincy as an addition to Quincy shore reservation.

Subject to appropriation, the metropolitan district commission is hereby authorized and directed to acquire in fee on behalf of the commonwealth, by eminent domain under chapter seventy-nine of the General Laws, or by purchase or otherwise at an expense not exceeding nine thousand dollars, a certain parcel of land in the city of Quincy known as Moswetusett Hummock, the same to become a part of the Quincy shore reservation. *Approved May 22, 1930.*

Chap. 338 AN ACT RELATIVE TO THE CARE OF CERTAIN PATIENTS UNDER THE CONTROL OF THE DEPARTMENT OF MENTAL DISEASES.

Be it enacted, etc., as follows:

G. L. 123, new section after § 16.

Department of mental diseases may place certain patients at board, etc.

Chapter one hundred and twenty-three of the General Laws is hereby amended by inserting after section sixteen the following new section:—*Section 16A.* The department, or the trustees of state hospitals with the approval of the department, may place at board, under direction, in approved private homes, with provisions for occupational therapy, such patients under supervision as they believe will be benefited from a period of training therein. Any such patient in a state hospital so placed at board by the trustees thereof, shall be deemed to be an inmate of the state hospital. The number of patients so placed shall be approved by the department. The cost to the commonwealth of the board of such patients supported at the public expense shall not be limited by the amount specified in section sixteen. *Approved May 22, 1930.*

Cost not limited to certain amount, etc.

Chap. 339 AN ACT ESTABLISHING THE STATUS OF CERTAIN CITIES INCLUDED WITHIN TUBERCULOSIS HOSPITAL DISTRICTS.

Be it enacted, etc., as follows:

G. L. 111, § 91, etc., amended.

Section ninety-one of chapter one hundred and eleven of the General Laws, as amended by section two of chapter four hundred and forty-three and by section two of chapter five hundred and one, both of the acts of nineteen hundred and twenty-four, is hereby further amended by inserting after the word "provided" in the eighth line the following:—, that no city included within a tuberculosis hospital district shall become entitled to such exemption by reason of any change in the number of inhabitants of such city, and provided, further,— so as to read as follows:—*Section 91.* Cities having one hundred thousand or more inhabitants as determined by the last national census, and cities and

Certain cities and towns exempted from pro-

towns having less than one hundred thousand inhabitants as determined as aforesaid and already possessing and continuing to furnish satisfactory tuberculosis hospital provision, shall be exempt from the provisions of sections seventy-eight to ninety, inclusive; provided, that no city included within a tuberculosis hospital district shall become entitled to such exemption by reason of any change in the number of inhabitants of such city, and provided, further, that each city or town of less than one hundred thousand inhabitants as aforesaid, which on July first, nineteen hundred and twenty-seven or at any time thereafter shall have failed to furnish tuberculosis hospital provision to the satisfaction of the department in a tuberculosis hospital maintained by said city or town or in a building or ward of a hospital set apart by it for its tubercular patients, shall, upon receipt of written notification from the department of such failure, become and be a part of the district of the tuberculosis hospital for the county or section thereof in which such city or town is situated; and provided, further, that any city or town may, at any time upon application and payment of its proportionate share of the actual construction costs, as hereinafter provided, of said county tuberculosis hospital, if any, become a part of the hospital district of the county or section thereof in which it is situated. Each city or town becoming, by reason of its failure to comply with this section or upon application as aforesaid, a part of a county hospital district shall pay to the district treasurer its proportionate share of the actual construction costs of said county tuberculosis hospital, if any, including land, buildings and equipment, computed as of the date of such failure or such application. In case the city council of such city or the selectmen of such town and the trustees of such county tuberculosis hospital do not agree on the amount of such proportionate share within three months after the receipt by said city or town of written notification from the department of failure as aforesaid or within three months after application as aforesaid, the amount of such share shall be determined by a valuation board consisting of the mayor of the city or the chairman of the board of selectmen of the town, a person to be selected forthwith after the expiration of said three months' period by the county commissioners of the county in which such city or town is situated, and a third person to be selected by the other two. If the representatives of the city or town and the county do not, within thirty days after the selection of the county representative on said board, agree upon a third member thereof, such third member shall, on petition therefor by any party in interest to the supreme judicial court, be appointed by a justice thereof. The decision of a majority of said valuation board shall be final.

visions relative to providing hospital care for persons suffering from tuberculosis.
Provisos.

Certain cities and towns becoming part of a county hospital district to pay proportionate share of certain costs, etc.

Valuation board to determine share of cost, etc., in case of disagreement, etc.

Approved May 22, 1930.

Chap. 340 AN ACT TO EXTEND THE COVERAGE UNDER THE LAWS RELATIVE TO COMPULSORY MOTOR VEHICLE LIABILITY INSURANCE TO INCLUDE CERTAIN CONSEQUENTIAL DAMAGES.

Be it enacted, etc., as follows:

G. L. 90, § 34A,
etc., amended.

SECTION 1. Section thirty-four A of chapter ninety of the General Laws, as appearing in section four of chapter three hundred and eighty-one of the acts of nineteen hundred and twenty-eight, is hereby further amended by striking out the third and fourth paragraphs and inserting in place thereof the following:—

Definitions.

"Motor vehicle liability bond".

"Motor vehicle liability bond", a bond conditioned that the obligor shall within thirty days after the rendition thereof satisfy all judgments rendered against him or against any person responsible for the operation of the obligor's motor vehicle with his express or implied consent in actions to recover damages for bodily injuries, including death at any time resulting therefrom and judgments rendered as aforesaid for consequential damages consisting of expenses incurred by a husband, wife, parent or guardian for medical, nursing, hospital or surgical services in connection with or on account of such bodily injuries or death, sustained during the term of said bond by any person other than employees of the obligor or of such other person responsible as aforesaid who are entitled to payments or benefits under the provisions of chapter one hundred and fifty-two, and arising out of the ownership, operation, maintenance, control or use upon the ways of the commonwealth of such motor vehicle, to the amount or limit of at least five thousand dollars on account of injury to or death of any one person, and, subject to such limits as respects injury to or death of one person, of at least ten thousand dollars on account of any one accident resulting in injury to or death of more than one person.

"Motor vehicle liability policy".

"Motor vehicle liability policy", a policy of liability insurance which provides indemnity for or protection to the insured and any person responsible for the operation of the insured's motor vehicle with his express or implied consent against loss by reason of the liability to pay damages to others for bodily injuries, including death at any time resulting therefrom, or consequential damages consisting of expenses incurred by a husband, wife, parent or guardian for medical, nursing, hospital or surgical services in connection with or on account of such bodily injuries or death, sustained during the term of said policy by any person other than employees of the insured or of such other person responsible as aforesaid who are entitled to payments or benefits under the provisions of chapter one hundred and fifty-two, and arising out of the ownership, operation, maintenance, control or use upon the ways of the commonwealth of such motor vehicle, to the amount or limit of at least five thousand dollars on account of injury to or death

of any one person, and, subject to such limits as respects injury to or death of one person, of at least ten thousand dollars on account of any one accident resulting in injury to or death of more than one person, or a binder as defined in section one hundred and thirteen A of said chapter one hundred and seventy-five providing indemnity or protection as aforesaid pending the issue of such a policy.

SECTION 2. Section thirty-four D of said chapter ninety, as appearing in said section four, is hereby amended by inserting after the word "therefrom" in the eleventh line the following:—, and judgments rendered as aforesaid for consequential damages consisting of expenses incurred by a husband, wife, parent or guardian for medical, nursing, hospital or surgical services in connection with or on account of such bodily injuries or death, — so as to read as follows:—

G. L. 90,
§ 34D, etc.,
amended.

Section 34D. The applicant for registration may, in lieu of procuring a motor vehicle liability bond or policy, deposit with the department cash in the amount of five thousand dollars or bonds, stocks or other evidences of indebtedness satisfactory to the department of a market value of not less than five thousand dollars as security for the payment by such applicant or by any person responsible for the operation of such applicant's motor vehicle with his express or implied consent of all judgments rendered against such applicant or against such person in actions to recover damages for bodily injuries, including death at any time resulting therefrom, and judgments rendered as aforesaid for consequential damages consisting of expenses incurred by a husband, wife, parent or guardian for medical, nursing, hospital or surgical services in connection with or on account of such bodily injuries or death, sustained during the term of registration by any person other than employees of the applicant or such other person responsible as aforesaid who are entitled to payments or benefits under the provisions of chapter one hundred and fifty-two, and arising out of the ownership, operation, maintenance, control or use upon the ways of the commonwealth of such motor vehicle to the amount or limit of at least five thousand dollars on account of any such judgment. The depositor shall be entitled to the interest accruing on his deposit and to the income payable on the securities deposited and may from time to time with the consent of the department change such securities. Upon presentation to the department by an officer qualified to serve civil process of an execution issued on any such judgment against the registrant or other person responsible as aforesaid, the department shall pay, out of the cash deposited by the registrant as herein provided, the amount of the execution, including costs and interest, up to but not in excess of five thousand dollars. If the registrant has deposited bonds, stocks or other evidences of indebtedness, the department shall, on presentation of an execution as aforesaid, cause the said securities or such part thereof as may be necessary to satisfy

Deposit with
department
of cash, etc.,
in lieu of
motor vehicle
liability bond
or policy.

Depositor
entitled to
interest accru-
ing on
deposits, etc.

Payments
upon
executions
by department.

the judgment to be sold at public auction, giving the registrant three days' notice in writing of the time and place of said sale, and from the proceeds of said sale the department shall, after paying the expenses thereof, satisfy the execution as hereinbefore provided when a cash deposit has been made. Any payment upon an execution by the department in accordance with the provisions of this section shall discharge its members from all official and personal liability whatever to the registrant to the extent of such payment. The department shall, whenever the amount of such deposit from any cause falls below the amount required by this section, require, at the option of the registrant, the deposit of additional cash or securities up to the amount required by this section or a motor vehicle liability bond or policy as provided in this chapter. Money or securities deposited with the department under the provisions of this section shall not be subject to attachment or execution except as provided in this section. The department shall deposit any cash received under the provisions of this section in a savings bank or the savings department of a trust company or of a national bank within the commonwealth.

Members of department discharged from liability, etc.

Requirements in case amount of deposit falls below required amount.

Deposits exempt from attachment, etc., except, etc.

Department to deposit cash received in banks, etc.

G. L. 175, § 112, etc., amended.

SECTION 3. Chapter one hundred and seventy-five of the General Laws, as amended in section one hundred and twelve by section one of chapter one hundred and forty-nine of the acts of nineteen hundred and twenty-three, is hereby further amended by striking out said section one hundred and twelve and inserting in place thereof the following:—
Section 112. The liability of any company under a motor vehicle liability policy, as defined in section thirty-four A of chapter ninety, or under any other policy insuring against liability for loss or damage on account of bodily injury or death, or for loss or damage resulting therefrom, or on account of damage to property, shall become absolute whenever the loss or damage for which the insured is responsible occurs, and the satisfaction by the insured of a final judgment for such loss or damage shall not be a condition precedent to the right or duty of the company to make payment on account of said loss or damage. No such contract of insurance shall be cancelled or annulled by any agreement between the company and the insured after the said insured has become responsible for such loss or damage, and any such cancellation or annulment shall be void.

Payment of losses under certain policies of liability insurance regulated.

G. L. 214, § 3, etc., amended.

SECTION 4. Section three of chapter two hundred and fourteen of the General Laws, as amended in the tenth clause by section three of chapter one hundred and forty-nine of the acts of nineteen hundred and twenty-three, is hereby further amended by striking out said tenth clause and inserting in place thereof the following:—

Equity jurisdiction of supreme judicial and superior courts as to certain

(10) Suits to reach and apply the obligation of an insurance company to a judgment debtor under a motor vehicle liability policy, as defined in section thirty-four A of chapter ninety, or under any other policy insuring a judgment

debtor against liability for loss or damage on account of bodily injury or death or for loss or damage resulting therefrom, or on account of damage to property, in satisfaction of a judgment covered by such policy, which has not been satisfied within thirty days after the date when it was rendered.

liability insurance policies.

SECTION 5. This act shall not apply to motor vehicle liability policies or bonds, both as defined in section thirty-four A of chapter ninety of the General Laws, or to deposits under section thirty-four D of said chapter, covering motor vehicles registered for operation during the current year or any part thereof.

Application of act.

Approved May 22, 1930.

AN ACT IMPOSING A TIME LIMIT FOR PAYMENT BY THE COMMONWEALTH OF COMPENSATION FOR THE SLAUGHTERING OF ANIMALS REACTING TO THE TUBERCULIN TEST.

Chap. 341

Be it enacted, etc., as follows:

Chapter one hundred and twenty-nine of the General Laws, as most recently amended in section thirty-three by section one of chapter three hundred and thirty-two of the acts of nineteen hundred and twenty-eight, is hereby further amended by striking out said section thirty-three and inserting in place thereof the following:—*Section 33.* Except as otherwise provided, a person who has animals tested with tuberculin shall not be entitled to compensation from the commonwealth for any animals which react to the tuberculin test unless they have been tested by the director or qualified veterinarians acting under his authorization and have been owned and kept by the owner applying for the test on the premises where tested for a period of not less than sixty days next prior to the date of said test or have been admitted to the herd on a test approved by the director. The director may prescribe rules and regulations for the inspection of cattle by the application of the tuberculin test and for the segregation or slaughter of reacting animals; but no inspection by the application of such test shall be made unless an agreement has previously been entered into for such inspection and application with the owner of the animals, except as provided in section thirty-three B. If, in the opinion of the director, any of the animals react to the test and are slaughtered in consequence thereof, the owner shall be reimbursed by the commonwealth in the manner hereinafter provided. The director may appoint persons to make appraisals of reacting cattle in conjunction with the owner or his authorized representative. Such appraisal shall be subject to the rights of arbitration and petition set forth in section thirty-one; provided, that the award or damages shall be within the limits prescribed by this section. The commonwealth shall, within thirty days after the filing in the office of the director of a valid claim for reimbursement in pursuance of such an appraisal or of an award under

G. L. 129, § 33, etc., amended.

No compensation in certain cases for animals tested with tuberculin unless, etc.

Rules, etc., for inspection of cattle by tuberculin test, etc.

Reimbursement for slaughter of animals reacting to test, appraisal, etc.

Appraisal subject to certain rights of arbitration, etc.

Proviso.

Amount of payment, etc.

section thirty-one, pay to the owner of any animal slaughtered under authority of any rules or regulations made hereunder, or to any mortgagee or assignee designated in writing by said owner, one half of the difference between the amount received by the owner for the carcass of the animal and the value of the animal as determined by appraisal as aforesaid; provided, that payment by the commonwealth hereunder shall not exceed fifty dollars for any grade animal or seventy-five dollars for any pure-bred animal; and provided, further, that the owner or his representative has not, in the opinion of the director, by wilful act or neglect, contributed to the spread of bovine tuberculosis.

Approved May 22, 1930.

Provisos.

Chap. 342 AN ACT RELATIVE TO APPROVAL BY THE DEPARTMENT OF PUBLIC UTILITIES OF CONTRACTS OF GAS COMPANIES AND OF ELECTRIC COMPANIES FOR THE PURCHASE OF GAS OR ELECTRICITY.

Be it enacted, etc., as follows:

G. L. 164,
§ 94A,
amended.

Department of
public utilities
to approve
contracts of
gas companies
and of electric
companies for
the purchase
of gas or
electricity.

Proviso.

Determination
of price,
etc.

Certain
contracts
null and void.

Chapter one hundred and sixty-four of the General Laws is hereby amended by striking out section ninety-four A, inserted by chapter two hundred and ninety-eight of the acts of nineteen hundred and twenty-six, and inserting in place thereof the following:— *Section 94A.* No gas or electric company shall hereafter enter into a contract for the purchase of gas or electricity covering a period in excess of two years without the approval of the department, unless such contract contains a provision subjecting the price to be paid thereunder for gas or electricity to review and determination by the department in any proceeding brought under section ninety-three or ninety-four; provided, that nothing herein contained shall be construed as affecting a contract for the purchase of gas or electricity from a person or corporation engaged in manufacturing, where the manufacture, sale or distribution of gas or electricity by such person or corporation is a minor portion of his or its business, and which contract is made in connection with a contract to supply such person or corporation with gas or electricity. In any such proceeding the department may review and determine the price to be thereafter paid for gas or electricity under a contract containing said provision for review. Any contract covering a period in excess of two years subject to approval as aforesaid, and which is not so approved or which does not contain said provision for review, shall be null and void.

Approved May 22, 1930.

AN ACT RELATIVE TO CLASSIFICATIONS OF RISKS AND SCHEDULES OF PREMIUM CHARGES UNDER THE COMPULSORY MOTOR VEHICLE LIABILITY INSURANCE LAW, WHEN DELAYED IN BECOMING EFFECTIVE. Chap. 343

Be it enacted, etc., as follows:

Section one hundred and thirteen B of chapter one hundred and seventy-five of the General Laws, inserted therein by section four of chapter three hundred and forty-six of the acts of nineteen hundred and twenty-five, and as most recently amended by chapter one hundred and sixty-six of the acts of nineteen hundred and twenty-nine, is hereby further amended by inserting after the fourth paragraph the following new paragraph:—

G. L. 175, § 113B, etc. amended.

If, for any reason, classifications of risks and premium charges fixed and established as aforesaid on or before September fifteenth in any year for the ensuing calendar year are not effective for the said year, the classifications of risks and premium charges in effect for the then calendar year shall remain in full force and effect, and shall be used and charged in connection with the issue or execution of motor vehicle liability policies or bonds for said ensuing calendar year until classifications of risks and premium charges for said ensuing calendar year are finally fixed and established. Classifications of risks and premium charges when finally fixed and established for said ensuing calendar year shall become effective as of January first of said year, and all premium charges affected by any change thereby made which have been paid or incurred prior to the time when such charges are finally fixed and established shall be adjusted in accordance with such change, as of said January first.

Procedure when classifications of risks and schedules of premium charges under compulsory motor vehicle liability insurance law are delayed in becoming effective.

When classifications shall become effective, etc.

Approved May 22, 1930.

AN ACT ESTABLISHING THE SALARY OF THE DIRECTOR OF THE DIVISION OF FISHERIES AND GAME. Chap. 344

Be it enacted, etc., as follows:

Section six of chapter twenty-one of the General Laws is hereby amended by striking out, in the seventh line, the word "four" and inserting in place thereof the word:— five, — so as to read as follows:— *Section 6.* Upon the expiration of the term of office of a director of the division of fisheries and game, his successor shall, except as provided by section three, be appointed for three years by the governor, with the advice and consent of the council. The director shall be qualified by training and experience to perform the duties of his office, and shall, except as provided by section three, receive such salary, not exceeding five thousand dollars, as the governor and council determine. The director shall be allowed necessary traveling expenses for himself and his employees incurred in the discharge of duty.

G. L. 21, § 6, amended.

Director of division of fisheries and game, appointment, duties, salary.

Approved May 23, 1930.

*Chap.*345 AN ACT AUTHORIZING THE CITY OF GLOUCESTER TO SELL AND CONVEY WATER TO THE TOWN OF ROCKPORT.

Be it enacted, etc., as follows:

City of Gloucester may sell and convey water to town of Rockport.

SECTION 1. The city of Gloucester is hereby authorized to sell and convey water to the town of Rockport, upon such terms and conditions as may be mutually agreed upon by said city and town, or, in case of failure so to agree, as may be approved by the state department of public utilities.

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

Approved May 23, 1930.

*Chap.*346 AN ACT RELATIVE TO THE USE OF CERTAIN PARK LAND FOR SCHOOL PURPOSES BY THE TOWN OF AYER.

Be it enacted, etc., as follows:

1930, 3, § 1, amended.

Town of Ayer may use certain park land for school purposes.

SECTION 1. Chapter three of the acts of nineteen hundred and thirty is hereby amended by striking out section one and inserting in place thereof the following: — *Section 1.* The town of Ayer is hereby authorized to use for school and school yard purposes a portion of the town park, so called, situated in the northeasterly part of said town park and bounded and described as follows:—Beginning at the northeast boundary of the town park, thence northwesterly by land of Green, the mouth of Pond street, and land of Downing, two hundred and eighty feet; thence turning at right angle and running in a southerly direction one hundred and seventy-five feet; thence in an easterly direction three hundred and twenty feet to the easterly boundary line of the town park; thence northerly on said easterly boundary line of the town park one hundred and seventy-five feet to the point of beginning; and thereafter the portion aforesaid shall be under the same care and control as other school property.

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

Approved May 23, 1930.

*Chap.*347 AN ACT FURTHER REGULATING THE USE OF BUILDINGS AND PREMISES AND THE BULK AND OCCUPANCY OF BUILDINGS IN THE CITY OF BOSTON.

Be it enacted, etc., as follows:

1924, 488, § 1, etc., amended.

Boston zoning law, so-called.

Definitions.

Semi-detached building.

SECTION 1. Section one of chapter four hundred and eighty-eight of the acts of nineteen hundred and twenty-four, as amended, is hereby further amended by inserting after the paragraph entitled "*Lot*" the following two paragraphs: —

Semi-detached building: A building that is joined on one side to another building with a party wall between the two buildings.

Pair of semi-detached buildings: Two buildings separated by a party wall.

Pair of semi-detached buildings.

SECTION 2. Paragraph (17) of section six of said chapter four hundred and eighty-eight is hereby amended by striking out in the first line the word "twenty" and inserting in place thereof the word:— fifty, — so that said paragraph will read as follows:— (17) Ice manufacture for sale, or storage of more than fifty tons;

1924, 488, § 6, par. (17), amended.

Manufacture of ice in general business districts.

SECTION 3. Paragraph (11) of section sixteen of said chapter four hundred and eighty-eight is hereby amended by inserting after the word "first" in the fourth line of said paragraph the word:— dwelling, — so that said paragraph will read as follows:— (11) The limitation of building area herein prescribed shall apply in a thirty-five foot or forty foot single or general residence district at the curb grade; for a dwelling in any other district at a level not more than two feet above the first dwelling story floor; elsewhere not more than two feet above the second story floor; and not more than twenty feet above the mean curb grade in any case.

1924, 488, § 16, par. (11), amended.

Application of building area limitation.

SECTION 4. Section eleven of said chapter four hundred and eighty-eight, as amended in the second paragraph by section two of chapter two hundred and twenty of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out said paragraph and inserting in place thereof the following:—

1924, 488, § 11, par. second, etc., amended.

Height and Occupancy: No building or structure shall exceed thirty-five feet or two and one half stories in height and no building or structure used for habitation, whether consisting of a single building or a pair or group of semi-detached buildings or an attached group of buildings, shall accommodate or make provision for more than two families.

Height and Occupancy.

Approved May 23, 1930.

AN ACT RELATIVE TO THE SALARIES OF THE MEMBERS OF THE CITY COUNCIL OF THE CITY OF BOSTON.

Chap. 348

Be it enacted, etc., as follows:

SECTION 1. Section forty-nine of chapter four hundred and eighty-six of the acts of nineteen hundred and nine is hereby amended by striking out, in the second line, the words "fifteen hundred" and inserting in place thereof the words:— two thousand, — so as to read as follows:—

1909, 486, § 49, amended.

Section 49. Each member of the city council shall be paid an annual salary of two thousand dollars; and no other sum shall be paid from the city treasury for or on account of any personal expenses directly or indirectly incurred by or in behalf of any member of said council.

Members of city council of city of Boston, salaries.

SECTION 2. This act shall be submitted for acceptance to the registered voters of the city of Boston at the state election in the current year in the form of the following question which shall be placed upon the official ballot to be

Submission to voters, etc.

used in said city at said election: — “Shall an act passed by the general court in the year nineteen hundred and thirty, entitled ‘An Act relative to the salaries of the members of the city council of the city of Boston’, be accepted?” If a majority of the votes cast on said question are in the affirmative, this act shall thereupon take effect, but not otherwise.

Approved May 23, 1930.

Chap. 349 AN ACT RELATIVE TO THE SALARIES OF THE MEMBERS OF THE CITY COUNCIL OF THE CITY OF CAMBRIDGE.

Be it enacted, etc., as follows:

Members of city council of city of Cambridge, salaries.

Certain provisions not applicable.

Submission to voters, etc.

SECTION 1. The city council of the city of Cambridge is hereby authorized, by a two thirds vote of all its members, to establish salaries for its members not exceeding seven hundred and fifty dollars each.

SECTION 2. The provisions of the last paragraph of section sixty-two of chapter forty-three of the General Laws shall not apply in said city.

SECTION 3. This act shall be submitted for acceptance to the registered voters of the city of Cambridge at the state election in the current year in the form of the following question which shall be placed upon the official ballot to be used in said city at said election: — “Shall an act passed by the general court in the year nineteen hundred and thirty, entitled ‘An Act relative to the salaries of the members of the city council of the city of Cambridge’, be accepted?” If a majority of the votes cast on said question are in the affirmative, this act shall thereupon take effect, but not otherwise.

Approved May 23, 1930.

Chap. 350 AN ACT RELATIVE TO THE SALARIES OF THE MEMBERS OF THE CITY COUNCIL OF THE CITY OF REVERE.

Be it enacted, etc., as follows:

1914, 687, § 6, etc., amended.

City council of city of Revere, membership, salary.

No compensation for school committee.

Elections to fill vacancies, etc.

Submission to voters, etc.

SECTION 1. Section six of chapter six hundred and eighty-seven of the acts of nineteen hundred and fourteen, as amended by section one of chapter forty-two of the Special Acts of nineteen hundred and sixteen, is hereby further amended by striking out the last paragraph and inserting in place thereof the following: — The council shall consist of nine members, until it is otherwise provided. The councilmen shall receive such salary, not exceeding five hundred dollars a year, as the city council, with the approval of the mayor, may establish. The members of the school committee shall serve without compensation. At every biennial election, there shall be elected officers to fill vacancies, and to succeed those whose terms will expire upon the first Monday of January following.

SECTION 2. This act shall be submitted for acceptance to the registered voters of the city of Revere at the state election in the current year in the form of the following

question which shall be placed upon the official ballot to be used in said city at said election: — “Shall an act passed by the general court in the year nineteen hundred and thirty, entitled ‘An Act relative to the salaries of the members of the city council of the city of Revere’, be accepted?” If a majority of the votes cast on said question are in the affirmative, this act shall thereupon take effect, but not otherwise.

Approved May 23, 1930.

AN ACT AUTHORIZING CITIES AND TOWNS TO APPROPRIATE MONEY FOR THE PURCHASE OF UNIFORMS FOR MEMBERS OF THEIR POLICE AND FIRE DEPARTMENTS. Chap. 351

Be it enacted, etc., as follows:

Chapter forty of the General Laws is hereby amended by inserting after section six A, inserted by chapter two hundred and twenty-three of the acts of the current year, the following new section: — *Section 6B.* A city or town which accepts this section may appropriate money for the purchase of uniforms for members of its police and fire departments.

Approved May 23, 1930.

G. L. 40, new section after § 6A. Cities and towns may appropriate money for the purchase of uniforms for members of their police and fire departments.

AN ACT RELATIVE TO PAYMENT BY THE TOWN OF WEYMOUTH OF COMPENSATION TO THE DEPENDENTS OF JOHN QUINCY HUNT, LATE CHIEF OF ITS FIRE DEPARTMENT. Chap. 352

Be it enacted, etc., as follows:

SECTION 1. For the purpose of promoting the public good and the efficiency of the public service, the town of Weymouth may pay to the widow and minor children of John Quincy Hunt, late chief of the fire department of said town, who died while on duty at a fire on October eighth, nineteen hundred and twenty-nine, the annual amount or amounts to which said widow and minor children would be entitled if section eighty-nine of chapter thirty-two of the General Laws had been in effect in said town on said date.

Town of Weymouth may pay compensation to dependents of John Quincy Hunt, late chief of its fire department.

SECTION 2. This act shall take effect upon its acceptance by the town meeting of said town before April first, nineteen hundred and thirty-one, but not otherwise; but for the purpose of such acceptance, shall take effect upon its passage.

Approved May 24, 1930.

Effective upon acceptance, etc.

AN ACT FURTHER REGULATING THE WEIGHT OF CERTAIN VEHICLES OPERATED ON PUBLIC WAYS AND PROTECTING THE SERIAL NUMBERS OF TRAILERS, SEMI-TRAILERS AND SEMI-TRAILER UNITS. Chap. 353

Be it enacted, etc., as follows:

SECTION 1. Chapter eighty-five of the General Laws, as most recently amended in section thirty by section two of chapter three hundred and forty-two of the acts of nineteen

G. L. 85, § 30, etc., amended.

Use of public ways by heavy vehicles and other heavy objects regulated.

Proviso.

As to public ways outside of metropolitan parks or sewerage districts.

Permits, duration, conditions, etc.

Regulations as to such use in certain season of year, etc.

Approval by department of public works, when.

Publication and taking effect.

Liability for violations, etc.

G. L. 266, § 139, amended.

hundred and twenty-five, is hereby further amended by striking out said section thirty and inserting in place thereof the following:— *Section 30.* No vehicle shall travel or object be moved, on any public way, which has any device attached to or made a part of its wheels or the rollers or other supports on which it rests, which will injure the surface of the way; nor shall any vehicle travel or object be moved, on any public way, which weighs more than fourteen, or, in case of a vehicle equipped with pneumatic tires, more than fifteen, tons, without a permit from the board or officer having charge of such way, or, in case of a way determined by the department of public works to be a through route, from the commissioner of public works; provided, that a semi-trailer unit or any other type of vehicle provided with three axles, when operated on such through routes, may weigh more than fourteen, or, in case of a vehicle equipped with pneumatic tires, more than fifteen, tons, but not more than twenty tons except when operated under a permit from said commissioner. No vehicle shall travel or object be moved on any public way, outside of the metropolitan parks or sewerage districts, the weight of which resting on the surface of such way exceeds eight hundred pounds upon any inch of the tire, roller or other support, without such a permit. Such a permit may limit the time within which it shall be in force and the ways which may be used and may contain any provisions or conditions necessary for the protection of such ways from injury. If, in the opinion of the board or officer having charge of any public way, the travel or moving thereon at any season of the year of any vehicle or object which weighs more than ten thousand pounds would cause injury to such way more serious than the ordinary wear and tear which the type of construction of such way is designed to withstand, such board or officer may by regulation prohibit such vehicle or object from passing over such way during such season without a permit therefor. All such regulations shall, when affecting ways which are determined by the department of public works to be through routes, be subject to the approval of such department. Such regulations shall be published and shall take effect as provided in case of rules and orders under section twenty-two of chapter forty and shall be posted in a conspicuous place at both ends of the part of said way from which traffic is prohibited thereby. Any person driving, operating or moving a vehicle or object in violation of this section or of any regulation adopted hereunder, or the owner thereof, shall be liable in tort to the body politic or corporate having charge of the way for any injury to the way thereby caused. All the aforesaid limitations as to weight shall be inclusive of the load.

SECTION 2. Section one hundred and thirty-nine of chapter two hundred and sixty-six of the General Laws, added by section two of chapter two hundred and thirty-seven of the acts of nineteen hundred and twenty-five, is

hereby amended by adding thereto the following: — In this section, the words “motor vehicle” shall, so far as apt, include trailer, semi-trailer and semi-trailer unit.

What words “motor vehicle” shall include.

Approved May 24, 1930.

AN ACT REQUIRING CERTAIN AUTOMOBILES USED FOR THE CARRIAGE OF PASSENGERS FOR HIRE TO BE EQUIPPED WITH NON-SCATTERABLE GLASS WIND SHIELDS. Chap. 354

Be it enacted, etc., as follows:

SECTION 1. Chapter ninety of the General Laws is hereby amended by inserting after section nine the following new section: — *Section 9A.* No person shall operate for the carriage of persons for hire any automobile with a wind shield of glass, and the owner or custodian of such an automobile shall not permit the same to be operated for such purpose, unless such glass is of a type known as non-scatterable glass and approved by the department. The term “non-scatterable glass”, as used herein, shall include any glass designed to minimize the likelihood of personal injury from its scattering, when broken.

G. L. 90, new section after § 9.

Certain automobiles used for the carriage of passengers for hire to be equipped with non-scatterable glass wind shields.

SECTION 2. The provisions of this act shall not apply to automobiles manufactured and assembled prior to its effective date.

Application of act.

SECTION 3. This act shall take effect on January first, nineteen hundred and thirty-one.

Effective date.

Approved May 24, 1930.

AN ACT AUTHORIZING THE HOLDING OF A SPECIAL TOWN MEETING IN THE TOWN OF GEORGETOWN IN RELATION TO THE BORROWING OF MONEY BY SAID TOWN FOR WATER SUPPLY PURPOSES. Chap. 355

Be it enacted, etc., as follows:

SECTION 1. There may be held in the current year in the town of Georgetown, upon the call of its selectmen, subject to all applicable provisions of law relative to the calling of town meetings, a special town meeting of the voters of said town for the sole purpose of voting on the question of borrowing money under the provisions of section five of chapter two hundred and eighty-one of the Special Acts of nineteen hundred and fifteen, as amended by section one of chapter two hundred and twenty-seven of the Special Acts of nineteen hundred and seventeen and by section one of chapter one hundred and seventy-seven of the acts of the current year. At such special meeting the polls shall be open during such hours as the selectmen may determine, the votes on any question submitted at such meeting shall be taken by ballot and the check list shall be used in the same manner as in the election of town officers.

Town of Georgetown may hold special town meeting for purpose of voting on question of borrowing money for water supply purposes.

Votes to be taken by ballot.

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

Approved May 26, 1930.

Chap. 356 AN ACT RELATIVE TO THE ABOLITION OF THE STONY BROOK GRADE CROSSING ON THE BOSTON POST ROAD IN THE TOWN OF WESTON.

Emergency preamble.

Whereas, The deferred operation of this act would cause substantial inconvenience, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

Abolition of Stony Brook grade crossing on the Boston Post road in the town of Weston by the department of public works.

Proviso.

SECTION 1. The department of public works is hereby authorized and directed to proceed with the abolition of the grade crossing of the Boston and Maine Railroad known as the Stony Brook grade crossing on the Boston Post road in the town of Weston by raising the said highway and carrying it over the tracks of said railroad; provided, that a written agreement, the making of which is hereby authorized, shall be entered into by said department, on behalf of the commonwealth, with the Boston and Maine Railroad, the town of Weston and the city of Waltham for the abolition of said crossing upon such terms as may be deemed satisfactory to said department, and subject to the provisions of this act.

Written agreement, by whom signed.
Specifications

SECTION 2. Said written agreement shall be signed in behalf of said department by the commissioner of public works, in behalf of the city of Waltham by its mayor, authorized by its city council, in behalf of the town of Weston by the chairman of its board of selectmen authorized by the board, and by the president of the Boston and Maine Railroad, authorized by its directors, and shall specify the manner and the limits within which the alterations in said crossing shall be made, subject however to the provisions of section one, by which party the work shall be done, the general method of construction, the grades for the railroad and the public ways, what land or other property it is necessary to take, including easements in land adjoining the location of a public or private way or of said railroad, which easements shall consist of the right to have the land of such location protected by having the surface of such adjoining land slope from the boundary of the location in a manner to be determined by said department, what portion, if any, of any existing public way is to be discontinued, how the total cost of said work, including damages, shall be apportioned, and how the future expense of maintenance and repair of the structure to be erected and its approaches shall be borne. Before any work shall be done under said agreement, plans of such work shall be approved by the department of public utilities.

Approval by department of public utilities.

Land or easements, taking by eminent domain, etc.

SECTION 3. If it is necessary to take land or easements therein, the department of public works shall take the same by eminent domain under chapter seventy-nine of the General Laws. If any part of the land or easements taken is to be used for or in connection with said railroad, the said

department shall convey such part thereof to said railroad, and, if any such part of land or easements taken is to be used as a private way, the said department shall grant an easement therein to such persons or corporations as may be entitled thereto.

SECTION 4. Any person damaged in his property by the taking of land or an easement in land or by the alteration of the grade of a public way may recover damages therefor from the commonwealth under said chapter seventy-nine.

Property damages, recovery.

SECTION 5. To meet that portion of the cost of the work hereinbefore authorized which is to be borne ultimately by the city of Waltham and the town of Weston, respectively, said municipalities may each borrow outside its limit of indebtedness as fixed by law such sums as may be necessary, and may issue bonds or notes therefor, which shall be payable in not more than five years; and such indebtedness shall, except as herein provided, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

City of Waltham and town of Weston may borrow necessary sums, issue bonds, etc.

Indebtedness subject to certain provisions of law.

Approved May 26, 1930.

AN ACT RELATIVE TO THE TRANSFER OF CERTAIN LAND IN THE ROXBURY DISTRICT OF THE CITY OF BOSTON FROM THE PARK DEPARTMENT TO THE LIBRARY DEPARTMENT OF THE CITY OF BOSTON.

Chap. 357

Be it enacted, etc., as follows:

SECTION 1. Such portion of the Mission Hill playground, located in the Roxbury district of the city of Boston, as shall be determined by the board of park commissioners of the city of Boston and the trustees of the public library of the city of Boston shall hereafter be devoted to library purposes and shall be under the control of said trustees.

Transfer of certain land in Roxbury district of city of Boston from park department to library department.

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

Approved May 26, 1930.

AN ACT AUTHORIZING THE CONVEYANCE TO THE COUNTY OF BARNSTABLE OF CERTAIN LAND HELD BY THE COMMONWEALTH IN THE TOWN OF SANDWICH.

Chap. 358

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency preamble.

Be it enacted, etc., as follows:

The commissioner of conservation is hereby authorized, subject to the approval of the governor and council, to convey, on behalf of the commonwealth, to the county of Barnstable, for the purpose of making certain adjustments

Commissioner of conservation may convey on behalf of state, to Barnstable county, certain

land in town
of Sandwich.

and settlements in connection with the relocation of a county road in the town of Sandwich, a certain parcel of land in said town, being part of the land now being used by the department of conservation for purposes of a fish hatchery and no longer needed therefor. Said parcel is located on the southwesterly side of a road laid out by the county commissioners of said county on April third, nineteen hundred and thirty, and is bounded and described as follows: —

Boundaries and
description.

Beginning at a point on the southwesterly location line of the above mentioned county layout, said point being thirty-two and twenty-eight hundredths feet southeasterly along said location line from the point of curvature; and extending thence by said location line southeasterly by a curve to the left of three thousand two hundred and eleven and sixty-four hundredths feet radius a distance of twenty-seven feet to the junction of said location line with the northerly boundary of land of said Ernest L. Jones 2nd; thence by the said northerly boundary of land of said Jones south seventy-six degrees thirty-nine minutes forty-five seconds west a distance of forty-six and twenty-six hundredths feet to a concrete bound marking the northwesterly corner of land of said Jones; thence by the westerly boundary of said land of Jones south two degrees forty-two minutes ten seconds west a distance of fifty and forty-three hundredths feet to a concrete bound marking the southwesterly corner of land of said Jones; thence by a continuation of the southerly boundary of land of said Jones and along the land of the commonwealth south seventy-seven degrees twenty minutes forty-five seconds west a distance of twenty-nine feet; thence continuing along said land of the commonwealth north thirty-five degrees thirty-six minutes fifteen seconds west a distance of thirty-five and thirteen hundredths feet; thence continuing along said land of the commonwealth north fifty-two degrees fifty-four minutes forty-two seconds east a distance of one hundred feet to the point of beginning, — containing about twenty-seven hundred square feet.

Approved May 26, 1930.

Chap. 359 AN ACT RELATIVE TO THE PAYMENT OF THE CLAIM OF OLIVE P. GATELY AGAINST THE CITY OF BOSTON.

Be it enacted, etc., as follows:

1921, 414, § 2,
amended.

Claim of Olive
P. Gately
against city of
Boston, sub-
mission to city
council.

Proviso.

Section two of chapter four hundred and fourteen of the acts of nineteen hundred and twenty-one is hereby amended by striking out all after the word "charter" in the third line, — so as to read as follows: — *Section 2.* This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter; provided, that such acceptance occurs on or before December thirty-first of the current year.

Approved May 26, 1930.

AN ACT RELATIVE TO THE SALARIES OF THE SENIOR PHYSICIAN, CHAPLAIN AND PAROLE CLERK OF THE MASSACHUSETTS REFORMATORY. *Chap. 360*

Be it enacted, etc., as follows:

SECTION 1. Chapter three hundred and fifty-six of the acts of nineteen hundred and twenty is hereby repealed, and after the effective date of this act the salary of the senior physician of the Massachusetts reformatory shall be fixed in accordance with the regulations, classifications and salary levels established by the division of personnel and standardization of the commission on administration and finance, as authorized by sections forty-five to fifty, inclusive, of chapter thirty of the General Laws.

1920, 356, repealed.
Senior physician of Massachusetts reformatory, salary fixed by classification, etc.

SECTION 2. Chapter three hundred and fifty-five of the acts of nineteen hundred and twenty and chapter three hundred and seventy-three of the acts of nineteen hundred and twenty-four are hereby repealed, and after the effective date of this act the salary of the chaplain of the Massachusetts reformatory shall be fixed in accordance with the regulations, classifications and salary levels established by the division of personnel and standardization of the commission on administration and finance, as authorized by sections forty-five to fifty, inclusive, of said chapter thirty of the General Laws.

1920, 355, and 1924, 373, repealed.
Chaplain of Massachusetts reformatory, salary fixed by classification, etc.

SECTION 3. Chapter one hundred and twenty-five of the General Laws is hereby amended by striking out section twenty-five and inserting in place thereof the following: — *Section 25.* The commissioner may designate as parole clerk one of the officers at the Massachusetts reformatory. He shall perform such duties relating to the parole of inmates of the reformatory as the commissioner may prescribe. While performing the duties of parole clerk, such officer shall receive such salary as may be fixed under and in accordance with sections forty-five to fifty, inclusive, of chapter thirty. No officer so designated shall by reason of such designation lose any rights that he may have had to retirement and pension under sections forty-six to forty-eight, inclusive, of chapter thirty-two.

G. L. 125, § 25, amended.

Massachusetts reformatory, parole clerk, duties, salary.

Pension and retirement rights not forfeited.

Approved May 26, 1930.

AN ACT PROVIDING FOR BIENNIAL MUNICIPAL ELECTIONS IN THE CITY OF EVERETT. *Chap. 361*

Be it enacted, etc., as follows:

SECTION 1. Beginning with the year nineteen hundred and thirty-one, municipal elections in the city of Everett for the choice of mayor, aldermen, common councilmen and members of the school committee shall be held biennially on the Tuesday next after the first Monday in November in each odd numbered year.

Biennial municipal elections in city of Everett for choice of certain officers.

Aldermen,
election in
1930, terms.

SECTION 2. The aldermen to be elected at the municipal election to be held in the current year shall be elected for terms of one year.

Terms of
mayor, aldermen
and common councilmen,
to be elected in 1931.

SECTION 3. Beginning with the biennial municipal election to be held in the year nineteen hundred and thirty-one, the mayor, aldermen and common councilmen of said city shall be elected for terms of two years from the first Monday in January following their election and until their successors are qualified.

Terms of school
committee to
be elected in
1931, etc.

SECTION 4. At the biennial municipal election to be held in the year nineteen hundred and thirty-one and at every biennial municipal election thereafter, all members of the school committee to be elected shall be elected to serve for four years each and until their successors are qualified. The members of said committee elected in the year nineteen hundred and twenty-nine shall continue to hold office until the qualification of their successors who shall be elected at the biennial municipal election in the year nineteen hundred and thirty-three.

School committee
elected in 1929 to
continue to hold office
until, etc.

Inconsistent
provisions
repealed.

SECTION 5. So much of chapter three hundred and fifty-five of the acts of eighteen hundred and ninety-two, and acts in amendment thereof and in addition thereto, as is inconsistent with this act, is hereby repealed.

Submission to
voters, etc.

SECTION 6. This act shall be submitted to the registered voters of the city of Everett at the state election in the current year, in the form of the following question which shall be printed on the official ballot to be used in said city at said election: — "Shall an act passed by the general court in the year nineteen hundred and thirty, entitled 'An Act providing for biennial municipal elections in the city of Everett', be accepted?" If a majority of the voters voting thereon vote in the affirmative in answer to said question, this act shall thereupon take effect, but not otherwise.

Approved May 26, 1930.

Chap. 362 AN ACT AUTHORIZING THE CITY OF WORCESTER TO GRANT AN EASEMENT IN A CERTAIN PUBLIC STREET IN SAID CITY TO THE UNITED STATES OF AMERICA.

Be it enacted, etc., as follows:

City of
Worcester may
grant an ease-
ment in a cer-
tain public
street in said
city to the
United States
of America.

The city of Worcester is hereby authorized to grant to the United States of America an easement in a certain strip of land on Main street in said city for the purpose of maintaining a step, thirty-three feet in length and one foot in width, adjacent to and on the westerly side of the new federal building to be erected in said city.

Approved May 26, 1930.

AN ACT AUTHORIZING THE TOWN OF MANSFIELD TO BORROW MONEY FOR SCHOOL PURPOSES. Chap. 363

Be it enacted, etc., as follows:

SECTION 1. For the purpose of acquiring land for and constructing a new junior-senior high school building and originally equipping and furnishing the same, the town of Mansfield may borrow from time to time, within a period of five years from the passage of this act, such sums as may be necessary, not exceeding, in the aggregate, two hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, Mansfield Junior-Senior High School Loan, Act of 1930. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than fifteen years from their dates, but no issue shall be authorized under this act unless a sum equal to an amount not less than ten per cent of such authorized issue is voted for the same purpose to be raised by the tax levy of the year when authorized. Indebtedness incurred under this act shall be in excess of the statutory limit, but shall, except as provided herein, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

Town of Mansfield may borrow money for school purposes.

Mansfield Junior-Senior High School Loan, Act of 1930.

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

Approved May 27, 1930.

AN ACT AUTHORIZING THE TOWN OF MEDFIELD TO PURCHASE WATER FROM THE COMMONWEALTH. Chap. 364

Be it enacted, etc., as follows:

SECTION 1. Subject to the approval of the governor and council, the town of Medfield may obtain from the commonwealth, through an arrangement with the department of mental diseases, water from the works of any public institution under the control of said department within the limits of said town. Upon approval by the governor and council of any such plan of supplying water to said town, the commissioner of mental diseases may, in his discretion, arrange for the delivery of, and deliver, water into the pipes of said town, from such places and on such conditions and terms as the commissioner and the water commissioners of said town may mutually agree upon. If the commissioner and the said water commissioners are unable so to agree, the water shall be pumped and delivered upon such conditions and terms as shall be approved and authorized by the governor and council.

Town of Medfield may purchase water from commonwealth, etc.

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

Approved May 27, 1930.

Chap.365 AN ACT RELATIVE TO THE APPROPRIATION OF MONEY BY CITIES AND TOWNS FOR THE PREVENTION OF AUTOMOBILE ACCIDENTS.

Emergency preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public safety.

Be it enacted, etc., as follows:

G. L. 40, new section after § 7.

Cities and towns may appropriate money for the prevention of automobile accidents.

Chapter forty of the General Laws is hereby amended by inserting after section seven the following new section:—
Section 7A. Cities and towns may appropriate money for the purpose of conducting and maintaining a specific program of safety activities designed to prevent automobile accidents; and such appropriations shall be expended under the direction of the mayor in a city or the selectmen in a town.

Approved May 27, 1930.

Chap.366 AN ACT AUTHORIZING THE CITY OF LOWELL TO COMPENSATE CORNELIUS P. LYNCH FOR INJURIES SUSTAINED WHILE IN THE PERFORMANCE OF HIS DUTY AS AN EMPLOYEE OF THE POLICE DEPARTMENT OF THE CITY OF LOWELL.

Be it enacted, etc., as follows:

City of Lowell may compensate Cornelius P. Lynch for injuries sustained while in performance of his duty as an employee of police department.

Submission to city council, etc.

SECTION 1. For the purpose of discharging a moral obligation, the city of Lowell may pay to Cornelius P. Lynch a sum not exceeding forty-eight hundred and forty-nine dollars as full compensation for injuries sustained while in the performance of his duties as lineman in the police department of the city of Lowell, and for expenses incurred on account of such injuries.

SECTION 2. This act shall take effect upon its acceptance during the current year by vote of the city council of said city, subject to the provisions of its charter, but not otherwise.

Approved May 27, 1930.

Chap.367 AN ACT ESTABLISHING THE COMPENSATION OF DISTRICT COURT JUDGES SITTING IN THE SUPERIOR COURT.

Be it enacted, etc., as follows:

1923, 469, § 4, etc., amended.

Expense allowances and compensation of justices of district courts sitting in superior court.

Section four of chapter four hundred and sixty-nine of the acts of nineteen hundred and twenty-three, as amended by section two of chapter four hundred and eighty-five of the acts of nineteen hundred and twenty-four, is hereby further amended by striking out, in the tenth line, the word "thirty" and inserting in place thereof the word:— forty, — so as to read as follows:— *Section 4.* Justices of district courts when sitting in the superior court as herein provided shall receive from the commonwealth, in addition to their regular salaries, upon certificate of the chief justice of the

superior court, the amount of expense incurred by them in the discharge of their duties in connection with such sessions and also such compensation for each court day, while so sitting, as will, when added to the per diem rate of his regular salary, computed as provided in section eighty-four of chapter two hundred and eighteen of the General Laws, amount to forty dollars a day. The compensation of a special justice for services in holding sessions of a district court in place of a justice of a district court while sitting in the superior court as herein provided shall be paid by the county and shall not be deducted from the salary of the district court justice so sitting in the superior court, but shall be repaid to the county by the commonwealth.

Compensation of special justices holding sessions of district courts, etc.

Approved May 27, 1930.

AN ACT RELATIVE TO THE EDUCATION OF CRIPPLED CHILDREN. *Chap. 368*

Be it enacted, etc., as follows:

Chapter seventy-one of the General Laws is hereby amended by inserting after section forty-six the following new section:— *Section 46A.* The school committee of every town shall annually ascertain, under regulations prescribed by the department and the commissioner of public welfare, the number of children of school age and resident therein who are crippled. In any town where, at the beginning of any school year, there are five or more children so crippled as to make attendance at a public school not feasible, and who are not otherwise provided for, the school committee shall, and in any town where there are less than five such children may, employ a teacher or teachers, on full or part time, who shall, with the approval in each case of the department and the said commissioner, offer instruction to said children in their homes or at such places and under such conditions as the committee may arrange.

G. L. 71, new section after § 46.

Instruction of crippled children in their homes, etc.

Approved May 27, 1930.

AN ACT FURTHER RESTRICTING THE SALE OF MUNICIPAL LIGHTING PLANTS. *Chap. 369*

Be it enacted, etc., as follows:

SECTION 1. Section sixty-eight of chapter one hundred and sixty-four of the General Laws is hereby amended by adding at the end thereof the following:— No sale of such a plant shall be made for any purpose until the department, after notice and a public hearing, has determined that the facilities for furnishing and distributing gas and electricity in the territory served by such plant will not thereby be diminished, and that such sale and the terms thereof are consistent with the public interest,— so as to read as follows:— *Section 68.* A town which has acquired a municipal lighting plant shall not sell it for the purpose of abandoning the distribution of gas or electricity to its in-

G. L. 164, § 68, amended.

Restrictions as to sale of municipal lighting plants.

habitants until such sale has been authorized in the manner and by the votes prescribed for the acquisition of such plants by sections thirty-five and thirty-six. No sale of such a plant shall be made for any purpose until the department, after notice and a public hearing, has determined that the facilities for furnishing and distributing gas and electricity in the territory served by such plant will not thereby be diminished, and that such sale and the terms thereof are consistent with the public interest.

Application
of act.

SECTION 2. This act shall not apply to the sale of such a plant in pursuance of a contract entered into prior to its passage.
Approved May 27, 1930.

Chap. 370 AN ACT RELATIVE TO ALLOWANCES TO OFFICERS IN THE SERVICE OF MITTIMUSES.

Be it enacted, etc., as follows:

G. L. 262, § 21,
amended.

Allowances to
officers of
expenses in
criminal cases.

Chapter two hundred and sixty-two of the General Laws is hereby amended by striking out section twenty-one and inserting in place thereof the following:— *Section 21.* In the service of precepts in criminal cases, the officer shall be allowed the actual, reasonable and necessary expenses incurred in going or returning with the prisoner, and if he necessarily uses his own conveyance, he shall be allowed therefor twenty cents a mile for the distance traveled one way, and if he uses the conveyance of another person, he shall be allowed the amount actually expended by him therefor; but no allowance for the use of a conveyance shall be made unless the officer certifies that it was necessary for him to use a conveyance and that he actually used it for the distance, and, if the conveyance of another was used, that he paid therefor the amount, stated in his certificate. If, in the service of a mittimus, the journey from the town where the prisoner is held to the town where he is to be committed can be made by railroad, no allowance shall be made for the use of any other conveyance, unless the court from which the mittimus is issued by general or special order has authorized the use thereof. *Approved May 27, 1930.*

Chap. 371 AN ACT PROVIDING FOR THE APPOINTMENT OF A SECOND ASSISTANT REGISTER OF PROBATE FOR THE COUNTY OF NORFOLK.

Be it enacted, etc., as follows:

G. L. 217, § 24,
etc., amended.

Second assist-
ant registers
of probate.

SECTION 1. Section twenty-four of chapter two hundred and seventeen of the General Laws, as amended by section two of chapter one hundred and sixty-four of the acts of nineteen hundred and twenty-three and by section one of chapter two hundred and twenty-three of the acts of nineteen hundred and twenty-eight, is hereby further amended by inserting after the word "Essex" in the first line the word:—, Norfolk,— so as to read as follows:— *Section 24.* The judges of probate for the counties of Essex, Norfolk,

Hampden, Middlesex, Suffolk and Worcester may appoint a second assistant register for their respective counties, who shall hold office for three years unless sooner removed by the judge. They shall be subject to the laws relative to assistant registers.

SECTION 2. This act shall not take effect until an appropriation has been made sufficient to cover the same, and then as of June first in the current year.

Time of taking effect.

Approved May 27, 1930.

AN ACT REGULATING EXPENDITURES BY THE SCHOOL COMMITTEE OF THE CITY OF CAMBRIDGE.

Chap. 372

Be it enacted, etc., as follows:

SECTION 1. The school committee of the city of Cambridge shall, in addition to any other amounts which it is authorized to expend under authority of chapter one hundred and eighty-four of the acts of nineteen hundred and twenty-six, or otherwise, have the power to expend such amounts as may be received by said city from the commonwealth under the provisions of sections one to seven, inclusive, of chapter seventy of the General Laws.

Expenditures by the school committee of the city of Cambridge, regulated.

SECTION 2. This act shall take effect as of April first in the current year.

Effective date.

Approved May 27, 1930.

AN ACT ESTABLISHING THE SALARIES OF THE MEMBERS OF THE INDUSTRIAL ACCIDENT BOARD.

Chap. 373

Be it enacted, etc., as follows:

SECTION 1. Section two of chapter twenty-four of the General Laws, as amended by section one of chapter five hundred and thirty-seven of the acts of nineteen hundred and twenty-two and by section one of chapter four hundred and seventy-seven of the acts of nineteen hundred and twenty-three, is hereby further amended by striking out, in the second and third lines, the words "salaries of fifty-five hundred dollars each" and inserting in place thereof the words:—such salaries, not exceeding six thousand dollars each, as the governor and council determine, — and by striking out, in the fourth and fifth lines, the words "a salary of six thousand dollars" and inserting in place thereof the words:—such salary, not exceeding sixty-five hundred dollars, as the governor and council determine, — so as to read as follows:— *Section 2.* The industrial accident board shall consist of seven members, one of whom shall be a woman, at such salaries, not exceeding six thousand dollars each, as the governor and council determine, except that the chairman, who shall be designated by the governor, shall receive such salary, not exceeding sixty-five hundred dollars, as the governor and council determine. Upon the expiration of the term of office of a member, his successor shall be appointed for five years by the governor, with the

G. L. 24, § 2, etc., amended.

Industrial accident board, membership, salaries, terms, etc.

advice and consent of the council. The members shall devote their whole time in business hours to the work of the board.

Time of taking effect.

SECTION 2. This act shall not take effect until an appropriation sufficient to cover the same has been made by the general court, and then as of June first in the current year.

Approved May 27, 1930.

Chap. 374 AN ACT ESTABLISHING THE SALARY OF THE COMMISSIONER OF PUBLIC WELFARE.

Be it enacted, etc., as follows:

G. L., 18, § 2, amended.

SECTION 1. Section two of chapter eighteen of the General Laws is hereby amended by striking out, in the sixth line, the word "six" and inserting in place thereof the word: — seven, — so as to read as follows: — *Section 2.* The department shall be under the supervision and control of a commissioner of public welfare, who shall be its executive and administrative head, and an advisory board consisting of the commissioner, ex officio, and six appointive members, of whom two shall be women. The commissioner shall receive such salary, not exceeding seven thousand dollars, as the governor and council determine. Upon the expiration of his term of office, his successor shall be appointed for five years by the governor, with the advice and consent of the council.

Department of public welfare, organization.

Commissioner, salary, etc.

Time of taking effect.

SECTION 2. This act shall not take effect until an appropriation sufficient to cover the same has been made by the general court, and then as of June first in the current year.

Approved May 27, 1930.

Chap. 375 AN ACT INCREASING THE AMOUNT THAT MAY BE EXPENDED FOR THE PURPOSE OF PROVIDING A HOSPITAL FOR THE WORCESTER COUNTY TUBERCULOSIS HOSPITAL DISTRICT.

Be it enacted, etc., as follows:

1928, 368, § 1, amended.

SECTION 1. Section one of chapter three hundred and sixty-eight of the acts of nineteen hundred and twenty-eight is hereby amended by striking out, in the sixth line, the word "six" and inserting in place thereof the words: — one million one, — so as to read as follows: — *Section 1.* For the purpose of providing a tuberculosis hospital for the Worcester county tuberculosis hospital district under the provisions of sections seventy-eight to ninety, inclusive, of chapter one hundred and eleven of the General Laws, the county commissioners of said county may raise and expend a sum not exceeding one million one hundred thousand dollars subject to the provisions of said sections.

Worcester county may raise and expend a certain sum to provide for a tuberculosis hospital for Worcester county tuberculosis hospital district.

Effective upon acceptance, etc.

SECTION 2. This act shall take effect upon its acceptance during the current year by the county commissioners of said county, but not otherwise.

Approved May 27, 1930.

AN ACT ESTABLISHING THE SALARY OF THE COMMISSIONER OF MENTAL DISEASES. *Chap. 376*

Be it enacted, etc., as follows:

SECTION 1. Section two of chapter nineteen of the General Laws, as amended by chapter four hundred and forty-three of the acts of nineteen hundred and twenty-one, is hereby further amended by striking out, in the fifth line, the word "nine" and inserting in place thereof the word: — ten, — so as to read as follows: — *Section 2.* Upon the expiration of the term of office of a commissioner, his successor shall be appointed for five years by the governor, with the advice and consent of the council. The commissioner shall receive such salary, not exceeding ten thousand dollars, as the governor and council determine, and shall be reimbursed for expenses necessarily incurred in the performance of his duties.

G. L. 19, § 2, etc., amended.

Commissioner of mental diseases, appointment, salary.

SECTION 2. This act shall not take effect until an appropriation sufficient to cover the same has been made by the general court, and then as of June first in the current year.

Time of taking effect.

Approved May 27, 1930.

AN ACT RELATIVE TO THE POWERS OF THE BOARD OF WATER COMMISSIONERS OF THE TOWN OF WEYMOUTH. *Chap. 377*

Be it enacted, etc., as follows:

SECTION 1. Upon acceptance by the town of Weymouth of any act providing for the admission of said town to the south metropolitan sewerage district, the board of water commissioners of said town, established by chapter one hundred and seventy-four of the acts of eighteen hundred and eighty-one, shall, if said town has not prior to such acceptance established a board of sewer commissioners or voted to have its selectmen act as such, possess all the powers and be subject to all the duties of a board of sewer commissioners under any law now or hereafter in force; provided, that nothing in this act shall prevent said town from thereafter establishing a board of sewer commissioners or so voting whereupon the powers and duties hereby conferred and imposed upon said board of water commissioners shall be transferred to said board of sewer commissioners or board of selectmen, as the case may be.

Powers of board of water commissioners of town of Weymouth.

Proviso.

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

Approved May 28, 1930.

AN ACT AUTHORIZING THE REINSTATEMENT OF BENJAMIN F. DOLIBER, 2ND, AS A MEMBER OF THE POLICE DEPARTMENT OF THE TOWN OF MARBLEHEAD. *Chap. 378*

Be it enacted, etc., as follows:

SECTION 1. The selectmen of the town of Marblehead may reinstate, without examination, Benjamin F. Doliber,

Benjamin F. Doliber, 2nd, may be rein-

stated as a member of the police department of the town of Marblehead.

Submission to voters, etc.

2nd, as a member of the police department of said town, with the same rating held by him immediately prior to the termination of his service on March twentieth, nineteen hundred and twenty-nine.

SECTION 2. This act shall be submitted for acceptance to the voters of said town at the next annual town election in the form of the following question which shall be placed upon the official ballot to be used at said election: — "Shall an act passed by the general court in the year nineteen hundred and thirty, entitled 'An Act authorizing the reinstatement of Benjamin F. Doliber, 2nd, as a member of the police department of the town of Marblehead', be accepted?" If a majority of the votes in answer to said question are in the affirmative, then this act shall thereupon take effect, but not otherwise.

Approved May 28, 1930.

Chap. 379 AN ACT ESTABLISHING A MOSQUITO CONTROL PROJECT COMPRISING THE TOWNS OF BARNSTABLE COUNTY.

Be it enacted, etc., as follows:

Cape Cod Mosquito Control Project established in towns of Barnstable county.

SECTION 1. The area included in the towns comprising the county of Barnstable is hereby constituted a mosquito control project under section five A of chapter two hundred and fifty-two of the General Laws, inserted therein by section three of chapter two hundred and eighty-eight of the acts of nineteen hundred and twenty-nine, to the same extent as if so constituted by the state reclamation board acting under said section five A, and the improvements herein authorized shall be undertaken under the identifying name of the Cape Cod Mosquito Control Project. The sums of money necessary to meet the construction and other expenses for the year nineteen hundred and thirty, if not already appropriated, shall be raised and appropriated by the said towns, to an amount not less than twenty-five cents for each one thousand dollars of their respective valuations, and the sums necessary to meet the said estimates for the year nineteen hundred and thirty-one shall be raised and appropriated by the said towns to an amount not less than twenty-five cents for each one thousand dollars of their respective valuations. Contributions to any amount from any other source may also be received by the said board for the use of the said project. All of said sums appropriated or contributed shall be deposited with the state treasurer and held and disbursed by him as provided in said section five A.

Money necessary to meet construction expenses to be appropriated by towns, etc.

To be deposited with state treasurer, etc.

To be expended under direction of state reclamation board.

Report of results of work to be filed with

SECTION 2. The funds deposited as aforesaid shall be expended under the direction and supervision of the state reclamation board under such known methods as in its opinion will effect the greatest measure of relief and serve as a demonstration in respect to the expediency of undertaking similar control work in other parts of the commonwealth. The board shall report the results of the work hereunder with recommendations for the continued financing of this and

similar projects and for such changes in or additions to the existing laws relating to mosquito control and reclamation work as may be suggested by experience hereunder or otherwise, by filing the same with the clerk of the senate on or before December first of the current year, and shall at the same time file a copy thereof with the budget commissioner.

Approved May 28, 1930.

clerk of senate, etc.

AN ACT ESTABLISHING THE DIVISION OF SMOKE INSPECTION IN THE DEPARTMENT OF PUBLIC UTILITIES.

Chap. 380

Be it enacted, etc., as follows:

SECTION 1. Chapter twenty-five of the General Laws is hereby amended by adding, under the heading DIVISION OF SMOKE INSPECTION, after section twelve B, inserted by section one of chapter two hundred and eighty-seven of the acts of nineteen hundred and twenty-nine, the following four new sections: — *Section 12C.* There shall be in the department, and under its supervision and control, a division of smoke inspection consisting of a director, who shall have charge of said division, and an advisory council hereinafter provided for. The commission, with the approval of the governor and council, shall appoint said director for a term of five years, and fix his compensation. The commission, with like approval, or the governor, may remove said director at any time for cause. Said director shall not engage in any other business, and he shall be an experienced engineer.

G. L. 25, new sections after § 12B.

Division of Smoke Inspection established.

Director, appointment, term, compensation, etc.

Section 12D. Said division shall perform such of the functions in relation to the administration and enforcement of chapter six hundred and fifty-one of the acts of nineteen hundred and ten, and acts in amendment thereof or in addition thereto, as have been vested in the commission by said chapter and acts as the commission may from time to time determine by order duly recorded in the office of the commission and open to public inspection. The commission may employ such inspectors, assistants and other employees to serve in said division as may be necessary.

Functions of division.

Inspectors, assistants, etc.

Section 12E. The salaries of the director and all employees of the division and the expenses incurred in the performance of its functions shall be apportioned annually by the state treasurer among the cities and towns comprising the district defined by said chapter six hundred and fifty-one, and acts in amendment thereof and in addition thereto, in proportion to their last annual taxable valuation, and the amount so apportioned shall be added to their proportion of the state tax.

Salaries and expenses to be apportioned among cities and towns comprising district defined by 1910, 651, etc.

Section 12F. Said advisory council shall consist of five members appointed by the governor, with the advice and consent of the council, who shall be designated in their initial appointments to serve as follows: — two for three years, two for two years and one for one year. Upon the

Advisory council, membership, terms.

expiration of the term of office of a member, his successor shall be appointed in the manner aforesaid for three years. Said council shall meet at least once a month, and when requested by the director or by any three members thereof, for the consideration of problems and matters relating to the abatement of smoke. The members shall receive no compensation, but shall be reimbursed for their necessary expenses actually incurred in the performance of their official duties.

Meetings.

No compensa-
tion.

Reimbursement
for expenses.

Certain em-
ployees trans-
ferred to divi-
sion of smoke
inspection.

Certain incon-
sistent provi-
sions repealed.

SECTION 2. Such of the employees in the department of public utilities on the effective date of this act as are regularly occupied in connection with the functions thereof relating to the abatement of smoke are hereby transferred to the division of smoke inspection established by this act.

SECTION 3. Such parts of said chapter six hundred and fifty-one, and acts in amendment thereof or in addition thereto, as are inconsistent with the provisions of this act are hereby repealed.

Approved May 28, 1930.

Chap.381 AN ACT RELATIVE TO THE FURNISHING OF AID TO MOTHERS WITH DEPENDENT CHILDREN.

Be it enacted, etc., as follows:

G. L. 118, § 1,
etc., amended.

Section one of chapter one hundred and eighteen of the General Laws, as amended by chapter three hundred and seventy-six of the acts of nineteen hundred and twenty-two, is hereby further amended by adding at the end thereof the following sentence: — A mother shall not be disqualified from receiving aid under this chapter because of having but one such child.

Approved May 28, 1930.

Aid to mothers
with dependent
children.

Chap.382 AN ACT RELATIVE TO ARSON AND THE PENALTIES THEREFOR.

Be it enacted, etc., as follows:

G. L. 266, § 1,
amended.

Section one of chapter two hundred and sixty-six of the General Laws is hereby amended by striking out, in the fifth line, the words "for life or", — and by adding at the end thereof the words: — not to exceed twenty, — so as to read as follows: — *Section 1.* Whoever wilfully and maliciously burns the dwelling house of another or a building adjoining such dwelling house, or wilfully and maliciously sets fire to a building by the burning whereof such dwelling house is burned, shall be punished by imprisonment in the state prison for any term of years not to exceed twenty.

Approved May 28, 1930.

Penalty
for arson.

Chap.383 AN ACT RELATIVE TO THE COMPULSORY SUPPLY OF GAS AND ELECTRICITY IN BULK.

Be it enacted, etc., as follows:

G. L. 161, new
section after
§ 92.

Chapter one hundred and sixty-four of the General Laws is hereby amended by inserting after section ninety-two

the following new section: — *Section 92A.* On written petition of any person, corporation or municipality aggrieved by the refusal or neglect to supply gas or electricity in bulk at reasonable rates by any person, corporation or municipality engaged, subject to the provisions of this chapter, in the manufacture, transmission or sale of gas or electricity, the department may, after notice to such last-mentioned person, corporation or municipality to appear at a time and place therein named to show cause why the prayer of such petition should not be granted, issue an order directing and requiring him or it to supply the petitioner with gas or electricity, upon such terms and conditions as are legal and reasonable; provided, that such order shall not be made where it appears that compliance therewith would result in permanent financial loss to such person, corporation or municipality.

Compulsory supply of gas or electricity in bulk.

Proviso.

Grants of locations in streets, lanes and highways for pipes or lines necessary to the supplying of gas or electricity in pursuance of such order shall be subject to the provisions of sections eighty-six to ninety-one, inclusive.

Grants of locations in streets, etc., for necessary pipes, etc., subject to certain provisions of law.

Approved May 28, 1930.

AN ACT REGULATING THE PROCEEDINGS OF PROBATE COURTS AND DEFINING CERTAIN DUTIES OF SUCH COURTS AND OF THE REGISTERS OF PROBATE RELATIVE TO CERTAIN INCOMPETENT BENEFICIARIES OF THE UNITED STATES VETERANS' BUREAU.

Chap. 384

Be it enacted, etc., as follows:

SECTION 1. Section two of chapter two hundred and one of the General Laws is hereby amended by striking out, in the fifth line, the words “, special commissioner” and by adding at the end thereof the following sentence: — In the matter of said appointment and all subsequent proceedings relating thereto, the United States veterans' bureau or its successor shall be deemed to be a party in interest and shall receive such notice as the court may order, if the ward or proposed ward is entitled to any benefit, estate or income paid or payable by or through said bureau or its successor, — so as to read as follows: — *Section 2.* If a minor is under fourteen the probate court may nominate and appoint his guardian. If he is above that age he may nominate his own guardian, who, if approved by the court, shall be appointed accordingly. Such nomination may be made before a justice of the peace, notary public or city or town clerk within the commonwealth who shall certify the fact to the probate court. If the person nominated is not approved by the court, or if the minor resides out of the commonwealth, or if the minor after being cited neglects to nominate a suitable person, the court may nominate and appoint his guardian in the same manner as if he were under fourteen. If the minor is a married woman no guardian shall be appointed without such

G. L. 201, § 2, amended.

Appointment of guardians of minors by probate court.

Notice to United States veterans' bureau if ward is entitled to any benefit through said bureau.

G. L. 201, § 7, amended.

Notice of hearing upon petition for appointment of guardian of insane person.

United States veterans' bureau to be deemed to be a party in interest, if, etc.

G. L. 201, § 17, amended.

Notice of hearing upon petition for appointment of conservator for person of advanced age or mental weakness.

G. L. 205, § 9, amended.

notice to her husband as the court may order. In the matter of said appointment and all subsequent proceedings relating thereto, the United States veterans' bureau or its successor shall be deemed to be a party in interest and shall receive such notice as the court may order, if the ward or proposed ward is entitled to any benefit, estate or income paid or payable by or through said bureau or its successor.

SECTION 2. Said chapter two hundred and one is hereby amended by striking out section seven and inserting in place thereof the following: — *Section 7.* Upon such petition the court shall cause not less than seven days' notice of the time and place appointed for the hearing to be given to the alleged insane person, to the department of mental diseases, and, if the alleged insane person is entitled to any benefit, estate or income paid or payable by or through the United States veterans' bureau or its successor, to said bureau or its successor, except that the court may, for cause shown, direct that a shorter notice be given. No appointment shall be made without such notice to the heirs apparent or presumptive of the alleged insane person, including the husband or wife, if any, as the court may order. In the matter of said petition and all subsequent proceedings relating thereto said bureau or its successor shall be deemed to be a party in interest if the alleged insane person is so entitled.

SECTION 3. Section seventeen of said chapter two hundred and one is hereby amended by inserting after the word "any" in the seventh line the following: —, and, if such person is entitled to any benefit, estate or income paid or payable by or through the United States veterans' bureau or its successor, to said bureau or its successor, — and by adding at the end thereof the following: —, except to said bureau or its successor if such person is so entitled, — so as to read as follows: — *Section 17.* Upon the filing of such petition the court shall appoint a time and place for a hearing, and shall cause not less than seven days' notice thereof to be given to the person for whom a conservator is to be appointed, except that the court may for cause shown direct that a shorter notice be given. No appointment shall be made without such notice to the heirs apparent or presumptive of such person, including the husband or wife, if any, and, if such person is entitled to any benefit, estate or income paid or payable by or through the United States veterans' bureau or its successor, to said bureau or its successor, as the court may order. If the person for whose property the conservator is to be appointed is himself the petitioner or assents in writing to the petition, no notice shall be required, except to said bureau or its successor if such person is so entitled.

SECTION 4. Section nine of chapter two hundred and five of the General Laws is hereby amended by adding at the end thereof the following: — and that, if the property of a person under guardianship or conservatorship is composed in whole or in part of any benefit, estate or income paid or payable by or through the United States veterans' bureau or its

successor and exceeds five hundred dollars, the surety on the bond of the guardian or conservator shall be such a company, — so as to read as follows: — *Section 9.* Sureties on probate bonds shall be inhabitants of the commonwealth, and satisfactory to the judge or register; except that companies permitted by section one hundred and five of chapter one hundred and seventy-five to act as sureties may be accepted in accordance with the provisions thereof and that, if the property of a person under guardianship or conservatorship is composed in whole or in part of any benefit, estate or income paid or payable by or through the United States veterans' bureau or its successor and exceeds five hundred dollars, the surety on the bond of the guardian or conservator shall be such a company.

Sureties on bonds to be inhabitants of commonwealth, except, etc.

SECTION 5. Section seven of chapter two hundred and six of the General Laws is hereby amended by adding at the end thereof the following sentence: — No account of a guardian of an insane person or of a conservator shall be allowed without such notice as the court may order to the United States veterans' bureau or its successor if the ward is entitled to any benefit, estate or income paid or payable by or through said bureau or its successor.

G. L. 206, § 7, amended.

Notice to United States veterans' bureau of guardian's account of an insane person, if, etc.

Approved May 28, 1930.

AN ACT PROVIDING FOR THE CONSTRUCTION OF CERTAIN BEACHES ON THE CHARLES RIVER AND THE CONSTRUCTION AND MAINTENANCE OF BATH HOUSES THEREAT.

Chap.385

Be it enacted, etc., as follows:

The metropolitan district commission is hereby authorized and directed to construct a beach on the Charles river in the Faneuil district and in the North Brighton district of the city of Boston and to construct and maintain at each of said beaches a public bath house. For said purposes, said commission may expend such sums as may hereafter be appropriated therefor, which shall be included in the amounts to be assessed upon the metropolitan parks district for maintenance of reservations. *Approved May 23, 1930.*

The metropolitan district commission may construct certain beaches on the Charles river and construct and maintain bath houses thereat.

AN ACT AUTHORIZING THE CONVEYANCE TO THE UNITED STATES OF AMERICA OF A TRACT OF STATE LAND IN PROVINCETOWN FOR USE AS A COAST GUARD STATION AND THE CESSION OF JURISDICTION IN AND OVER SUCH TRACT.

Chap.386

Be it enacted, etc., as follows:

The department of public works, subject to the approval of the governor and council, is hereby authorized, on behalf of the commonwealth, to convey to the United States of America a tract of land within the limits of the Province Lands at Provincetown, not exceeding nine acres in extent, located westerly of the northerly end of the state highway at Sea View, for the purpose of constructing and maintaining

The department of public works may convey on behalf of state to the United States of America a certain tract of land in Provincetown for

use as a coast guard station, etc.

State to retain concurrent jurisdiction with the United States to a certain extent, etc.

a coast guard station thereon. The transfer of title to such tract shall be subject to such restrictions or easements as the department may deem necessary or advisable and shall be subject to the condition that if at any time such station is discontinued or abandoned the title to the land shall revert to the commonwealth. Upon the filing in the office of the state secretary of a suitable plan of the tract conveyed hereunder within one year after the date of such conveyance, the United States of America shall have jurisdiction in and over such tract; but the commonwealth shall retain concurrent jurisdiction with the United States of America in and over such tract to the extent that all civil and criminal processes issued under authority of the commonwealth may be executed thereon as if there had been no cession of jurisdiction, and exclusive jurisdiction over such tract shall revert in the commonwealth upon reversion of the title as aforesaid.

Approved May 28, 1930

Chap. 387 AN ACT RELATIVE TO PENSIONING CERTAIN MEMBERS OF THE POLICE DEPARTMENT OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

1892, 353, §1, etc., amended.

Certain members of the Boston police department may be pensioned, etc.

SECTION 1. Chapter three hundred and fifty-three of the acts of eighteen hundred and ninety-two, as amended in section one by section one of chapter six of the acts of nineteen hundred and twenty, is hereby further amended by striking out said section one of said chapter three hundred and fifty-three and inserting in place thereof the following:—*Section 1.* The police commissioner for the city of Boston shall, at the request of any member, engineer or fireman of the police department in good standing who has arrived at the age of sixty years and who has performed active service in the department for twenty-five consecutive years, retire him from active service and place him upon a pension roll, and may retire from such service and place upon a pension roll any member of the police department who has performed faithful service in said department for a period of not less than twenty years and who shall be certified to said commissioner in writing, by the medical board provided for by section eighteen of chapter five hundred and twenty-one of the acts of nineteen hundred and twenty-two, to be incapacitated for useful service on said force, and shall retire from such service and place upon a pension roll any member of said force who has arrived at the age of sixty-five years, or any member who shall be certified to the commissioner in writing, by said medical board, to be permanently incapacitated, either mentally or physically, by injury sustained in the actual performance of duty, from further performing duty as such member; provided, that no member, engineer or fireman of said department shall be retired under the provisions hereof unless such action is

Proviso.

approved in writing by the mayor of the city of Boston after receipt from the police commissioner of a certificate stating that such member, engineer or fireman is in good standing and that no charges are pending against such member, engineer or fireman. Such a certificate shall not be made by the police commissioner until after the expiration of a period of ten days from the filing of an application for retirement under the provisions hereof, during which period the police commissioner, or a lieutenant or other officer of higher rank in the department if authorized so to do, may prefer charges against the member, engineer or fireman so applying for retirement.

SECTION 2. Chapter three hundred and six of the acts of nineteen hundred and all acts in amendment thereof and in addition thereto are hereby repealed; but such repeal shall not affect any pension granted thereunder prior to the effective date of this act.

1900, 306, etc., repealed.

Pensions granted prior to effective date of act not affected.

SECTION 3. Only those who on the effective date of this act are covered by chapter three hundred and fifty-three of the acts of eighteen hundred and ninety-two and acts in amendment thereof and in addition thereto or by chapter three hundred and six of the acts of nineteen hundred and acts in amendment thereof and in addition thereto or by chapter four hundred and two of the acts of nineteen hundred and four shall be eligible to be retired and pensioned under section one of this act, subject, however, to the provisions thereof. Nothing herein contained shall be construed to affect chapter five hundred and twenty-one of the acts of nineteen hundred and twenty-two and acts in amendment thereof and in addition thereto or chapter three of the acts of nineteen hundred and twenty-nine.

Only members covered by certain provisions of law eligible for retirement and pension under section 1.

1922, 521, etc., or 1920, 3, not affected.

SECTION 4. This act shall take effect upon its acceptance during the current year by vote of the city council of said city, subject to the provisions of its charter, but not otherwise.

Submission to city council, etc.

Approved May 28, 1930.

AN ACT PROVIDING FOR THE REMOVAL OF CERTAIN HIGHWAY BRIDGES OVER THE FORMER LOCATION OF THE HAMPDEN RAILROAD CORPORATION IN CERTAIN TOWNS, AND FOR THE FILLING IN OF PARTS OF WAYS AFFECTED THEREBY.

Chap. 388

Whereas, The deferred operation of this act would cause substantial inconvenience, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency preamble.

Be it enacted, etc., as follows:

SECTION 1. The department of public works is hereby authorized to remove all bridges which carry public ways over the former location of The Hampden Railroad Corporation in the towns of Palmer and Ludlow in the county of Hampden and in the town of Belchertown in the county of Hampshire, except the bridge on a way in said town of

The department of public works may remove certain highway bridges over the former location of The Hampden Railroad Corpora-

tion in certain towns, and may fill in parts of ways affected thereby.

Cost in first instance, to be paid by state.

Assessment upon towns of Palmer and Ludlow and Hampden county.

Assessment upon town of Belchertown and Hampshire county.

Additional amount if town or county delinquent, etc.

Enforcement of payment, etc.

Deduction of amount from money due from state to delinquent town or county, etc.

Towns of Palmer, Ludlow and Belchertown may borrow necessary amounts, issue bonds, etc.

Palmer shown on the plan of said railroad location, on file with the department of public utilities, as being located at or near station nine hundred and fifteen, and to fill in and protect with guard rails so much of said ways as is now constituted by said bridges with such material and in such manner as may be determined by said department, the surface of so much of said ways so filled in to be substantially of the same material as the surface of the existing approaches to said bridges.

SECTION 2. The cost of the work authorized by section one shall, in the first instance, be paid by the commonwealth, subject to appropriation, from the Highway Fund. Upon the completion of such work, one third of the cost of so much of such work as was performed in each of the towns of Palmer and Ludlow shall be assessed by the state treasurer upon said towns, respectively, and one third of the cost of so much of such work as was performed in both said towns shall be so assessed upon the county of Hampden; and one third of the cost of so much of such work as was performed in the town of Belchertown shall be so assessed upon said town and one third upon the county of Hampshire. Each of said towns and counties shall, within sixty days after receipt of notice of the amount due from it under this act, pay such amount into the state treasury. If the amount due from any town or county, as provided in this act, is not paid to the state treasurer within the time specified as above, then the state treasurer shall notify the treasurer of such delinquent town or county, who shall pay into the treasury of the commonwealth, in addition to such amount, such further sum as would be equal to one per cent per month during the delinquency from and after the expiration of the time specified as above; and if the same remains unpaid after the expiration of sixty days following the giving of such notice, an information may be filed by the state treasurer in the supreme judicial court, or before any justice thereof, against such delinquent town or county; and upon notice to such town or county, and a summary hearing thereon, a warrant of distress may issue against such town or county to enforce the payment of said amount or amounts under such penalties as the court, or the justice thereof before whom the hearing is had, shall order. Nothing herein contained shall be construed to prevent the state treasurer from deducting at any time, from any moneys which may be due from the commonwealth to the delinquent town or county, the whole or any part of said amount or amounts, with the interest accrued thereon, which shall remain unpaid.

SECTION 3. To meet that portion of the cost of the work hereinbefore authorized which is to be borne ultimately by the towns of Palmer, Ludlow and Belchertown, respectively, each of said towns may borrow from time to time such sums as may be necessary, not exceeding, in the aggregate, the amount assessed upon it under authority of section two, and may issue bonds or notes therefor, which shall be payable

in not more than five years from their dates. Indebtedness incurred by any town hereunder shall be outside the statutory limit, but shall, except as herein provided, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

To meet that portion of the cost of such work which is to be borne ultimately by the counties of Hampden and Hampshire, each of said counties may pay the amount assessed upon it under authority of section two from its highway appropriation, or the county treasurer of each of said counties, with the approval of the county commissioners, may borrow from time to time such sums as may be necessary, not exceeding, in the aggregate, the amount assessed upon such county under authority of said section two, and may issue bonds or notes of the county therefor, which shall be payable in not more than five years from their dates. Such bonds or notes shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said securities at public or private sale upon such terms and conditions as the county commissioners may deem proper, but not for less than their par value. Indebtedness incurred by any county hereunder shall, except as herein provided, be subject to chapter thirty-five of the General Laws.

Hampden and Hampshire counties may pay assessment from highway appropriation, or may borrow necessary amounts, issue bonds, etc.

Indebtedness subject to G. L., 35.

Approved May 28, 1930.

AN ACT PROVIDING THAT THE MESSENGERS OF THE GENERAL COURT SHALL HEREAFTER BE KNOWN AS GENERAL COURT OFFICERS AND EXTENDING THEIR POWERS AND DUTIES.

Chap. 389

Whereas, The deferred operation of this act would in part defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of public convenience.

Emergency preamble.

Be it enacted, etc., as follows:

SECTION 1. Section seventeen of chapter three of the General Laws is hereby amended by adding at the end thereof the following:— In respect to any criminal offence committed in any part of the state house assigned to or used by either branch of the general court or any committee or officer thereof, or to any such offence committed against any member of the general court, including any member of a special commission composed in part of members of the general court, while acting within the commonwealth in his official capacity as such member, whether such offence is committed within the state house elsewhere than as aforesaid, or upon premises outside the state house while officially used by a committee of the general court or by such a special commission, the sergeant-at-arms, the doorkeepers and assistant doorkeepers of either branch thereof, and its general court officers shall have and exercise all the powers of

G. L. 3, § 17, amended.

Certain legislative employees to have powers of police officers, etc.

police officers, and in respect to the service within the commonwealth of such processes and orders as may be enjoined upon them by the general court or either branch or by any committee of the general court or either branch, they shall have the powers of constables.

G. L. 3, § 18,
etc., amended.

SECTION 2. Section eighteen of said chapter three, as most recently amended by section one of chapter three hundred and forty of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out, in the eighth line, the word "messengers" and inserting in place thereof the words: — general court officers, — so as to read as follows: — *Section 18.* There shall be a doorkeeper for each branch, each at a salary of twenty-five hundred dollars, and such assistant doorkeepers as it may direct, each at a salary of two thousand dollars; a postmaster at a salary of twenty-five hundred dollars; an assistant postmaster at a salary of fifteen hundred dollars; a porter in the lobby of the house of representatives at a salary of fifteen hundred dollars; general court officers, each at a salary of eighteen hundred dollars; pages whose compensation shall be six hundred and fifty dollars each for the regular annual session and a sum not exceeding three dollars for each day's service after said session; a clerk to take charge of the legislative document room at a salary of twenty-five hundred dollars, an assistant clerk of said room at a salary of nineteen hundred dollars, and such assistants therein as may be necessary, for whose fitness and good conduct the sergeant-at-arms shall be responsible.

Certain employees of
sergeant-at-arms, salaries
established.

G. L. 3, § 19,
etc., amended.

SECTION 3. Section nineteen of said chapter three, as amended by section one of chapter two hundred and twenty-eight of the acts of nineteen hundred and twenty-three, is hereby further amended by striking out said section and inserting in place thereof the following: — *Section 19.* The number of doorkeepers, assistant doorkeepers, general court officers and pages of the senate and of the house shall not exceed forty-one in all.

Number of
doorkeepers,
etc., authorized.

G. L. 3, § 20,
etc., amended.

SECTION 4. Section twenty of said chapter three, as most recently amended by section one of chapter two hundred and one of the acts of nineteen hundred and twenty-eight, is hereby further amended by striking out, in the second and third lines, the word "messengers" and inserting in place thereof the words: — general court officers, — so as to read as follows: — *Section 20.* The sergeant-at-arms, doorkeepers, assistant doorkeepers, general court officers and pages, the postmaster and assistant postmaster, the clerks in the sergeant-at-arms' office, and the clerk, assistant clerk and other assistants in the legislative document room shall each receive for each annual session four dollars and twenty cents for every mile of ordinary traveling distance from their places of abode to the place of the sitting of the general court. Payments to persons authorized to receive compensation under this section shall be made from the treasury of the commonwealth in anticipation of an appropri-

Compensation
for mileage of
certain legislative
employees.

Time of
payment.

ation, in the month of January of each year, upon the certificate of the sergeant-at-arms approved by the president of the senate and the speaker of the house of representatives.

Approved May 28, 1930.

AN ACT RELATIVE TO THE LISTING OF VOTERS IN THE CITY OF CAMBRIDGE. *Chap.390*

Be it enacted, etc., as follows:

SECTION 1. The third paragraph of section twelve of chapter two hundred and eighty-two of the General Acts of nineteen hundred and eighteen, as amended by chapter three hundred and seven of the acts of nineteen hundred and twenty-nine, is hereby further amended by striking out, in the second and third lines of said paragraph the words “, after investigation and report by the chief of police or a police officer detailed by him,” — and by striking out the word “no” the first time it occurs in the twelfth line and inserting in place thereof the following: — if, after investigation and report by the chief of police or a police officer detailed by him, the board is satisfied that such statements are not true it shall strike the name of such person from the list. No, — so as to read as follows: — If the board of election commissioners is satisfied that such statements are true, it shall give the applicant a certificate that he was a resident of said city on said first day of April, or a certificate that he became a resident at least six months immediately preceding the election, as the case may be, which certificate shall state his name, age, occupation and residence on the first day of April in the current year or on the above date, as the case may be, and his residence on the first day of April in the preceding year; but if, after investigation and report by the chief of police or a police officer detailed by him, the board is satisfied that such statements are not true it shall strike the name of such person from the list. No such application shall be received, and no such person shall be listed or be given said certificate, between the twentieth day preceding, and the day following, a state or municipal election.

1918 (G) 282,
§ 12, par. 3,
etc., amended.

Listing of
voters in city
of Cambridge.

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

Approved May 28, 1930.

AN ACT TO REDUCE THE FEE FOR TRANSFERRING THE REGISTRATION OF MOTOR VEHICLES. *Chap.391*

Be it enacted, etc., as follows:

Section thirty-three of chapter ninety of the General Laws, as most recently amended by section five of chapter three hundred and thirty-two of the acts of nineteen hundred and thirty, is hereby further amended by striking out, in the third line of the fifteenth paragraph, the words “two dollars” and inserting in place thereof the words: — one dollar, — and by striking out, in the third line of the

G. L. 90, § 33,
etc., amended.

sixteenth paragraph, the words "one dollar" and inserting in place thereof the words:— fifty cents,— so that said fifteenth and sixteenth paragraphs will read as follows:—

Fee for transferring registration of automobile.

For the substitution of the registration of an automobile for that of a vehicle previously registered, in accordance with section two, one dollar.

Fee for transferring registration of motor cycle.

For the substitution of the registration of a motor cycle for that of a vehicle previously registered, in accordance with section two, fifty cents. *Approved May 28, 1930.*

Chap. 392

AN ACT PROVIDING FOR THE REGULATION AND LIMITATION OF HACKNEY STANDS AND HACKNEY CARRIAGES IN THE CITY OF BOSTON.

Be it enacted, etc., as follows:

Rules and orders for regulation of hackney stands and hackney carriages in city of Boston.

SECTION 1. Except as otherwise provided in chapter two hundred and sixty-three of the acts of nineteen hundred and twenty-nine, the police commissioner of the city of Boston shall have exclusive authority to make rules and orders for the regulation of hackney carriages and hackney stands, both as defined in section two, within the limits of said city, with penalties for the violation thereof not exceeding twenty dollars for each offence. Such rules and orders shall not take effect until they have been published at least once in a newspaper published in said city.

Violation.

Publication.

What shall be deemed to be a hackney carriage within meaning of sections 2 to 9, inclusive.

SECTION 2. Each vehicle used or designed to be used for the conveyance of persons for hire from place to place within the city of Boston, except a street or elevated railway car or a trackless trolley vehicle, within the meaning of section two of chapter one hundred and sixty-three of the General Laws, or a motor vehicle, known as a jitney, operated in the manner and for the purposes set forth in section forty-five of chapter one hundred and fifty-nine of the General Laws, or a sight-seeing automobile licensed under chapter five hundred and ninety-two of the acts of nineteen hundred and thirteen, shall be deemed to be a hackney carriage within the meaning of sections two to nine, inclusive, of this act; and in said sections, unless the context otherwise expressly requires, the words "drive" and "driver" shall be respectively deemed to include "operate" and "operator", a special hackney stand shall be one for the exclusive use, for hackney carriage purposes, of the licensee thereof, a private hackney stand shall be one established only upon private property, and a public hackney stand shall be one for the common use, for hackney carriage purposes, of all licensees under section four except those licensed to use special hackney stands.

Words "drive" and "driver" to include "operate" and "operator."

Special, private and public hackney stands defined.

Licensing of drivers of hackney carriages, etc.

SECTION 3. In said city, no person shall drive or have charge of a hackney carriage, nor shall any person, firm or corporation set up and use a hackney carriage, unless licensed thereto by the police commissioner of the city of Boston; nor shall any person having the care or ordering of such a vehicle in said city suffer or allow any person other than a driver so licensed to drive such a vehicle.

SECTION 4. Said police commissioner of the city of Boston may annually grant hackney licenses in said city to suitable persons, firms and corporations who are owners of vehicles known as hackney carriages, if such person, or one member of such firm, resides in such city, or if the principal place of business of such corporation is in such city. Licenses granted under this section shall be subject to such terms, conditions and regulations, and be issued subject to the payment of such fees, as said police commissioner shall from time to time prescribe. Said commissioner shall also from time to time fix maximum and minimum rates to be charged by said licensees for use of such vehicles.

Granting of licenses to owners of hackney carriages, if, etc.

Regulations, fees, etc.

Rates.

SECTION 5. Upon the receipt from the owner, lessee or official representative of a hotel, railroad station, steamboat pier or public or semi-public building in said city, of a request that a certain named licensee or licensees under section four or association of such licensees may use as a special hackney stand a designated portion of a public way abutting such hotel, station, pier or building, the police commissioner of the city of Boston may, if consistent with the public interest, assign such stand to such licensee, licensees or association of licensees; provided, that said commissioner shall not make any such assignment unless and until he is satisfied that, in connection with such request or designation, no valuable consideration has been paid or promise given to such owner, lessee or official representative. Said commissioner shall grant no location for a special hackney stand which does not abut such a hotel, station, pier or building.

Assignment of designated portion of public way abutting a hotel, railroad station, steamboat pier or public building as a special hackney stand.

Proviso.

SECTION 6. Any owner, lessee or official representative referred to in section five, who solicits, demands or accepts compensation for requesting or designating a portion of any public way in said city for use by a licensee as a special hackney stand shall be punished by a fine in an amount not exceeding double the compensation so solicited, demanded or accepted and by imprisonment for not more than six months. Payment by the licensee of a special hackney stand of any compensation to the owner, lessee or official representative of any property abutting said stand for the use of a doorway or other entrance, lobby, waiting room or telephone stand in connection with the use of such hackney stand, shall be prima facie evidence of a violation of this section.

Penalty for soliciting, etc., compensation for requesting etc., a portion of any public way for use as a special hackney stand.

Prima facie evidence of violation.

SECTION 7. Any person, firm or corporation licensed under section four may occupy as a private hackney stand, subject to general provisions of law, private property in said city, if thereto authorized by the owner, lessee or official representative thereof.

Private hackney stands.

SECTION 8. Said police commissioner shall, from time to time, designate certain portions, other than sidewalks, of public ways in said city, to be used and known as public hackney stands. Such stands shall be equally free and open of access to all vehicles whose owners are licensed under section four, who have not been assigned special hackney stands and who have complied with all provisions of sections

Designation and regulation of certain portions of public ways as public hackney stands.

two to eight, inclusive, of this act, relative to such stands, and with all rules and regulations of said commissioner relative thereto. Within that portion of the city proper, as defined in the present rules and regulations of the police department of said city relative to hackney carriages, lying north and east of Massachusetts avenue, said commissioner shall, so far as practicable, establish such stands at intervals of not more than one quarter of a mile. All such stands shall be plainly marked as public hackney stands. No motor vehicle other than a hackney carriage licensed for use at such a stand shall make use of any such public hackney stand. Said police commissioner shall, upon application for a public hackney stand by an applicant for a license under section four, issue to such applicant for each hackney carriage for which a license under said section four is granted, a license for said carriage to use public hackney stands unless such carriage has been assigned to a special stand under section five.

Inconsistent provisions repealed.

Inconsistent rules and regulations null and void.

Licenses in effect on effective date of act to continue in force until, etc.

SECTION 9. All acts and parts of acts inconsistent with sections two to eight, inclusive, of this act, are hereby repealed, and all rules and regulations of the police commissioner of Boston inconsistent with said sections are hereby made null and void.

SECTION 10. Notwithstanding the provisions of this act, all licenses otherwise affected thereby which are in effect on its effective date shall continue in force until the expiration date of such licenses, unless sooner revoked in accordance with law.

Approved May 28, 1930.

Chap. 393 AN ACT REVISING AND RECODIFYING THE LAWS RELATIVE TO GAME AND INLAND FISH.

Be it enacted, etc., as follows:

Certain sections of G. L. 130, as amended, repealed.

SECTION 1. Sections two to eight, inclusive, ten, eleven, twelve to thirty-eight, inclusive, forty to forty-three, inclusive, forty-nine to sixty-two B, inclusive, sixty-four to sixty-six, inclusive, seventy-five to seventy-eight A, inclusive, one hundred and fifty, one hundred and fifty-one, one hundred and fifty-three and one hundred and fifty-four of chapter one hundred and thirty of the General Laws, as amended, are hereby repealed.

G. L. 131, etc., amended.

SECTION 2. Chapter one hundred and thirty-one of the General Laws, as amended, is hereby further amended by striking out all of said chapter and inserting in place thereof the following:—

CHAPTER 131.

POWERS AND DUTIES OF THE DIVISION OF FISHERIES AND GAME. GAME AND INLAND FISHERIES.

Definitions.

Definitions.

Section 1. In this chapter the following words shall have the following meanings and the following rules of construction shall apply:

<p>“Angling”, fishing with hand line or rod, with naturally or artificially baited hook, except that not more than three flies may be used on a single leader.</p>	<p>“Angling”</p>
<p>“Birds”, wild or undomesticated birds.</p>	<p>“Birds”.</p>
<p>“Close season”, the time during which fish, birds and mammals cannot lawfully be taken.</p>	<p>“Close season”.</p>
<p>“Commissioner”, the commissioner of conservation.</p>	<p>“Commissioner”.</p>
<p>“Department”, the department of conservation.</p>	<p>“Department”.</p>
<p>“Deputy”, a deputy fish and game warden appointed under section seven of chapter twenty-one.</p>	<p>“Deputy”.</p>
<p>“Director”, the director of the division of fisheries and game.</p>	<p>“Director”.</p>
<p>“Division”, the division of fisheries and game.</p>	<p>“Division”.</p>
<p>“Fish” or “fishing”, to take or to attempt to take fish by any method or means, whether or not such method or means results in their capture.</p>	<p>“Fish” or “fishing”.</p>
<p>“Game”, any wild bird or mammal commonly hunted for food or sport.</p>	<p>“Game”.</p>
<p>“Great pond”, a natural pond the area of which is twenty acres or more.</p>	<p>“Great pond”.</p>
<p>“Hook”, any lure or device capable of taking not more than one fish at a time.</p>	<p>“Hook”.</p>
<p>“Hunt” or “hunting” includes pursuing, shooting, killing and capturing mammals and birds, and all lesser acts such as disturbing, harrying or worrying, or placing, setting, drawing or using any device commonly used to take mammals and birds, whether or not they result in taking; and includes every attempt to take and every act of assistance to any other person in taking or attempting to take mammals and birds.</p>	<p>“Hunt” or “hunting”.</p>
<p>“Mammals”, wild or undomesticated mammals.</p>	<p>“Mammals”.</p>
<p>“Open season”, the time during which fish, birds and mammals may lawfully be taken.</p>	<p>“Open season”.</p>
<p>“Supervisor”, the state supervisor of marine fisheries appointed under section eight A of chapter twenty-one.</p>	<p>“Supervisor”.</p>
<p>“Warden”, a fish and game warden appointed under section seven of chapter twenty-one.</p>	<p>“Warden”.</p>
<p>A person who counsels, aids or assists in a violation of any of the provisions of this chapter, or knowingly shares in any of the proceeds of said violation by receiving or possessing either fish, birds or mammals, shall be deemed to have incurred the penalties provided in this chapter against the person guilty of such violation.</p>	<p>Assistance in violation of provisions of chapter to incur penalties, etc.</p>
<p>Whenever the taking of fish, birds or mammals is allowed by law, reference is had to taking by lawful means and in lawful manner.</p>	<p>Taking of fish, etc., by lawful means.</p>
<p>Unless the context otherwise requires, any reference to the taking or having in possession of a fish, bird or mammal shall include the taking or having in possession of any part or portion thereof.</p>	<p>Taking or possession of a fish, etc., to include, etc.</p>
<p>In construing this chapter, the fact that possession of various species of fish, birds and mammals is forbidden thereby during certain periods of the year shall not be held</p>	<p>Chapter, how construed as to possession of various species of fish,</p>

birds, etc., during certain forbidden periods of year.

to prohibit a resident of the commonwealth who has legally taken, killed or come into possession of such fish, birds or mammals from having the dead bodies or carcasses or parts thereof in possession, for his own personal use and not for sale unless prohibited by federal legislation or regulation so to do; but the burden shall be on him to prove that such possession was lawful in its origin.

Chapter, how construed as to bringing into state for personal use, dead bodies of fish, birds, etc., taken or killed in another state, etc.

In construing this chapter, the fact that possession of various species of fish, birds and mammals is forbidden thereby during certain periods of the year shall not be held to prohibit a person from bringing into this commonwealth, for his own personal use and not for sale the dead bodies or carcasses of fish, birds or mammals or parts thereof which were lawfully taken or killed in another state, province or country, or from having such fish, birds or mammals or parts thereof in possession for the aforesaid purpose after the arrival thereof in this commonwealth unless prohibited by federal legislation or regulation so to do; provided, that before any such fish, birds or mammals or parts thereof are so imported they shall be tagged or marked in accordance with the laws of such other state, province or country and with the federal laws relative to interstate commerce, and provided, further, that no person shall so import more such fish, birds or mammals at one time than is permitted by the laws of such other state, province or country to be exported therefrom; but the burden shall be on him to prove that such possession was lawful in its origin.

Provisos.

General Provisions.

Suspension or revocation of licenses, etc.

Section 2. Licenses or permits issued by the director may be suspended or revoked by him for cause.

Disposition of fines, etc., recovered in prosecutions under the laws relative to fish, birds and mammals.

Section 3. All fines, penalties and forfeitures recovered in prosecutions under the laws relative to fish, birds and mammals, except section ninety-nine of chapter one hundred and thirty, shall be equally divided between the county where such prosecution is made and the town where the offence is committed; provided, that if the prosecuting officer is a warden receiving compensation from the commonwealth, such fines, penalties and forfeitures shall be paid to the commonwealth.

Proviso.

Director, etc., may enter upon private lands.

Section 4. The director, his wardens and deputies, and the supervisor, may, in the performance of their duties, enter upon and pass through or over private lands, whether or not covered by water.

Licenses.

Hunting, fishing or trapping prohibited without a sporting or trapping license, except, etc.

Section 5. Except as provided in section ninety-one, ninety-two, ninety-six, ninety-nine or one hundred and eight, no person shall hunt any bird or mammal, and no person, unless he is under fifteen years of age, shall fish, except as hereinafter provided, in any of the inland waters of the commonwealth, and no person shall use, set, tend or

maintain any trap, or take or attempt to take any mammal by means thereof, without first having obtained a sporting or a trapping license, as the case may be, authorizing him so to do, as provided in the three following sections; provided, that nothing in sections five to twelve, inclusive, shall be construed as affecting in any way the general laws relating to trespass, or as authorizing the hunting, or the possession of, birds or mammals, contrary to law, or the taking of fish, or the possession thereof, contrary to law. But said last mentioned sections shall not prohibit any person who is a legal resident of the commonwealth, and any member of his immediate family residing on land owned or leased by him, from hunting or trapping on such land or from fishing in any inland waters bordered by such land; provided, that he is or they are actually domiciled thereon, and that the land is used exclusively for agricultural purposes, and not for club, shooting or fishing purposes; and provided, further, that the burden of proof shall rest upon the person claiming such exemptions to show that he is entitled thereto.

Proviso.

Legal resident not prohibited from hunting on own land, etc.

Provisos.

Section 6. Upon the application of any person entitled to receive a sporting or a trapping license and upon payment of the fee hereinafter specified therefor and the furnishing of an affidavit by any non-resident desiring to be classified under clause (2) of section eight, the director or the clerk of any town shall issue to such person a sporting license or a trapping license, as the case may be, in the form prescribed upon a blank furnished by the division. A sporting license shall authorize the licensee to hunt birds and mammals and to fish, subject to existing laws. A trapping license shall authorize the licensee to trap mammals, subject to existing laws. Each license issued hereunder shall bear, in addition to any other data, the name, place of residence, citizenship, birthplace, signature and identifying description, and, in the case of a male person, the age, of the licensee, a statement that the holder has not been convicted of a violation of this chapter or any provision thereof, or of any corresponding provision of earlier laws, within one year of the date of the license, and each applicant shall furnish such information to the director or the town clerk issuing such license. Each license shall be valid for use to and including the following December thirty-first. No person holding a sporting or trapping license shall transfer or loan such license, and every holder thereof shall, while fishing, hunting or trapping, carry upon his person his license and shall produce it for examination upon the demand of any warden, deputy warden or other officer qualified to serve criminal process, or upon the demand of an owner or lessee of land upon which the licensee is fishing, hunting or trapping, or upon the demand of the agents of such owner or lessee. Failure or refusal to produce a license issued hereunder upon such demand shall constitute a violation of this section. Whoever for the purpose of procuring a license falsely makes any representation or statement required by

Sporting or trapping license, form, contents.

Duration of license.

Not transferable, etc.

Holder to produce license upon demand, etc.

Failure to produce license to constitute a violation.

Penalty for false representation.

this section, shall be punished by a fine of not less than ten nor more than fifty dollars, or by imprisonment for not more than one month, or both.

To whom sporting or trapping licenses may be granted.

Restrictions, etc., as to minors.

Section 7. Except as herein provided, any citizen of the United States and any unnaturalized foreign born person resident in this commonwealth for at least ten consecutive days and owning real estate in the commonwealth assessed for taxation at not less than five hundred dollars may be granted a sporting license and/or a trapping license. No sporting license or trapping license shall be granted to a minor under the age of fifteen, nor, as a matter of right, shall a sporting license or a trapping license be granted to a minor between the ages of fifteen and eighteen, but the director or any town clerk may issue a sporting license to any minor between the ages of fifteen and eighteen, if such minor has been a resident in this commonwealth for at least six months and is a citizen of the United States, and a trapping license to any minor between the ages of fifteen and eighteen, if such minor has been a resident in this commonwealth for at least six months. Every application for a license hereunder from a minor under the age of eighteen shall be in writing and shall be accompanied by the written consent thereto of the parent or guardian, which shall be preserved by the town clerk or by the director, as the case may be.

Sporting and trapping licenses, issue to whom and fees.

Resident citizens.

Section 8. Sporting and trapping licenses shall be issued to the following classes of persons upon payment of the following fees:

(1) A citizen of the United States, resident in this commonwealth for at least six months, for which the fee shall be two dollars and seventy-five cents for a sporting license and five dollars and twenty-five cents for a trapping license, except as hereinafter provided for a trapping license to a minor between the ages of fifteen and eighteen, and except that there shall be no fee for a sporting license if such person has reached age seventy.

Non-resident citizens.

(2) A citizen of the United States, not a resident of this commonwealth for at least six months, for which the fee shall be ten dollars and twenty-five cents; or, if he comes within one of the four following classes and resides or last resided in a state extending like privileges to citizens of this commonwealth, the fee shall be three dollars and twenty-five cents for a sporting license and five dollars and twenty-five cents for a trapping license; but if the state of which he is a resident requires a resident of this commonwealth to pay a larger fee for a similar privilege in such state, the fee for such a non-resident shall be equal to that charged by such state.

Class A.

Class B.

Class A. Owner of real estate in the commonwealth assessed for taxation at not less than five hundred dollars. *Class B.* Member of any club or association incorporated prior to nineteen hundred and seven, for the purpose of hunting, fishing or trapping upon land owned by such corporation; provided, that the land owned is equal in value to five hundred dollars for each member and that the membership list

Proviso.

of the corporation shall be filed from time to time upon request, and at least annually, with the clerks of the various towns within which such land is located and with the director.

Class C. Invited guest of a club or association conducting fox hunts and incorporated under the laws of this commonwealth who, on the written invitation of a member of said club or association, attends its meetings for the sole purpose of hunting foxes; provided, that the membership list of such club or association shall be filed from time to time upon request, and at least annually, with the clerk of the town where the hunt takes place and with the director; also, a non-resident member of any such club or association. *Class D.* A citizen of the United States, not a resident of this commonwealth for at least six months, who desires to fish only.

(3) An unnaturalized foreign born person, resident in this commonwealth for at least ten consecutive days, provided that he is the owner of real estate in the commonwealth assessed for taxation at not less than five hundred dollars, for which the fee shall be fifteen dollars and twenty-five cents.

The fee for a trapping license issued to a minor between the ages of fifteen and eighteen, if he is a resident of this commonwealth for at least six months, shall be one dollar and twenty-five cents.

Each person licensed to hunt or trap shall within thirty days succeeding January first in each year make a written report to the director at the office of the division, stating the number of birds or mammals taken by him in the preceding calendar year, or stating that no such birds or mammals were so taken, as the case may be.

Section 9. Any town clerk issuing any license under authority of this chapter may, except as otherwise provided by law, retain for his own use twenty-five cents from the fee for each such license.

Section 10. Whoever loses or by mistake or accident destroys his license may, upon application to the director or to the clerk of the town wherein it was issued, and upon payment of a fee of fifty cents, receive a duplicate license; provided, that such application is accompanied by an affidavit setting forth the circumstances of said loss and also, in case application is made to the director, by a statement from the person who issued the original license or his successor in office, which statement shall contain the number and form of the license, the date of its issue and a personal description of the licensee.

Section 11. The director and the clerk of every town shall make a record, in books kept therefor, of all licenses issued by them, and shall date each license as of the date of issue; and no other date shall be placed on such license. Such books shall be supplied by the division, shall be the property of the commonwealth, shall be open to public inspection during the usual office hours of the town clerk or the director, as the case may be, and shall be subject at all times

Class C.

Proviso.

Class D.

Unnaturalized foreign born residents.

Proviso.

Fee for trapping license issued to minor.

Hunting or trapping licensees to make annual report, etc.

City or town clerk's fee.

Duplicate license may be issued.

Proviso.

Record of licenses issued.

Open to public inspection.

Payment to
division of
money re-
ceived, ex-
cept, etc.

to audit and inspection by the director, by the state auditor or by his or their agents. Every such clerk shall, on the first Monday of every month, pay to the division all moneys received by him for licenses issued during the month preceding, except the fees retained under section nine. All remittances shall be by check, United States post office money order, express money order, or in lawful money of the United States; and every such clerk shall, within thirty days next succeeding January first in each year, return to the division all license books received during the year preceding, including all stubs and void and unused licenses. Any such clerk violating any provision of this section shall be punished by a fine of not less than fifty nor more than five hundred dollars, or by imprisonment for not less than one month nor more than one year, or both.

Penalty for
violation.

Non-resident
licensees may
carry from
state fish, birds
or mammals
legally taken,
etc.

Section 12. Except as prohibited or limited by federal legislation or regulation, any person who holds a sporting or trapping license issued to him as a non-resident may carry from the commonwealth such fish, birds or mammals as have been legally taken within the commonwealth.

Penalty for
violation of
sections 5 to 12,
inclusive.

Section 13. Whoever violates any provision of sections five to twelve, inclusive, for which no specific penalty is provided, or is in any way directly or indirectly a party to any such violation, shall be punished by a fine of not less than ten nor more than fifty dollars or by imprisonment for not more than one month, or both. Every license issued under said sections five to twelve, inclusive, held by any person convicted of a violation of any provision of this chapter, shall be void, and shall immediately be surrendered to the officer securing such conviction. The officer shall forthwith forward such void licenses to the director. No person shall be given a license under authority of said sections during the period of one year from the date of his conviction as aforesaid, and any such license so issued shall be void and shall be surrendered on demand of any officer authorized to enforce this chapter. No fee received for a license made void under this section shall be returned to the holder of such license.

Surrender of
license upon
conviction, etc.

Miscellaneous Powers and Duties of Director, Wardens, etc.

Enforcement
of laws relating
to fish, birds
and mammals.

Section 14. The director, wardens, deputies and members of the state police shall enforce the laws relating to fish, birds and mammals. Each warden, when on duty, shall wear and display a metallic badge bearing the seal of the commonwealth and the words "fish and game warden", and each deputy, when on duty, shall wear and display a metallic badge bearing the words "deputy fish and game warden", together with a number to be assigned by the director. The director, with the approval of the governor, may in writing authorize any warden to have in his possession and carry a revolver, club, billy, handcuffs and twisters, or any other weapon or article required in the performance of his official duty.

Section 15. Whoever, not being a warden or deputy, possesses or wears any badge described in the preceding section or in any way impersonates a warden or deputy shall be punished by a fine of ten dollars.

Penalty for impersonation.

Section 16. The director, supervisor, wardens and deputies shall have and exercise throughout the commonwealth, for the enforcement of the laws relating to fish, birds and mammals, including dogs, all the powers of constables, except the service of civil process, and of police officers.

Powers of director, supervisor, wardens and deputies.

Section 17. The director, supervisor, wardens, deputies, members of the state police and all officers qualified to serve criminal process may arrest without a warrant any person found violating any provision of this chapter or chapter one hundred and thirty.

May arrest without warrant.

Section 18. The director, supervisor, wardens, deputies or members of the state police, may search any boat, vehicle, car, box, locker, crate or package, and any building other than a dwelling house, where he has or they have reason to believe any fish, birds or mammals unlawfully taken or held may be found, and may seize any fish, birds or mammals so taken or held, which shall be disposed of in such manner as the director deems for the best interests of the commonwealth; provided, that this section shall not apply to fish, birds or mammals passing through this commonwealth under authority of the laws of the United States.

Search may be made for any fish, birds, or mammals unlawfully taken.

Section 19. A court or justice authorized to issue warrants in criminal cases shall, upon a sworn complaint that the complainant believes that any fish, birds or mammals unlawfully taken or held are concealed in a particular place, other than a dwelling house, if satisfied that there is reasonable cause for such belief, issue a warrant to search therefor. The warrant shall designate and describe the place to be searched and the articles for which search is to be made, and shall be directed to any officer named in the preceding section commanding him to search the place where the fish, birds or mammals for which he is required to search are believed to be concealed, and to seize such fish, birds or mammals.

Search warrants.

Section 20. The director, supervisor or a warden may request any person whom he reasonably believes to be engaged in unlawfully hunting, fishing, trapping or possessing fish, birds or mammals to forthwith display for inspection all fish, birds and mammals then in his possession; and said director, supervisor or warden may arrest without warrant a person refusing to comply with such request.

Persons hunting, fishing, etc., or possessing fish, birds, etc., to display them for inspection.

Section 21. Any person violating any of the provisions of the preceding section shall be punished by a fine of not less than ten nor more than twenty-five dollars.

Penalty.

Section 22. The director may destroy from time to time license books, stubs, licenses and license blanks, after the same have been properly audited by the state auditor, and such other documents as the director deems advisable, after the same have been noted on the official records.

Certain old documents may be destroyed.

Director may investigate as to fish, birds or mammals.

Section 23. The director may investigate questions relating to fish, birds or mammals, and may, personally or by assistants, institute and conduct inquiries pertaining to such questions.

Fish and Fishing.

Director may establish properties for propagation of fish, birds and mammals.

Section 24. The director may establish and maintain properties at such places within the commonwealth as he may select for the purpose of propagating and rearing fish, birds and mammals.

May acquire fishing rights in any brook, etc.

Section 25. For the purpose of providing public fishing grounds, the director may acquire by gift, and shall in his discretion acquire by lease or purchase, fishing rights and privileges in any brook or stream in the commonwealth, together with such rights of ingress to and egress from such brook or stream as may be necessary or proper.

Rules and regulations.

Said director may, subject to the provisions of section thirty-seven of chapter thirty, make rules and regulations relative to fishing in any water acquired under authority of this section, may provide a penalty, to consist of a fine not to exceed twenty dollars, for any violation of any such rule or regulation, and may from time to time close or open such waters, or any part thereof, for fishing.

Penalty.

Stocked waters to be free for public to fish.

Section 26. Except as otherwise provided in section forty-five, no person shall be provided by the director with fish or fish spawn to stock waters owned or leased by such person or under his control unless he first agrees in writing with the director that waters so stocked shall be free for the public to lawfully fish therein; and the public may thereafter fish in such waters.

Penalty for entering without right, buildings, etc., used by the director in scientific investigations or for propagation.

Section 27. Whoever without right enters in or upon any building or other structure or any area of land or water set apart and used by or under authority of the director or supervisor for conducting scientific experiments or investigations or for propagation after the director or supervisor has caused printed notices of such occupation and use and the purposes thereof to be placed in a conspicuous position adjacent to any such areas of land or water or upon any such building or other structure, and whoever injures or defaces any such building or other structure or any notice posted as aforesaid, or injures or destroys any property used for such purposes, or otherwise interferes therewith, shall be punished by a fine of not less than fifty nor more than two hundred dollars or by imprisonment for not more than six months.

Director, etc., may take fish, etc., for certain purposes.

Section 28. The director or supervisor, or their agents when so authorized by him or them, may take fish, birds or mammals at any time or in any manner for purposes connected with propagation or scientific observation.

Discharge of waste material into certain inland waters of state prohibited or regulated.

Section 29. If the director determines that the fisheries of any inland waters of the commonwealth are of sufficient value to warrant the prohibition or regulation of the discharge or escape of sawdust, shavings, garbage, ashes, acids,

sewage, dyestuffs, and/or other waste material from any sawmill, manufacturing or mechanical plant, or dwelling house, stable or other building, which may, directly or indirectly, materially injure such fisheries, he shall by a written order to the owner or tenant thereof prohibit or regulate the discharge or escape therefrom of sawdust, shavings, garbage, ashes, acids, sewage, dyestuffs, and/or other waste material into such inland waters. Such order may be revoked or modified by him at any time. Before any such order is made the director shall, after reasonable notice to all parties in interest, give a public hearing in the county where the sawmill, manufacturing or mechanical plant, dwelling house, stable or other building to be affected by the order is located, at which hearing any person shall be heard. Upon petition of any party aggrieved by such order, filed within six months after its date, the superior court may, in equity, after such notice as it deems sufficient, hear all interested parties and annul, alter or affirm the order. If such petition is filed by the party aggrieved within ten days after the date of said order, said order shall not take effect until altered or affirmed as aforesaid. Whoever, having so been notified, discharges sawdust, shavings, garbage, ashes, acids, sewage, dyestuffs, and/or other waste material, or suffers or permits it to be discharged or to escape from said plant under his control, into inland waters of the commonwealth in violation of the order of the director, or of said court, if an appeal is taken, shall be punished by a fine of not less than fifty nor more than two hundred dollars.

Public hearing.

Aggrieved party may petition to superior court, etc.

Penalty.

Section 30. Whoever puts or throws into any of the inland waters of the commonwealth any oil, or any poisonous substance, whether simple, mixed or compound, which may directly or indirectly materially injure the fish therein, or takes any such fish by such means, or whoever kills or destroys fish in inland waters by the use of dynamite or other explosives, or takes any such fish by such means, or explodes dynamite or powder in such waters, shall be punished by a fine of not less than fifty nor more than five hundred dollars or by imprisonment for not more than one year. This section shall not apply to operations of the United States, or of the commonwealth or a political subdivision thereof, nor to the use of explosives for raising the body of a drowned person.

Penalty for poisoning fish.

Exemptions.

Section 31. The director, wardens, deputies and members of the state police may seize and remove, summarily if need be, at the expense of the owner using and maintaining the same, all illegal obstructions, except dams, mills or machinery, to the passage of salt water fish coming into fresh water to spawn. The director may examine all dams or obstructions upon brooks, rivers and streams where the law requires fish ways to be maintained, or where in his judgment fish ways are needed, and he shall determine whether the fish ways, if any, are suitable and sufficient for the passage of such fish in such brooks, rivers and streams or

Director, etc., may seize and remove illegal obstructions to the passage of salt water fish, etc.

May examine dams, make and serve orders.

whether a fish way is needed for the passage of such fish over such dam or obstruction; and shall prescribe by written order what changes or repairs, if any, shall be made therein, and where, how and when a new fish way shall be built, and at what times the same shall be kept open, and shall serve a copy of such order upon the owner of the dam or obstruction. A certificate of the director that service has been so made shall be sufficient proof thereof. The supreme judicial or superior court shall, on petition of the director, have jurisdiction in equity or otherwise to enforce any such order and to restrain any violation thereof.

Court enforcement.

Forfeiture for not keeping fish way open.

Section 32. Any owner of such a dam or obstruction who refuses or neglects to keep open or maintain a fish way at the times prescribed by the director shall forfeit fifty dollars for each day of such refusal or neglect.

Director may improve or construct fish ways, etc.

Section 33. If the director deems that a passage for fish should be provided or if he finds that there is no fish way or an insufficient fish way in or around a dam where a fish way is required by law to be maintained, he may enter with workmen and materials upon the premises of the person required to maintain a fish way there and may, at the expense of the commonwealth, if in his opinion the person required by law to construct or maintain such fish way is unable to afford such expense, otherwise at the expense of the owner of such dam, improve an existing fish way, or cause one to be constructed if none exists, and may, if necessary, take the land of any other person who is not obliged by law to maintain said fish way; and if a fish way has been constructed in accordance with this section, he shall not require the owner of the dam to alter such fish way within five years after its completion.

Recovery of damages for land taken.

Section 34. All damages caused by taking land under the preceding section shall, upon the application of either party, be recovered from the commonwealth under chapter seventy-nine. The amount so recovered shall be a charge against the person required by law to construct and maintain such fish way and shall be recovered in contract in the name of the commonwealth, with costs and with interest at the rate of twelve per cent per annum.

Screening of ponds, brooks and streams.

Section 35. The director may screen such ponds, brooks and streams of the commonwealth not used as sources of water supply by towns as he deems necessary for the protection of fish therein. This section shall not affect any right existing on April thirtieth, nineteen hundred and twenty, to use such waters for mercantile or manufacturing purposes.

Great ponds public.

Section 36. A great pond shall be public, except as hereafter provided, for the purpose of fishing, hunting and boating thereon and all persons shall be allowed reasonable means of access thereto for such purpose.

Director may control certain ponds.

Section 37. The director may occupy, manage and control not more than six great ponds for the purpose of propagating fish and of distributing them within the commonwealth; and may occupy not more than one tenth

part of each such pond with enclosures and appliances for such cultivation; but this privilege shall not affect any public rights to such ponds, other than the right of fishing, and the appliances and enclosures shall be so placed as not to interfere with or prevent ingress to or egress from such ponds at proper places.

Section 38. If the director determines so to occupy and improve any such pond, he shall post a notice of such purpose in a public place in each of the towns where said pond is situated and file a like notice in the office of the clerk of each of said towns and in the office of the state secretary. The affidavit of an officer qualified to serve civil process that such notice has been posted shall be deemed full proof thereof.

Notices of such occupation.

Section 39. After such notice has been so filed and posted, any violation of any of the rights of said director under section thirty-seven shall be punished by a fine of not less than ten nor more than twenty-five dollars.

Penalty.

Section 40. The director may cause any great pond, except in Dukes and Nantucket counties, to be stocked with such fish as he judges best suited to the waters thereof and, on petition of the aldermen of any city or the selectmen of any town where a great pond or a part thereof is situated, shall cause the pond to be so stocked; provided, that a public hearing upon the matter has previously been given within such city or town by the mayor and aldermen, or by the selectmen, notice of which hearing has been posted, at least ten days before the day of the hearing, in three or more public places, and published in a newspaper, if any, in such city or town. If a town at a meeting has instructed the selectmen to file such petition, such hearing need not be given. When a great pond is not situated wholly within a city or town, the director shall not proceed under this section with respect to such pond unless a majority of the cities and towns bordering upon such pond have filed petitions as aforesaid. In every such instance the director shall thereupon prescribe, for a period not exceeding three years, and enforce, such reasonable regulations relative to fishing in the pond and its tributaries, with such penalties, not exceeding twenty dollars for each offence, as he deems for the public interest; but this section shall not apply to ponds used as sources of public water supply. The director may restock such ponds and may extend such reasonable regulations, for periods not exceeding three years each, and shall so restock and extend whenever he receives a petition therefor as herein provided.

Stocking great ponds with fish.

Proviso.

Regulations relative to fishing.

Restocking ponds.

Section 41. The director may, except in Dukes and Nantucket counties, and shall on petition of the aldermen of any city or the selectmen of any town where a great pond not used as a source of public water supply is situated, or, in case such pond is not wholly within a single city or town, on petition of the aldermen or selectmen of a majority of the cities and towns wherein such pond is situated, cause

Director may set apart portion of a great pond as a breeding area.

not exceeding twenty-five per cent of the area of any such pond to be set apart, for such period of years as he may determine, as a breeding area for such fish as he may judge best suited to its waters. The provisions of the preceding section relative to public hearings and notice thereof in the petitioning cities and towns shall apply to proceedings under this section. Whoever fishes in a breeding area while set apart as aforesaid shall forfeit his license and shall be punished as provided in section seventy-two.

Penalty.

Fishing in Mill pond, in Yarmouth, regulated.

Section 42. The director may occupy and control Mill pond, in Yarmouth, for the purpose of cultivating fish for distribution within the commonwealth. Whoever, without his written consent, fishes in said pond in any other manner than by angling, shall be punished as provided in section seventy-two.

State department of public works to measure ponds upon request, etc.

Section 43. The state department of public works shall annually, in July, upon the request and at the expense of any person claiming to be interested in a pond, cause a measurement thereof to be made which shall be recorded in the office of the city or town clerk of each city or town within the limits of which any part of such pond is situated; and no arm or branch shall be included as a part of such a pond unless such arm or branch is at least fifty feet in width and one foot in depth.

Exclusive fishery of riparian owners.

Section 44. Except as provided in the following section and in section fifty-one, the riparian proprietors of any pond, other than a great pond, and the proprietors of any pond or parts of a pond created by artificial flowing, shall have exclusive control of the fisheries therein.

Stocking of natural or artificial ponds with fish.

Section 45. The director may cause any natural or artificial pond, other than a great pond, or any brook or stream, to be stocked with such fish as he judges best suited to the waters thereof; provided, that in respect to all privately owned ponds such stocking shall only be with the written consent of the owner or lessee thereof, and shall not prevent such owner or lessee from drawing down or making such use of said waters for commercial or other purposes as appear to him to be advisable; and provided, further, that such stocking shall not prohibit such owner or lessee from excluding the public from such waters if and when this action appears to him necessary for the proper control and utilization thereof.

Provisos.

Acquisition of exclusive fishery.

Section 46. A pond other than a great pond, bounded in part by land belonging to the commonwealth or to a county, city or town, shall become the exclusive property of the other proprietors as to the fisheries therein only upon payment to the state treasurer, or to the county, city or town treasurer, as the case may be, of a just compensation for their respective rights therein, to be determined by three arbitrators, of whom one shall be appointed by the director, one shall be an individual riparian proprietor of said pond or an officer of a corporation which is such proprietor, and one shall be the

chairman of the county commissioners of the county where the pond, or the largest part of the area thereof, is situated, if the riparian proprietors include the commonwealth, or one or more counties, or two or more cities or towns, or one or more cities and one or more towns, or the mayor or chairman of the board of selectmen, respectively, if only one city or town is such part proprietor.

Section 47. Whoever, without the written consent of the proprietor or lessee of a natural pond which is not a great pond, or of an artificial pond of any size, where fish are lawfully propagated or maintained, takes any fish therefrom, shall be punished as provided in section seventy-two.

Penalty for taking fish in certain ponds.

Section 48. Except as permitted by law, whoever draws, sets, stretches or uses a fish trap, gill net, drag net, set net, purse net, seine or trawl or sets or uses more than ten hooks for fishing in any inland water, or aids in so doing, shall be punished by a fine of not less than twenty nor more than fifty dollars. This section shall not affect any rights conferred by section forty-four or the corporate rights of any fishing company.

Use of nets in inland waters regulated.

Section 49. Whoever, except as otherwise permitted by law, takes any fish which at any season frequent fresh water, in any other manner than by angling, shall be punished by a fine of not less than twenty nor more than fifty dollars; but towns may permit the use of nets and seines for taking herring and alewives or of pots for the taking of eels. This section shall not prohibit spearing eels, carp or those species of fish commonly known as "suckers". The possession by any person in or upon inland waters or upon the banks of the same, except as allowed by law, of any net, trap, trawl, or other device adapted for taking fish shall be prima facie evidence of a violation of this section. This section shall not apply to ponds or waters now or hereafter held under lease from the department.

Restrictions on taking of fish frequenting fresh water, etc.

Possession prima facie evidence of violation.

Section 50. Whoever uses a sweep seine or combination of sweep seines in such a manner as at any moment to close or seriously obstruct more than two thirds of the width of a brook or stream at the place where used, or delays or stops in paying out or hauling a sweep seine, or hauls a sweep seine within one half mile of a point where such seine has been hauled within an hour, shall be punished by a fine of not less than twenty nor more than fifty dollars; but this section shall not apply to seines lawfully used in the smelt fisheries, or to the fisheries for shad or alewives in the Taunton Great river, or to the fisheries in North river in Plymouth county.

Fishing with sweep seines.

Section 51. The director, upon written application to him, may issue a permit to any person to have in possession, buy, sell or otherwise dispose of, at any season of the year, fish artificially propagated and maintained, under such rules and regulations, approved by the governor and council, as may be made by the director.

Permits for possession, etc., of fish artificially propagated.

Enclosure of non-navigable brooks or streams.

Section 52. A riparian proprietor of a non-navigable brook or stream may, within the limits of his own premises, enclose the waters thereof for the propagation of fish if he furnishes a suitable passage for salt water fish naturally frequenting such waters to spawn.

Ownership of fish artificially propagated.

Section 53. Fish artificially propagated or maintained shall be the property of the person propagating or maintaining them. A person legally engaged in their culture and maintenance may take them in his own waters at pleasure or authorize others so to do.

Penalty for taking fish in certain ponds.

Section 54. Whoever, without the permission of the proprietors, fishes in that portion of a pond, stream or other water where fish are lawfully cultivated or maintained shall be punished as provided in section seventy-two.

Owners of certain streams to control fisheries.

Section 55. The riparian proprietor on a non-navigable tidal brook or stream, enclosed or unenclosed, in which fish are lawfully cultivated or maintained shall have the control of the fishery thereof within his own premises and opposite thereto to the middle of the stream, and a riparian proprietor at the mouth of such stream shall also have control of the fishery thereof beyond and around the mouth of the stream so far as the tide ebbs, if it does not ebb more than eighty rods; and whoever fishes within such limits without permission of the owner shall be punished as provided in section seventy-two.

Obstruction of passage for salt water fish prohibited.

No such proprietor shall obstruct, or permit the obstruction of, a suitable passage for salt water fish through so much of any such stream as is within his control.

Buying, selling, etc., of certain fish prohibited.

Section 56. No person shall buy, sell, offer or expose for sale, or have in possession for the purpose of sale, any trout, black bass, horned pout, yellow perch, pickerel, white perch, great northern pike or muscullonge, or wall-eyed pike or pike perch, taken from the waters of this commonwealth. Nothing in this section shall be construed to prohibit the sale of white perch taken from the coastal waters of the commonwealth or from the waters of Dukes or Nantucket counties, or from waters now or hereafter held under lease from the department. Nothing in this section shall be deemed to prohibit the director from issuing permits as to black bass under section fifty-one, or to penalize any person acting under authority of any license so issued.

Sale of white perch not prohibited.

Permits as to black bass.

Taking of trout from Deerfield river within commonwealth regulated.

Section 57. Except as provided in section fifty-one, no person shall take or have in possession trout between July thirty-first in any year and April fifteenth of the year following, or between September first and May twenty-ninth of the year following, if taken from the Deerfield river within the commonwealth, nor shall any person have in possession at any time a trout less than six inches in length, or trout less than twelve inches in length if taken from the Deerfield river or its diverted waters within the commonwealth, unless taken by a person lawfully fishing and immediately returned alive to the water whence it was taken.

- Section 58.* No person shall take trout at any other time than between one hour before sunrise and two hours after sunset. Provisions as to fishing for trout.
- Section 59.* No person shall in any one day take from the waters of the commonwealth a total of more than fifteen trout, nor shall any person in any one day take more than five trout from the Deerfield river within the commonwealth. Taking of trout, limit of catch.
Application to Deerfield river.
- Section 60.* For the purpose of breeding and developing trout, the director may establish restricted areas in the Deerfield river within the commonwealth, and, subject to approval by the governor and council, make rules and regulations for the taking of fish within such area. Restricted area in Deerfield river within state for purpose of breeding trout.
- Section 61.* The director may, with the approval of the governor and council, make such rules and regulations as he may deem expedient for the taking of any species of salmon in the rivers and coastal waters and great ponds of the commonwealth and in any private waters which have been stocked by the commonwealth under an agreement with the owner. The director shall conspicuously post such rules and regulations on the shores of such waters and shall file with the town clerk of each town which borders on such waters a copy thereof for public inspection. Whoever violates any provision of said rules and regulations shall be punished by a fine of not less than twenty nor more than fifty dollars. Director may make regulations for taking of salmon.
Penalty.
- Section 62.* No person shall take pickerel between March first and May first in any year, or have in possession pickerel taken in this commonwealth during said period unless taken by a person lawfully fishing and immediately returned alive to the water whence it was taken. The possession of a pickerel during said period shall be prima facie evidence of such unlawful taking. Close season for pickerel.
- Section 63.* No person shall take from the waters of the commonwealth a pickerel less than twelve inches in length or have in possession any such pickerel; nor shall any person take or have in possession more than ten pickerel taken from the waters of the commonwealth in any one day. In prosecutions under this section the possession of pickerel less than twelve inches in length shall be prima facie evidence of such unlawful taking. Restrictions as to taking, etc., of pickerel.
- Section 64.* No person shall take from any inland water of the commonwealth any white perch between March first and June first in any year, or have in possession a white perch so taken between said dates, nor shall he take from any such inland water any white perch less than seven inches in length or have the same in possession, nor shall he take therefrom a total of more than fifteen white perch in any one day. This section shall not apply to Dukes or Nantucket counties, nor to waters now or hereafter held under lease from the department. Restrictions as to taking, etc., of white perch.
Not applicable to certain counties.
- Section 65.* No person shall take from the waters of this commonwealth or have in possession a wall-eyed pike, Restrictions as to taking, etc.,

of wall-eyed
pike or pike
perch.

sometimes called a pike perch so taken, between March first and April thirtieth, both dates inclusive, or at any time take from said waters or have in possession a wall-eyed pike or pike perch less than twelve inches in length so taken unless taken by a person lawfully fishing and immediately returned alive to the water whence it was taken; nor shall any person take or have in possession more than five wall-eyed pike or pike perch taken from the waters of the commonwealth in any one day.

Restrictions as
to taking, etc.,
of great
northern pike
or muscullonge.

Section 66. No person shall, between February first and May first following, take from the waters of the commonwealth, or have in possession, a great northern pike or muscullonge; nor shall any person at any time take or have in possession a great northern pike or muscullonge less than twenty inches in length so taken unless taken by a person lawfully fishing and immediately returned alive to the water whence it was taken.

Restrictions as
to taking, etc.,
of black bass.

Section 67. No person shall take or have in possession a black bass between February first and June thirtieth, both dates inclusive, of any year, or at any time have in possession a black bass less than ten inches in length unless such bass was taken by a person lawfully fishing and is immediately returned alive to the water whence it was taken; nor shall any person take or have in possession more than six black bass taken from the waters of the commonwealth in any one day.

Restrictions as
to taking, etc.,
of horned pout
or yellow perch.

Section 68. No person shall take or have in possession more than thirty horned pout or thirty yellow perch taken from the waters of the commonwealth in any period of twenty-four consecutive hours, nor shall he take from said waters or have in possession horned pout between March first and June fifteenth in any year or yellow perch between March first and April first in any year.

Penalty for
fishing with
floats.

Section 69. Whoever fishes with floats, otherwise known as toggle fishing, in any inland water of the commonwealth shall be punished by a fine of not less than twenty nor more than fifty dollars; provided, that this section shall not prohibit the use of traps for ice fishing in accordance with law. For the purposes of this section, a "float" shall mean any device floating with a line and hook attached, baited with natural or artificial bait and not under the direct control of the hands of the person fishing.

Proviso.

"Float"
defined.

Penalty for
introduction of
fish into
state waters.

Section 70. Whoever puts into any of the inland waters of the commonwealth other than ponds not great ponds any species of fish, or spawn thereof, except those species naturally frequenting such waters, without having first secured the written approval of the director, shall be punished by a fine of not less than twenty nor more than fifty dollars.

Shiners may
be taken
for bait.

Section 71. Shiners may be taken for bait in any of the inland waters of the commonwealth by means of a circular or hoop net not exceeding six feet in diameter, or by means of a rectangular net other than a seine, containing not more

than thirty-six square feet of net surface, and shiners and suckers may be taken for bait in any of said waters by means of a net containing not more than two hundred square feet of net surface if each person engaged in operating such net is thereto authorized by a permit issued by the division, which permit the division is hereby authorized to issue upon receipt of a fee of five dollars, which shall be paid into the treasury of the commonwealth; provided, that any fish taken by any such net, other than those permitted by this section to be taken thereby, are immediately returned alive to the water. Permits granted under this section shall expire on the thirty-first day of December in the year of issue.

Proviso.

Duration of permits.

Section 72. Unless the context otherwise requires, a violation of any provision of sections fourteen to seventy-one, inclusive, or of any rule or regulation made under authority thereof, for which no other penalty is provided, shall be punished by a fine of not less than ten nor more than twenty-five dollars for each fish in respect to which such violation occurs or each provision, rule or regulation in respect to which such violation occurs.

Penalty for violation of sections 14 to 71, inclusive, etc.

Section 73. Sections five to seventy-one, inclusive, shall not affect any provisions or penalties contained, or any privileges granted, in any special statute relating to fisheries in any particular place.

Sections 5 to 71, inclusive not to affect certain provisions or penalties.

Hunting and Trapping.

Section 74. No unnaturalized foreign born person, unless he has resided within the commonwealth for ten consecutive days next preceding the doing of any of the acts referred to in this section, owns real estate in the commonwealth assessed for taxation at not less than five hundred dollars, and has received a license under sections five to twelve, inclusive, authorizing him so to do, shall hunt any bird or mammal of any description, except in defence of the person, nor shall he have in possession any such bird or mammal or, within the commonwealth, own or have in his possession or under his control a firearm; and any firearm owned by him or in his possession or under his control in violation of this section shall be forfeited to the commonwealth. Violation of any provision of this section shall be punished by a fine of fifty dollars or by imprisonment for not more than one month, or both. If, in any prosecution for violation of any provision of this section, the defendant alleges that he has been naturalized, or that he owns real estate in the commonwealth to the value of five hundred dollars or more, the burden of proving the same shall be upon him.

Certain unnaturalized foreign born residents prohibited from hunting, etc.

Penalty.

Burden of proof in prosecutions.

Section 75. Notice of the seizure of any firearm owned by or found in the possession or under the control of any person violating any provision of the preceding section, together with the firearm itself, shall be sent to the director by the officer making the seizure immediately after the guilt of such person shall be established by a final adjudication in any

Director to be notified of seizure of firearms, etc.

prosecution brought against him for such violation, and any firearm so seized shall be sold at the discretion of the director, who shall pay the proceeds to the commonwealth.

Arrests without warrant.

Section 76. The director, wardens, deputies, members of the state police, and all other officers qualified to serve criminal process shall arrest, without warrant, any person found with a firearm in his possession if they have reason to believe that he is a foreign born person described in section seventy-four. If the arrest be made upon Sunday, or upon a legal holiday, the person so arrested may be committed for safe keeping to a jail or lockup for that day; but he shall be taken before a magistrate and proceeded against on the next day which is not Sunday or a legal holiday; and any such officer may, if he has reason to believe that a firearm is being concealed by a foreign born person described in said section seventy-four, apply to any court having jurisdiction of the offence, and the court, upon receipt of proof, made by affidavit, of probable cause for believing that there is such concealment by such person, shall issue a search warrant and cause a search to be made in any place where such firearm may be concealed; and to that end the said officer may, after demand and refusal, cause any building, room or enclosure to be broken open and entered, and any receptacle to be opened and its contents examined.

Penalty for hunting, etc., wild or undomesticated birds, except, etc.

Section 77. Whoever, except as provided in section eighty-four, eighty-five, eighty-seven or ninety, hunts or has in his possession a wild or undomesticated bird except an English sparrow, crow blackbird, crow, jay, starling, birds not found wild within the commonwealth or the following named birds of prey, — sharp-shinned hawk, cooper's hawk, goshawk, red-tailed hawk, red-shouldered hawk, duck hawk, pigeon hawk, barred owl and great horned owl, — or wilfully destroys, disturbs or takes a nest or eggs of any wild or undomesticated bird, except such as are not protected by this section, shall be punished by a fine of not less than twenty nor more than fifty dollars for each bird taken, killed or had in possession or for each nest or egg disturbed, destroyed or taken; but a person who has a certificate from the director that he is engaged in the scientific study of ornithology or is collecting in the interests of a scientific institution may at any season take or kill, or take the nests or eggs of, a wild or undomesticated bird, except woodcock, ruffed grouse and quail; but this section shall not authorize a person to enter upon private grounds without the consent of the owner thereof for the purpose of taking nests or eggs or killing birds.

Exemption of persons having certain certificates.

Taking of woodcock, ruffed grouse and quail for scientific purposes.

Section 78. Upon request of the governing board of any educational institution within the commonwealth having power to grant the degree of M.D., Ph.D. or D.S. the director may issue written instructions to wardens to take, for the sole purpose of scientific investigation of diseases, woodcock, ruffed grouse and quail. Such instructions shall specify the number of such birds that may be taken, the times and places of taking, the persons to whom the same shall be

delivered for such investigation and the manner in which the carcasses shall be finally disposed of.

Section 79. Whoever, except as provided in section seventy-seven, has in possession the body or feathers of a bird, the taking or killing of which is prohibited by said section seventy-seven, whether taken in the commonwealth or elsewhere, or wears such feathers for the purpose of dress or ornament, shall be punished as provided in section one hundred and thirty-six; but this section shall not apply to non-residents of the commonwealth passing through it or temporarily dwelling therein.

Penalty for possession, etc., of body or feathers of certain birds.

Not applicable to non-residents.

Section 80. No person, except the owner, shall detain, hunt, injure or in any way interfere with a homing or carrier pigeon, or remove any identification mark, band or other thing from it.

Protection of homing pigeons.

Section 81. Whenever it shall appear to the governor that by reason of extreme drought there is danger of fires resulting from hunting, trapping, fishing or other cause, he may, with the advice and consent of the council, by proclamation suspend the opening or continuance of any or all open seasons established by this chapter, or any authorized extension thereof, and proclaim a close season on any or all birds, fish or mammals, for such time as he may therein designate, and may therein prohibit hunting, trapping, fishing and the possession of firearms on property of another during the same time, and he may, by the same or another proclamation and with like advice and consent, proclaim that any or all sections of the woodlands in the commonwealth where danger of fire might exist shall be closed for such time as he may therein designate to hunters, trappers, fishermen and such other persons as he deems proper under the circumstances, except the owners or tenants of such property and their agents and employees, or persons holding written permission from any such owner or tenant to enter thereon for any lawful purpose other than hunting, trapping or fishing. As soon as the fire hazard is deemed to be over the governor, for the purpose of providing just and reasonable facilities, for hunting, trapping and fishing, in like manner and with like advice and consent, may extend any such open season for a period or periods not exceeding, in the aggregate, the time of such suspension, and if by reason of any such extension such open season in whole or in part coincides with any other open season in such manner as to cause any conflict in the laws relating thereto, he may in like manner and with like advice and consent postpone such other open season for such time as may be necessary to avoid such conflict.

Governor, etc., may, in times of extreme drought, suspend opening or continuance of open seasons, and proclaim a close season on any or all birds, fish or mammals.

May proclaim that woodlands be closed to certain persons.

When fire hazard is over, may extend open seasons, etc.

Every such proclamation shall take effect as therein stated. A proclamation issued under this section shall be published in such newspapers or posted in such places and in such manner under the direction of the department as the governor may order; but failure to comply with the provisions of this paragraph shall not in any way invalidate any proclamation made under authority of this section.

Proclamations, time of taking effect, publication, posting, etc.

Application of section.

During close seasons so proclaimed, close season laws to be in force.

Penalty.

Sunday to be close season.

Close season for ruffed grouse.

Close season for quail.

Hunting quail in certain counties forbidden.

Bag limit for ruffed grouse.

Restrictions as to hunting, etc., of any shore birds, rails, ducks, geese, etc.

Open season.

Proviso.

Hunting of any species of the anatidae not prohibited at certain times.

Director may issue permit to bring any live game bird or any live fur-

This section shall not apply to hunting on coastal waters.

Section 82. During a close season on any birds, fish or mammals proclaimed as aforesaid, all laws relating to the close season established thereon by statute shall be in force, and whoever violates any provision of such laws shall be subject to the penalty prescribed for such violation. Whoever violates any provision of a proclamation issued under authority of and in accordance with the preceding section shall, if no penalty is otherwise provided, be punished by a fine of not less than twenty nor more than one hundred dollars.

Section 83. Sunday shall be close season on all wild birds and mammals. No person on Sunday shall set traps or hunt any bird or mammal of any kind or carry on that day upon his person a rifle or shotgun in any place where birds or mammals might be found, except that mammals caught in traps may be removed.

Section 84. Except as provided in section seventy-eight or section ninety-two, no person, except between the twentieth of October and the twentieth of November, both inclusive, shall hunt a ruffed grouse, commonly called partridge.

Section 85. Except as provided in section seventy-eight, no person, except between the twentieth of October and the twentieth of November, both inclusive, shall hunt a quail, nor shall any person hunt a quail at any time in Essex, Hampden, Hampshire, Middlesex, Nantucket, Norfolk or Worcester county.

Section 86. Except as provided in section seventy-eight or section ninety-two, no person shall take or kill more than three ruffed grouse in one day, or more than fifteen in one year; or more than four quail in one day, or more than twenty in one year.

Section 87. No person shall hunt any species of the limicolae, commonly known as shore birds or woodcock, or any species of the rallidae, commonly known as rails, coots or gallinules, or of the anatidae, commonly known as ducks, geese, brants or swans, or have in possession any of said species, except as provided in this chapter. The director shall declare from time to time an open season on any such species, subject to such rules or regulations as he may prescribe; provided, that such open seasons and such rules and regulations shall at all times conform to the federal laws and regulations relative thereto.

Nothing in this section shall be construed to prohibit the hunting of any species of the anatidae between one half hour before sunrise and one half hour after sunset of any day during any open season on such species, nor to permit the director to make or issue any rule or regulation prohibiting such hunting.

Section 88. No person shall bring or cause to be brought into the commonwealth any live game bird or any live fur-bearing or game mammal unless he first obtains a permit so

to do from the director, nor shall any person liberate any bird or mammal, other than birds used as decoys at the time of such liberation, except in accordance with the provisions of an outstanding permit issued to him. The director may, in his discretion, issue such a permit and may include therein reasonable conditions as to the importation, inspection and liberation of birds or mammals; and he may at any time revoke such a permit. He may make reasonable rules and regulations relative to the issue of such permits and to the importation, inspection and liberation of birds and mammals. Whoever violates any condition of a permit granted hereunder shall be punished as provided in section one hundred and thirty-six.

bearing or game mammal into state.

Rules and regulations.

Penalty.

Any such bird or mammal which is brought into the commonwealth in violation of this section, or which is so brought under authority of a permit granted hereunder and is found upon inspection to be diseased, may be confiscated by any officer empowered to enforce this chapter and shall be forfeited and be disposed of as the director deems best.

Confiscation of diseased birds or mammals.

Section 89. No person shall hunt a pheasant of any kind, except as provided in the two following sections.

Pheasants.

Section 90. The director may declare an open season on pheasants in any county where such open season seems advisable, and may make such rules and regulations relating to bag limit, time and length of open season and varieties to be taken, and all other matters connected with such open season as he may deem necessary or expedient.

Open season on pheasants.

Section 91. A person may hunt, upon land owned or occupied by him, a pheasant which he finds in the act of doing damage to any crop on cultivated land, or may authorize a member of his family or person permanently employed by him on such land so to do. The person by whom or under whose direction a pheasant is so hunted shall within twenty-four hours thereafter make a written report to the director, stating the time, place and the number of pheasants so killed. Failure to make such report shall be punished as provided in section one hundred and thirty-six.

Pheasants doing damage may be killed.

Report as to pheasants killed.

Penalty.

Section 92. A board, consisting of the commissioner of conservation, the commissioner of agriculture and the director of the division of ornithology, acting in person or through their duly authorized agents, together with a representative of the Massachusetts Fruit Growers Association, Inc., and of The Massachusetts Fish and Game Association, may from time to time determine and define the limits of districts within the commonwealth wherein permits to hunt ruffed grouse, as hereinafter provided, may be used. Said board shall serve without compensation and shall not incur any expense on account of the commonwealth. Upon application to the director, upon blank forms furnished by the division, by the owner or occupant of land in a district wherein a permit as aforesaid may be used, the director may grant to him a permit authorizing him, or a member of his family authorized by him so to do or a person permanently

Board to determine and define limits of districts wherein permits to hunt ruffed grouse may be used.

No compensation, etc.

Granting of permits to capture, etc., ruffed grouse doing damage to fruit trees.

No fee. Report as to grouse killed.	employed by him on such land if authorized as aforesaid, to hunt on such land, but only for such period between December first and April fifteenth following as may be specified in such permit, any ruffed grouse which he may find in the act of doing damage to fruit trees. There shall be no fee for granting any such permit. The person by whom or under whose direction a ruffed grouse is so hunted shall, within twenty-four hours thereafter, make a written report to the director, stating the time, place and the number of grouse so killed. Such person shall retain possession of such grouse or the carcasses thereof for a period of five days, within which the director shall effect the disposition of the same for scientific purposes. The holder of any permit granted under this section who violates any provision thereof or any provision of this section shall forfeit such permit.
Forfeiture for violation.	<i>Section 93.</i> No person shall, except between October twentieth and November twentieth, both inclusive, hunt a gray squirrel, or take or kill more than five gray squirrels in one day or more than fifteen in one year, or take or kill at any time a gray squirrel by means of a trap or net, or for the purpose of taking or killing a gray squirrel construct or set a trap or net. This section shall not apply to the owner or occupant of any dwelling house or other building finding any gray squirrel doing damage to the same or to any fruit tree, or to grain or other growing cultivated crop.
Close season for gray squirrels.	<i>Section 94.</i> No person, except as provided in section ninety-six, shall hunt a hare or rabbit except between October twentieth and February fifteenth, both dates inclusive, or during the open season kill more than two northern varying hares, otherwise known as Canada hares, snow-shoe rabbits or white rabbits, or more than five rabbits in any one day. This section shall not apply to European hares in the county of Berkshire, which may be taken or killed at any time.
Exception.	<i>Section 95.</i> No person shall remove or attempt to remove a hare or a rabbit from any hole in the ground, stone wall, from under any ledge, stone, log or tree, and, except as provided in the following section, no person shall take or kill a hare or a rabbit by a trap or net, or for that purpose construct or set a trap or net or use a ferret; and no person shall have in possession a ferret without a permit. The director may upon application issue to a person a permit authorizing him to have ferrets in his possession, and may revoke said permit at any time if he has reason to believe that said ferrets are kept or used for hunting hares or rabbits. No person shall have in possession a ferret in a place where hares or rabbits might be taken or killed. Ferrets used or had in possession in violation hereof shall be confiscated.
Close season for hares or rabbits.	<i>Section 96.</i> An owner or tenant of land, or, if authorized by such owner or tenant, any member of his family or person permanently employed thereon, may, upon such land, hunt, or take by means of a box trap, a rabbit or hare which such owner or tenant, or member or person so authorized, has reasonable cause to believe has damaged or is about to
Exception.	
Hares or rabbits not to be trapped, etc.	
Use of ferret forbidden without per- mit, etc.	
Hunting or trapping of rabbits or hares doing damage to fruit trees, etc.	

damage any vegetable, crop, fruit tree or other valuable growth on such land. An owner or tenant by whom or by whose authority hares or rabbits are so hunted or trapped shall, within twenty-four hours thereafter, make a written report to the director, stating the time and place and the number of hares and rabbits so taken and the disposition made of them. Failure to make such a report as aforesaid shall be punished as provided in section one hundred and thirty-six.

Report as to hares or rabbits taken.

Penalty.

Section 97. No person shall, except as provided in section ninety-nine, hunt or trap, or have in possession the living or dead bodies of, minks, otters, muskrats, skunks or raccoons, except that such animals may be taken by shooting or trapping between November first and March first, both dates inclusive, and that raccoons may also be taken with the aid or by the use of dogs or guns in October, but not more than twenty raccoons shall be taken by one person in one season.

Protection of minks, otters, muskrats, etc.

Section 98. No person shall, between March second and November first, set, tend, use or maintain a trap adapted for trapping fur-bearing mammals, and no person shall set or maintain any trap on the improved or enclosed land of another, or on land posted as provided in section one hundred and twenty-three, without the written consent of the owner or occupant, nor shall any trap be placed in a public way, cart road or path commonly used as a passageway for human beings or domestic animals. No trap shall be placed within ten feet of a muskrat house, nor shall a muskrat house be torn open, disturbed or destroyed. Every trap shall be marked with the name of the person using the same, in such a manner that it shall be legible at all times. Any trap set in violation of law shall be confiscated by any officer empowered to enforce this chapter and shall be declared forfeited and sold by the director, or at his order, and the proceeds shall be paid to the commonwealth.

Restrictions as to setting traps.

Section 99. Owners of property which has been damaged or injured or which the owners reasonably believe is likely to be injured by any mammal, except deer, may, at any time and in such manner as may be necessary to protect said property from said mammals, place or authorize the placing of traps, for the purpose of taking said mammals, of the size and kind not forbidden by section one hundred and five, on the said land; provided, that the carcasses and skins of all protected mammals so taken during other than the open season shall not be sold. A written report shall be sent by every such owner to the director on or before January thirty-first in each year, stating the number and kinds of mammals taken under authority of this section.

Setting traps to protect property.

Proviso.

Report as to mammals taken.

Section 100. Violation of any provision of sections ninety-seven to ninety-nine, inclusive, shall be punished by a fine of not less than twenty nor more than one hundred dollars, in addition to any other penalty or forfeiture which may be imposed for taking, killing or having in possession any birds or mammals at times or by means contrary to law.

Penalties for violation of sections 97 to 99, inclusive.

Penalty for discharging firearms upon state highway.

Section 101. Whoever, for the purpose of hunting, taking or killing any bird or mammal, discharges any firearm upon any state highway, or within fifty yards of any such highway, shall be punished by a fine of not less than twenty nor more than fifty dollars.

Birds not to be taken by snares, etc.

Section 102. Whoever constructs, sets, places, maintains or tends a trap, net or snare for the purpose of taking or killing a bird, or takes a bird by such means, or whoever hunts any bird with a swivel or pivot gun, or by the use of a torch, jack or artificial light, or by the aid or use of any vehicle, boat or floating device propelled by sail, steam, naphtha, gasoline, electricity, compressed air or similar motive power, or whoever, for the purpose of taking or killing a wild bird, places or causes to be placed upon the shores or foreshores of, or in or upon, any waters within the commonwealth grain of any kind shall be punished as provided in section one hundred and thirty-six.

Poison not to be used in killing mammals.

Section 103. Whoever places poison in any form whatsoever for the purpose of killing any mammal shall be punished by a fine of not less than one hundred nor more than five hundred dollars, or by imprisonment for not less than three months nor more than one year, or both; provided, that this section shall not prohibit any person from placing in his orchard or in or near his house, barn or other buildings poison for the purpose of destroying rats, woodchucks or other pests of like nature, or from placing with like intent under the surface of his lands carbon disulphide in any of its forms or any other poison applied in a manner similar to that in which carbon disulphide is applied. Possession of the raw fur of any mammal killed by poison, except rats, woodchucks or other pests of like nature, shall be prima facie evidence that the person having such possession has violated this section.

Proviso.

Snares not to be used in killing mammals.

Section 104. Whoever constructs, erects, sets, repairs or tends any snare for the purpose of catching or killing any mammal, or takes a mammal by such means, shall be punished by a fine of not less than fifty nor more than two hundred dollars. The construction, erection, setting, repairing or tending of any snare by any person shall be prima facie evidence of a violation by him of this section.

Certain traps not to be used.

Section 105. Whoever sets, places, maintains or tends a trap, commonly called a steel or jaw trap, with a spread of more than six inches, or a trap with teeth jaws, or a "stop-thief", "dead-fall" or choke trap with an opening of more than six inches, shall be punished by a fine of not less than twenty nor more than one hundred dollars.

Penalty for failure to visit trap.

Section 106. Whoever fails to visit at least once in twenty-four hours a trap set or maintained by him shall be punished by a fine of not less than twenty nor more than one hundred dollars.

Scented bait not to be used.

Section 107. Whoever sets, places, locates, maintains or tends a trap of any kind with a scent or scented bait upon the premises of another shall be punished by a fine of not

less than twenty nor more than fifty dollars or by imprisonment for not more than one month, or both. Nothing in this section shall be construed to prevent the using as bait of fruit, vegetables, fish, birds or mammals, or parts thereof, provided nothing is added thereto and that such bait is used in its natural state.

Section 108. Whoever, except as provided in this and the following section, hunts a deer shall be punished by a fine of one hundred dollars; provided, that any person may, on land owned or occupied by him, or, with the consent of the owner, upon land adjacent thereto, hunt any deer which he has reasonable cause to believe has damaged or is about to damage crops, fruit or ornamental trees, except grass growing on uncultivated land; and he may authorize any member of his family, or any person employed by him so to hunt a deer under the circumstances above specified. In the event of the wounding or killing of a deer as aforesaid, the person by whom or under whose direction the deer was wounded or killed shall, within twenty-four hours thereafter, send to the director a written report, signed by him, of the facts relative to the said wounding or killing, including the time and place thereof, and the kind of tree or crop injured or destroyed, or about to be injured or destroyed by the deer.

Penalty for hunting deer, except, etc.

Proviso.

Section 109. Any person duly authorized to hunt in the commonwealth may, except in Nantucket county, between one half hour before sunrise and one half hour after sunset of each day beginning with the first Monday in December and ending with the following Saturday, or, in Berkshire, Franklin, Hampden or Hampshire county, between one half hour before sunrise and one half hour after sunset of each day, beginning with the first Monday in December and ending with the second following Saturday, hunt, by the use of a shotgun or bow and arrow, a deer, subject to the following restrictions and provisions: No person shall, except as provided in the preceding section, kill more than one deer. No deer shall be hunted on land posted in accordance with section one hundred and twenty-three, or on land under control of the metropolitan district commission, or in any state reservation subject to section one hundred and fourteen except as provided therein. No person shall make, set or use any trap, torch light or jack light, salt lick or other device for the purpose of ensnaring, enticing, taking, injuring or killing a deer. No person shall carry on his person an arrow adapted for hunting purposes unless it is plainly marked with his name and permanent address. Whoever wounds or kills a deer shall make a written report, signed by him, and send it within twenty-four hours of such wounding or killing, to the director, stating the facts relative to the wounding or killing. Whoever violates any provision of this section shall be punished by a fine of not less than fifty nor more than one hundred dollars.

Open season for deer.

Restrictions, etc.

Report as to deer wounded or killed.

Penalty.

Section 110. Whoever hunts a moose shall be punished by a fine of not less than fifty nor more than one hundred dollars.

Penalty for hunting moose.

Dogs chasing deer.

Section 111. The director, wardens, deputies, any member of the state police, or any officer qualified to serve criminal process, may kill a dog found chasing or hunting deer at any time, if the dog is so chasing or hunting with the knowledge and consent of his owner or keeper, and the owner or keeper shall be punished by a fine of not less than twenty nor more than fifty dollars. If a dog has twice been found chasing or hunting deer, and the owner or keeper of the dog has been notified on each occasion by the director, and the same dog is thereafter found chasing or hunting deer, it shall be prima facie evidence that such chasing or hunting was with the knowledge and consent of the said owner or keeper.

Hunting of birds or mammals with rifle, revolver or pistol, or by aid of a dog, regulated.

Section 112. No person shall between one half hour before sunrise on the first Monday in December and one half hour after sunset on the following Saturday, or, in Berkshire, Franklin, Hampshire or Hampden county, between one half hour before sunrise on the first Monday in December and one half hour after sunset on the second following Saturday, hunt a bird or mammal with a rifle, revolver or pistol or by the aid of a dog, or have in his possession, or under his control, in any wood or field, a rifle, revolver or pistol, or a dog adapted to the hunting or pursuing of birds or mammals, or, while in pursuit of birds or mammals, have in his possession, or under his control, on any highway, any such firearm or dog.

Payment by commonwealth of damages caused by deer or moose.

Section 113. Whoever suffers loss by the eating, browsing or trampling of his fruit or ornamental trees, vegetables, produce or crops by deer or moose, if the damage is done in a city may inform the officer of police thereof who shall be designated to receive such information by the mayor, and if the damage is done in a town may inform the chairman of the selectmen of such town, declaring the amount of such damage as nearly as he can determine the same. If the amount so declared does not exceed twenty dollars, the officer or chairman shall proceed to the premises and determine whether the damage was inflicted by such deer or moose, and, if so, appraise the amount thereof and within ten days after such appraisal is made return to the director a certificate of the damages fixed by such appraisal. If the amount of said damage is declared by the owner of the damaged property to exceed twenty dollars, said owner shall notify the director of said damage. The director, within eight days after receiving such notice, shall determine whether the damage was inflicted by such deer or moose, and, if so, he shall at once proceed to have an appraisal made under oath by three persons, one of whom shall be designated by the owner of the damaged property, one by the director and the third by the trustees for county aid to agriculture or for the county agricultural school of the county in which the damage occurred. Within ten days after such appraisal is made, the appraiser designated by the director as aforesaid shall return to the director a certificate of the damages fixed by such appraisal. The di-

rector shall, within thirty days after receiving such certificate, if he finds the claim to be just and the appraisal correct, endorse his approval thereon and transmit the same, with the cost of appraisal added, to the comptroller, and the amount so certified shall be paid by the commonwealth; provided, that if any doubt exists, the director may summon the appraisers and all parties interested and make such examination as he thinks proper and may cause the appraisers to review their appraisal or cause a new appraisal or appraisals to be made as aforesaid by other appraisers designated and proceeding in the same manner as the original appraisers. Each appraiser, except when a paid official or employee of the commonwealth or of a county, shall receive compensation from the commonwealth at the rate of sixty-five cents per hour for not more than eight hours in any one day while acting as such and ten cents a mile for his necessary travel.

Proviso.

Appraiser's compensation and traveling expenses.

Any tree appraised in the manner above referred to as having been totally damaged, and for which compensation has been paid by the commonwealth under this section, may thereafter be removed by the director without further compensation therefor.

Director to remove damaged trees.

Section 114. No person shall hunt, or in any manner molest or destroy any bird or mammal within the boundaries of any state reservation, park, common or any land owned or leased by the commonwealth or any political subdivision thereof or any land held in trust for public use, except that the authorities or persons having the control and charge of such reservations, parks, commons or other lands may, with such limitations as they may deem advisable, authorize persons to hunt within said boundaries any of the birds named in section seventy-seven, or the fur-bearing mammals, except muskrats, mentioned in section ninety-seven, or foxes, weasels or wildcats, and except that deer may be hunted in any state forest reservation subject to this section during the open season for deer, if the commissioner with the approval of the governor and council declares such open season effective therein. Such authorizations, except for hunting deer on state forest reservations as aforesaid, shall be by written license, revocable at the pleasure of the authorities or persons granting it. The boards, officials and persons having charge of such reservations, parks, commons or lands owned or leased or held for public use shall enforce this section.

Hunting of birds or mammals within boundaries of public lands regulated.

Licenses.

Enforcement.

This section shall not apply to state forests acquired under section thirty or section thirty-three of chapter one hundred and thirty-two.

Not applicable to certain state forests.

Section 115. For the purpose of protecting any species of useful birds, mammals or fish, and for aiding the propagation thereof, the commissioner may acquire in fee by purchase, gift or devise, or may lease, or, with the consent of the owners, may control any land, water or shore or the right to use the same, including the right of the public in

Commissioner may establish wild life sanctuaries.

May receive in trust grants of land, etc.	<p>such land or on such water or shore, as a wild life sanctuary. The commissioner, with the approval of the governor and council, may receive in trust for the commonwealth any grant or devise of land or any gift or bequest of personal property for the purpose of aiding in the propagation and protection of any useful birds, mammals or fish; provided, that, unless approved by the general court, no obligation shall be imposed on the commonwealth to expend in the carrying out of any trust more than the income of the trust property, or more than the income and principal thereof if by the terms of the trust the principal may be expended. Any such gift or bequest of money or securities shall be transferred forthwith to the state treasurer, who shall administer it as provided by section sixteen of chapter ten.</p>
Proviso.	<p><i>Section 116.</i> In respect to any territory mentioned in the two preceding sections, the director may make such use of the land, water or shore within the territory as he deems best for the purpose of improving the feeding and nesting environment of birds or mammals, and may from time to time make such rules and regulations relating to such territory as he deems proper, and such rules and regulations, when approved by the governor and council, shall have the force of law. The director may liberate birds within the limits of the said territories, and, when in his opinion such action is advisable, co-operate with land owners within such territory in experiments in the propagation of birds or mammals. Whoever violates any provision of such rules or regulations shall be punished by a fine of not less than twenty nor more than one hundred dollars or by imprisonment for not more than two months, or both.</p>
Rules and regulations for reservations and sanctuaries.	<p><i>Section 117.</i> The director may authorize in writing any warden or deputy or the owner or occupant of any land within any such territory or any other responsible person to hunt or trap within the said territory and under the direction of the director any mammals or birds which he may consider harmful to other birds and mammals or to agriculture, or to take or remove the nests or eggs of any such first mentioned birds.</p>
Penalty.	<p><i>Section 118.</i> If an order is made by the director establishing a close season or a wild life sanctuary, as provided in section one hundred and fifteen or one hundred and sixteen, he shall cause a copy of the order to be published once a week for two successive weeks in one or more newspapers published in the counties embracing the territory, and shall cause copies of the order to be posted in conspicuous places within the towns where the territory is situated, and also within the limits of the territory itself. If a great pond or any part thereof, or any seashore, is included within the territory as to which a close season is ordered as aforesaid, a copy of the order shall be filed in the office of the clerk of any town bordering upon the pond or seashore, and also in the office of the state secretary. An order made by the director in accordance herewith shall take effect when posted</p>
Authorization for hunting or trapping harmful mammals or birds.	
Publication and posting of order establishing a wild life sanctuary, etc.	
Effective upon posting.	

as above provided, and shall contain a full description of the territory so established and the period for which it is closed.

Section 119. Whenever such wild life sanctuary has been established or a close season has been established upon a territory by an order as above provided, no person, except as provided in section one hundred and seventeen, shall hunt or trap any bird or mammal within the said territory, or disturb or injure any nest, eggs or young of such bird or mammal, or remove the eggs or young from the nest. Whoever violates any provision of this section shall be punished by a fine of not less than twenty nor more than one hundred dollars or by imprisonment for not more than two months, or both.

Hunting or trapping birds or mammals within wild life sanctuaries forbidden.

Penalty.

Section 120. No person shall enter with a firearm or any device adapted for killing or injuring birds or mammals or with a trap or snare upon any territory established in accordance with section one hundred and fifteen as a wild life sanctuary or upon which a close season has been established. Whoever violates any provision of this section shall be punished as provided in the preceding section.

Penalty for possession of firearms, etc., upon territory established as a wild life sanctuary.

Section 121. No person shall transport or cause to be transported out of the commonwealth any bird or mammal protected by this chapter which has illegally been taken or killed therein.

Birds illegally killed not to be sent out of state.

Section 122. Officers in charge of public buildings in cities and such officers as the selectmen designate and appoint in towns may take such reasonable means and use such appliances, except poison, as in their judgment will effectively exterminate the English sparrow and starling in such cities and towns, but nothing herein shall authorize an officer to enter on private property without the consent of the owner or occupant thereof. Whoever wilfully resists such officers while engaged in such duties or knowingly interferes with the means used by them for such purpose shall be punished by a fine of not less than twenty nor more than fifty dollars.

Extermination of English sparrow.

Penalty for interference, etc.

Section 123. Whoever fishes, hunts or traps on private land without permission of the owner or tenant thereof, after such owner or tenant has conspicuously posted thereon notices, bearing thereon the name of such owner or tenant, stating that fishing or hunting thereon is prohibited, shall be punished by a fine of not more than twenty dollars.

Penalty for fishing, hunting, etc., on posted land.

Section 124. No person, except as provided in section one hundred and twenty-five, one hundred and twenty-six, one hundred and twenty-seven, one hundred and twenty-nine or one hundred and thirty, shall buy, sell, barter, exchange, or in any way deal in or trade with respect to, the dead or living bodies of birds or mammals, protected by the law in this commonwealth, whenever and wherever taken or killed. Whoever violates any provision of this section shall be punished by a fine of not less than fifty nor more than one hundred dollars.

Sale, etc., of certain birds forbidden.

Penalty.

Section 125. Hares or rabbits lawfully taken without the commonwealth may be sold; provided, that the sale

Hares or rabbits taken without state may be sold.

Proviso. thereof is lawful in the state or country in which they are taken.

Buying, selling, etc., of skins of minks, otters, muskrats, etc. *Section 126.* The skins of minks, otters, muskrats, skunks and raccoons which have been legally taken or legally propagated in the commonwealth or legally taken and transported from any other state or country which does not prohibit their sale or export may be bought or sold at all times, but the burden of proof that such skins were lawfully taken shall be upon the person possessing them.

Permit to possess within an enclosure a protected live bird or mammal. *Section 127.* Except as otherwise provided, no person shall have in his possession at any time a live bird or mammal which is protected by this chapter; but a permit to possess within an enclosure such a bird or mammal may be issued by the director in his discretion to any person. Birds and mammals had in possession under any such permit may be sold at any time, except that if sold for food they shall be killed, and shall be tagged as follows: To the carcass of each bird and to each quarter of each mammal shall be affixed a numbered tag, to be supplied by the director at a cost of five cents each; and an accurate account of birds and mammals so killed and tagged shall be kept by the licensee and submitted to the director on or before December thirty-first of each year, together with the names of any persons to whom they were sold or transported. Every package containing birds or mammals killed under this section shall be plainly labelled with the name of the licensee by whom such birds or mammals were killed, with the name of the consignee, and with a statement of the number and kind of birds or mammals contained therein. All carcasses or parts thereof shall remain entire and unplucked until the time when they are prepared for consumption as food. The sale of any carcass, or part thereof, not having at the time affixed thereto the tag required by this section, shall be punished as provided in section one hundred and thirty-six.

Birds to be tagged if sold for food.

Packages to be labelled.

Penalty.

Section, how construed.

Forfeiture of licenses.

Sale under license of certain birds.

Nothing herein shall be construed to permit the possession of a bird or mammal by a person purchasing or receiving such bird or mammal from a holder of a permit unless such purchaser or receiver shall also hold a permit under this chapter or be otherwise authorized by this chapter to so possess.

Section 128. Any person holding a license under section one hundred and twenty-seven or one hundred and thirty, convicted of any violation of this chapter or of corresponding provisions of earlier law, shall forfeit such license and be debarred from securing a new license for a period of one year from the date of conviction, in addition to being subject to the penalties provided in section one hundred and thirty-six. No person shall be eligible to hold such a license if he has been convicted of any violation of this chapter or of corresponding provisions of earlier law within one year prior to application therefor.

Section 129. Any person licensed under section one hundred and thirty may have in possession and sell the unplucked entire bodies of the following species of birds

imported from without the United States, namely, pheasants, mallard ducks, Scotch grouse, European black game, European black plover, European or gray partridge, red-legged partridge, and Egyptian or migratory quail; provided, that such birds were legally killed in the country whence they were imported. Any such person may buy, sell and have in possession deer, moose, caribou and elk legally killed outside of the commonwealth and legally transported therein; provided, that there is attached to some part of the body of such deer, moose, caribou or elk the game warden's tag allowing the same to be shipped from the state or country in which it was killed; and provided, further, that before any such bird or mammal is sold in the commonwealth, there shall be affixed to each carcass or body, or part thereof, a numbered tag, to be supplied at a cost of five cents each by the director, and said tag shall be affixed to said body or carcass upon its entry into the commonwealth and be kept thereon while the same is within the commonwealth.

Proviso.

Buying, selling, etc., of certain deer, moose, etc.

Provisos.

Section 130. The director may in his discretion grant to any person a dealer's license authorizing the holder thereof to engage in the business of selling and offering for sale the dead bodies of birds or mammals protected by this chapter and tagged in accordance with section one hundred and twenty-seven or imported under section one hundred and twenty-nine; but a person holding a license issued under authority of said section one hundred and twenty-seven may sell or offer for sale birds or mammals, alive or dead, in accordance with said section without procuring a license hereunder. No license shall be required of any person purchasing any such dead body, or part thereof, from a person holding a license hereunder.

Dealer's license.

Section 131. Whoever violates any provision of sections one hundred and twenty-five to one hundred and thirty, inclusive, or any rule or regulation made thereunder, or counterfeits or uses again any tags used as therein provided, shall for the first offence be punished as provided in section one hundred and thirty-six and for a subsequent offence by imprisonment for not more than three months.

Penalties for violation of sections 125 to 130, inclusive.

Section 132. Section one hundred and twenty-four shall not apply to natural history associations and museums nor to holders of the certificates provided for in section seventy-seven, and sections one hundred and twenty-four to one hundred and thirty, inclusive, shall not apply to the sale of feathers or fur.

Museums, etc., exempt from section 124.

Application of certain sections.

Section 133. Whoever in any town kills a wildcat, Canada lynx or loupcevrier not being in captivity shall, upon producing satisfactory evidence of such killing, be entitled to receive from the treasury of the town the sum of ten dollars; and all sums so paid out shall be repaid to the town treasurer by the treasurer of the county where the town is situated; provided, that a sworn statement thereof shall be transmitted by the town treasurer to the county treasurer.

Payment of bonuses for killing of a wildcat, Canada lynx or loupcevrier.

Proviso.

Gunning stand or blind to be registered, etc.

Section 134. No person shall conduct or maintain a gunning stand or blind unless it is registered as hereinafter provided. For the purposes of this section, a gunning stand or blind shall mean any building or blind, so called, conducted and maintained for the purpose of taking anatidae by the use of live duck and goose decoys on the shore of any body of water or on any tidal marshes, flats or beaches. Whoever violates any provision of this paragraph shall be punished by a fine of not less than twenty nor more than one hundred dollars.

Penalty.

Director may issue certificate of registration of a gunning stand or blind.

The director shall, upon application of any person, issue a certificate of registration of a gunning stand or blind. Such application shall be signed by the applicant, or, if the applicant is an association or corporation, by all the members thereof, shall be made upon a blank furnished by the director, shall contain such information as may be required by the director and shall be accompanied by a fee of two dollars and seventy-five cents. The certificate of registration shall bear the name and address of the person conducting or maintaining such stand or blind and its location. Said certificate shall be valid for use to and including the following December thirty-first, shall not be transferable and shall be produced for examination upon the demand of any authorized person. The director may, after a hearing, revoke any such certificate of registration if it appears to him that there has been any violation of this chapter upon the registered premises, and shall not restore such a license for a period of one year following its revocation.

Fee.

Duration of certificate.

Not transferable, etc.

Revocation.

Training of hunting dogs not prohibited.

Section 135. Nothing in this chapter shall be construed to prohibit the training of hunting dogs, so called, between September first in any year and the following April first; provided, that no firearms may be carried, except during the open seasons provided by this chapter, by the person so training such dogs.

Proviso.

Penalty for violation of sections 74 to 135, inclusive, etc.

Section 136. Unless the context otherwise requires, a violation of any provision of sections seventy-four to one hundred and thirty-five, inclusive, or of any rule or regulation made under authority thereof, for which no other penalty is provided, shall be punished by a fine of not less than twenty nor more than fifty dollars for each bird or mammal in respect to which such violation occurs or each provision, rule or regulation in respect to which such violation occurs.

When act takes effect.

SECTION 3. This act, except subsection eight of section two and except so much of subsection six of said section two as relates to the issuance of licenses by the director of the division of fisheries and game, shall take effect on August first in the current year, and the balance of this act shall take effect on January first, nineteen hundred and thirty-one.

Approved May 28, 1930.

AN ACT PROVIDING FOR THE ELIMINATION OF THE CROSSING AT GRADE AT GOVERNOR SQUARE IN THE CITY OF BOSTON BY STREET RAILWAY CARS USING THE BOYLSTON STREET SUBWAY.

Chap. 394

Be it enacted, etc., as follows:

SECTION 1. Chapter three hundred and forty-one of the acts of nineteen hundred and twenty-five is hereby amended by striking out section two and inserting in place thereof the following:— *Section 2.* The transit department of the city of Boston may make such alterations in and extensions to the Boylston street subway as it may deem necessary for the purpose of eliminating the crossing at grade of Governor square by cars using said subway, for the improvement of street car service on Commonwealth avenue and Beacon street, for the purpose of providing means for a convenient interchange of passengers between cars or trains operated in said subway and those operated on surface lines connecting therewith and for improving the transportation facilities furnished in said subway, and to that end shall have the powers conferred upon the Boston transit commission by chapter seven hundred and forty-one of the acts of nineteen hundred and eleven and amendments thereof. Said alterations and extensions shall be so designed and constructed that cars from both Beacon street and Commonwealth avenue can be operated through said Boylston street subway. To meet the cost of such alterations and extensions, the city of Boston may issue bonds (hereinafter called subway bonds) to an amount not exceeding three million one hundred thousand dollars increased by such amount, if any, as may be agreed upon by said transit department and the Boston Elevated Railway Company, hereinafter called the company, in the event that alterations in the plan originally approved are agreed upon and approved as hereinafter provided, in the same manner as bonds issued to meet the original cost of the Boylston street subway, and all rentals or other payments received by said city under this act shall be used so far as necessary for the payment of interest on said bonds and the balance shall be used for the payment of the principal thereof.

1925, 341, § 2, amended.

Transit department of the city of Boston may make alterations in and extensions to Boylston street subway for eliminating crossing at grade of Governor square by cars using said subway, etc.

To have certain powers conferred upon Boston transit commission.

City of Boston may issue bonds to meet cost, etc.

Rentals, how used.

To meet any additional cost, city treasurer to issue and sell bonds of city, etc.

To meet any additional cost of such alterations and extensions over and above the amount of subway bonds hereinbefore authorized to be issued, the treasurer of the city of Boston, without any other authority than that contained in this act, shall from time to time on request of the transit department issue and sell at public or private sale bonds of the city to an amount sufficient to provide funds for the payment of such additional cost, which bonds shall be outside the statutory limit of indebtedness. Each authorized issue of bonds shall constitute a separate loan. The bonds shall be designated on their face, Governor Square Improvement Bonds, Act of 1930; shall be in such form of coupon bonds or registered

Governor Square Improvement Bonds, Act of 1930.

bonds without coupons or coupon bonds exchangeable for registered bonds as the treasurer of the city shall determine; shall be for such terms not exceeding fifty years from the dates of issue as the mayor and treasurer of the city shall determine; shall bear interest in accordance with the provisions of chapter fifty-two of the Special Acts of nineteen hundred and eighteen, and shall be payable by such annual payment as will extinguish the same at maturity and so that the first of said annual payments on account of any loan shall be made not later than one year after the date of the bonds issued therefor and that the amount of said payments in any year on account of such loan shall not be less than the amount of the principal of the loan payable in any subsequent year. The said annual amounts, together with the interest on the loan, shall without further action be assessed until the debt is extinguished.

No work until approval of plan by department of public utilities and until city of Boston and Boston Elevated Railway Company execute a contract, etc.

Form of contract.

Determination of net cost.

Rental payable annually.

Alterations, etc., to be deemed part of subway.

Contract to provide for annual rental payable to city of Boston, etc.

Proviso.

No such work shall be done, however, unless and until a plan therefor shall be approved by the department of public utilities, and unless and until a contract between the city of Boston and the company shall have been executed for the sole and exclusive use by the company of such alterations and extensions for a term ending upon the termination of the lease of said subway. Any plan so approved may be altered at any time by a new plan approved in like manner except that after the execution of said contract for use no such alteration shall be made without the consent thereto of the company in writing. The contract shall be in the same general form as those authorized by said chapter seven hundred and forty-one, except in so far as any other provisions may be agreed upon by said transit department and the company as specially applicable to the demised premises. The net cost of such alterations and extensions shall be determined in the manner provided in said chapter seven hundred and forty-one but for the purposes of determining the rental shall not be deemed to exceed three million one hundred thousand dollars, increased by any sum which may be agreed upon by said transit department and the company in the event that alterations of the plan originally approved are later agreed upon by them and approved as aforesaid. The rental shall be payable annually on the twenty-fifth day of July in each year. Any alteration or extension made under this act shall be deemed a part of the Boylston street subway. Such contract for use shall provide that the company shall pay to the city of Boston for each full year ending with the last day of June, and ratably for any portion of a year, an annual rental, which shall be sufficient to provide an amount equal to one half of one per cent of the net cost of such alterations and extensions in addition to the annual amount of interest on the subway bonds issued to pay for said net cost, but not less than four and one half per cent of said net cost in any event; provided, however, that said annual rental shall be payable by the company in any year only if and to the extent that the reserve fund provided for by section five

of chapter one hundred and fifty-nine of the Special Acts of nineteen hundred and eighteen exceeds on the last day of June the amount originally established, such excess to be determined and obligation to pay such rental to accrue in priority to any reimbursement of the commonwealth under sections eleven and thirteen of said chapter one hundred and fifty-nine. If by virtue of the foregoing proviso the company does not make the full rental payments as above provided, the commonwealth shall, during the term of said contract and until the subway bonds issued by the city of Boston under this section shall have been paid, or a sinking fund accumulated sufficient to pay the same at maturity, pay to the city of Boston on or before August first in each year one half of any amounts so unpaid, and the city of Boston shall place the other half in its next ensuing tax levy.

Commonwealth to pay one half of any amount unpaid by company, etc.

On application of the city of Boston, the department of public utilities shall determine the amount so to be paid by the commonwealth. In order to provide for any such payment, the state treasurer may borrow as provided in section eleven of said chapter one hundred and fifty-nine. In case the commonwealth shall be called upon to make any payments hereunder, the amount thereof, with interest or other charges incurred in borrowing money for the purpose, shall be assessed upon the cities and towns which paid assessments under the last preceding assessment under section fourteen of said chapter one hundred and fifty-nine in proportion to the amounts paid, and shall be assessed and collected in the manner provided in said section fourteen.

Determination of amount by department of public utilities.

Assessment upon certain cities and towns.

SECTION 2. Said chapter three hundred and forty-one is hereby further amended by striking out section three and inserting in place thereof the following:— *Section 3.* If, as of the last day of June in any year during the period of public operation of the company under the provisions of said chapter one hundred and fifty-nine, the reserve fund provided for in said chapter shall, after deducting the amount of the annual rental herein provided for, exceed the amount originally established, the trustees of the Boston Elevated Railway Company shall apply the excess, so far as necessary, to reimburse the commonwealth for all amounts paid by the commonwealth to the city of Boston under the provisions of section two of this act, and in priority to any reimbursement of the commonwealth under sections eleven and thirteen of said chapter one hundred and fifty-nine.

1925, 341, § 3, amended.

Excess of reserve fund to be applied to reimburse state for amounts paid to city of Boston under provisions of section 2.

SECTION 3. Said chapter three hundred and forty-one is hereby further amended by adding at the end thereof the three following new sections:— *Section 4.* Upon and after the termination of public operation of the company under said chapter one hundred and fifty-nine, the reserve fund established under the provisions of section five of said chapter shall, except as provided in section thirteen of said chapter and in this act, be used only for the purpose of making good any deficiency in income if the same is insufficient to meet the cost of the service as defined in said chapter, and when-

1925, 341, new sections added.

Reserve fund, how to be used upon and after the termination of public operation of company, etc.

ever, on the other hand, such income is more than sufficient to meet the said cost of the service, the excess shall be transferred to and become a part of the reserve fund.

Company to report annually to state treasurer amount by which reserve fund, after deducting amount of annual rental, exceeded amount originally established, etc.

Reimbursement.

Petition for determination of excess, if, etc.

Balance to be paid to state, if, etc.

Distribution among cities and towns assessed.

Effective upon certain acceptances.

Proviso.

Section 5. Upon and after such termination of public operation, the company shall, on or before the thirty-first day of July in each year, report to the state treasurer the amount, if any, by which said reserve fund on the preceding thirtieth day of June, after deducting the amount of the annual rental herein provided for, exceeded the amount originally established, and the company shall thereupon pay over such excess in so far as necessary to reimburse the commonwealth for all amounts paid after such termination of public operation, by the commonwealth to the city of Boston under the provisions of section two of this act. If the state treasurer or the attorney general is not satisfied as to the correctness of said report, either may, at any time within sixty days after its receipt, petition the department of public utilities for a determination of such excess and said department shall determine the same. If the amount of such excess, so determined, is greater than the amount originally reported, the balance shall be paid by the company to the commonwealth within twenty days from the date of such determination.

Section 6. Any amounts reimbursed to the commonwealth under the provisions of this act shall be distributed among the cities and towns assessed under this act in proportion to the amounts so assessed.

SECTION 4. This act shall take effect upon its acceptance both by vote of the city council of the city of Boston, approved by the mayor, and by the Boston Elevated Railway Company by vote of its board of directors, and upon the filing of certificates of such acceptances with the state secretary; provided, that such acceptances, approval and filing occur during the current year. For the purpose of such acceptances, this act shall take effect upon its passage.

Approved May 28, 1930.

Chap. 395 AN ACT EXTENDING THE JURISDICTION OF THE DEPARTMENT OF PUBLIC UTILITIES IN RESPECT TO THE EXAMINATION OF GAS AND ELECTRIC COMPANIES TO CORPORATIONS AND OTHERS AFFILIATED WITH SUCH COMPANIES.

Be it enacted, etc., as follows:

G. L. 164, § 85, amended.

Department of public utilities may examine books, etc., of gas and electric companies and affiliated companies.

Chapter one hundred and sixty-four of the General Laws is hereby amended by striking out section eighty-five and inserting in place thereof the following:— *Section 85.* The officers and employees of the department may be authorized by it to examine the books, contracts, records, documents and memoranda or the physical property of any company subject to this chapter, and of any affiliated company with respect to any relations, transactions or dealings, direct or indirect, between such affiliated company and any company so subject, and, for any examination so authorized, shall be

entitled to full access to the subject matter thereof. No such officer or employee shall divulge any fact or information coming to his knowledge during the course of such an examination unless directed by the department or by the court, or authorized by law.

For the purposes of this section, the words "affiliated company" shall include any corporation, society, trust, association, partnership or individual (a) controlling a company subject to this chapter, either directly, by ownership of a majority of its voting stock or of such minority thereof as to give it substantial control of such company, or indirectly, by ownership of such a majority or minority of the voting stock of another corporation or association so controlling such company; or (b) so controlled by a corporation, society, trust, association, partnership or individual controlling as aforesaid, directly or indirectly, a company subject to this chapter; or (c) standing in such a relation to a company subject to this chapter that there is an absence of equal bargaining power between the corporation, society, trust, association, partnership or individual and the company so subject, in respect to their dealings and transactions.

Words "affiliated company" to include, etc.

Approved May 28, 1930.

AN ACT SUBJECTING TO THE APPROVAL OF THE DEPARTMENT OF PUBLIC UTILITIES CERTAIN CONTRACTS OF GAS AND ELECTRIC COMPANIES FOR SERVICES RENDERED.

Chap. 396

Be it enacted, etc., as follows:

Chapter one hundred and sixty-four of the General Laws is hereby amended by inserting after section ninety-four A, inserted by chapter two hundred and ninety-eight of the acts of nineteen hundred and twenty-six, the following new section: — *Section 94B.* No gas or electric company shall, without the approval of the department, hereafter enter into a contract with a company related to it as an affiliated company, as defined in section eighty-five, covering a period in excess of two years, by virtue of which any compensation is to be paid by the said gas or electric company in whole or in part for services rendered by such affiliated company, unless such contract contains a provision subjecting the amount of compensation to be paid thereunder to review and determination by the department in any proceeding brought under section ninety-three or ninety-four. In any such proceeding the department may review and determine the amount of compensation to be thereafter paid under a contract containing such provision for review, and, if it appears that the amount agreed on is excessive, the department may declare the said contract to be terminated forthwith, even if no bad faith be found. Any contract covering a period in excess of two years, subject to approval as aforesaid, and which is not so approved or which does not contain such provision for review, shall be null and void.

G. L. 164, new section after § 94 A.

Certain contracts of gas and electric companies for services rendered subject to approval of department of public utilities.

Approved May 28, 1930.

*Chap.*397 AN ACT PROVIDING FOR THE DEFERRED RENEWAL OF PLUMBERS' LICENSES.

Be it enacted, etc., as follows:

G. L. 142, § 6,
etc., amended.

Deferred re-
newal of
plumbers'
licenses.

SECTION 1. Section six of chapter one hundred and forty-two of the General Laws, as amended by section one of chapter seventy-six of the acts of nineteen hundred and twenty-eight, is hereby further amended by adding at the end thereof the following: — In case of failure to renew a license as aforesaid on or before May first in any year, the person named therein may, upon payment of the said fee and a deferred renewal fee of ten dollars, increased by such additional fees as would have been payable had such license been continuously renewed, at any time within two years following its expiration, receive a deferred renewal thereof which shall expire on the ensuing thirtieth day of April; provided, that such renewed license shall not constitute its holder a licensee for any period preceding its issue.

Application
of act.

SECTION 2. This act shall apply to any license issued under said chapter one hundred and forty-two which expired without renewal in the year nineteen hundred and twenty-eight, nineteen hundred and twenty-nine or nineteen hundred and thirty as well as to any such license hereafter expiring.

Approved May 28, 1930.

*Chap.*398 AN ACT PROVIDING FOR THE TOWN OF BRAINTREE A SEWER CONNECTION WITH THE SOUTH METROPOLITAN SEWERAGE SYSTEM.

Be it enacted, etc., as follows:

1910, 546, § 2,
amended.

Outlet to be
provided at
the Braintree
town line for
the sewerage
thereof.

SECTION 1. Chapter five hundred and forty-six of the acts of nineteen hundred and ten is hereby amended by striking out section two and inserting in place thereof the following: — *Section 2.* The metropolitan district commission shall provide an outlet at the Braintree town line, or within the limits of said town, for the sewerage thereof, and, acting on behalf of the commonwealth, shall construct a main trunk sewer or sewers through such parts of the city of Quincy and the towns of Weymouth and Braintree to such point in the south metropolitan sewerage system as said commission may determine to be necessary in order to make connection with the high level sewer of said sewerage system. The location of such main trunk sewer or sewers shall be subject to the approval of the department of public health.

1910, 546, § 4,
amended.

State treas-
urer to issue
bonds, etc.

SECTION 2. Said chapter five hundred and forty-six is hereby further amended by striking out section four and inserting in place thereof the following: — *Section 4.* To meet the expenditures necessary in carrying out the provisions of this act, the state treasurer shall from time to time, upon request of the commission and subject to the approval of the governor and council, issue bonds in the name of the commonwealth to an amount not exceeding six hundred

thousand dollars, in addition to the amount of such bonds heretofore authorized for the construction of the south metropolitan sewerage system. Such bonds shall be issued as coupon or registered bonds for such term of years as may be recommended by the governor in accordance with section three of Article LXII of the amendments to the constitution, and shall bear interest at such rate as shall be fixed by the state treasurer, with the approval of the governor and council.

Approved May 28, 1930.

AN ACT PROVIDING A UNIFORM SYSTEM OF FIRE PREVENTION THROUGHOUT THE COMMONWEALTH. *Chap. 399*

Be it enacted, etc., as follows:

SECTION 1. The General Laws are hereby amended by striking out chapter one hundred and forty-eight, as amended, and inserting in place thereof the following: — G. L. 148, etc. amended.

CHAPTER 148.

FIRE PREVENTION.

Section 1. In this chapter the following words, unless a different meaning is required by the context or is specifically prescribed, shall have the following meanings: — Definitions.

“Commissioner”, the commissioner of public safety of the commonwealth. “Commissioner”.

“Department”, the department of public safety. “Department”.

“Division”, the division of fire prevention of the department of public safety. “Division”.

“Head of the fire department”, the fire commissioner, board of fire commissioners or fire engineers, or commissioner of public safety in those cities and towns having such an officer or officers; the chief executive officer of the fire department of each other city, town or fire district; and, in towns not having a fire department, the chief engineer, if any, otherwise the chairman of the board of selectmen. “Head of the fire department”.

“Inspector”, an inspector or police officer of the department of public safety. “Inspector”.

“Local licensing authority”, in towns, the board of selectmen; in Boston, the board of street commissioners; in other cities, the board of aldermen, or the licensing board or commission in cities wherein such a board or commission is authorized to grant licenses under this chapter. In case the board of aldermen or city council constitute such authority, any hearing required by this chapter may be held before a committee thereof. “Local licensing authority”.

“Marshal”, the state fire marshal. “Marshal”.

Section 2. Heads of fire departments in cities, towns or fire districts shall investigate the cause and circumstances of every fire in their respective jurisdictions by which property has been destroyed or damaged, especially to ascertain whether it was caused by carelessness or design. They shall Investigation of fires by certain officials.

begin such investigation forthwith after such fire, and if it appears to the official making such investigation that the fire is of suspicious origin or is the result of a violation of law, or if he is unable to determine the cause, he shall immediately notify the marshal. All other fires by which a loss is sustained shall, within forty-eight hours, excluding Sundays and holidays, be reported in writing to the marshal. Reports required by this section shall be on forms furnished by the department, and shall contain a statement of all facts relating to the cause and origin of the fire that can be ascertained, the extent of damage thereof, the insurance upon the property damaged, and such other information as may be required. The marshal shall keep in his office a record of all fires occurring in the commonwealth, with the results of such investigations, and such records shall be open to public inspection.

Marshal to investigate fires of suspicious origin.

Section 3. The marshal shall investigate or cause to be investigated the circumstances of all fires of suspicious origin of which he has notice, and may investigate or cause to be investigated the circumstances of any fire. For such purpose the marshal, or some person designated by the commissioner, may summon and examine on oath, administered by the marshal or such person, any person supposed to know or have means of knowing any material facts touching the subject of investigation. Such witnesses may be kept apart and examined separately, and such examination shall be reduced to writing, and false testimony therein shall be perjury. Any justice of a district court or of the superior court, upon application of the marshal or person so designated, may compel the attendance of such witnesses and the giving of such testimony in the same manner and to the same extent as before said court. If, upon such investigation, the marshal or person so designated believes that the evidence is sufficient to charge any person with crime, he shall make a complaint therefor, and shall furnish the proper officers with the evidence and names of witnesses obtained by him. He shall, when required, report to the commissioner of insurance his proceedings and the progress in prosecutions instituted hereunder.

Powers of marshal, inspectors, etc.

Section 4. The marshal, an inspector, the head of the fire department, or any person to whom the marshal or the head of the fire department may delegate the authority, may, in the performance of the duties imposed by this chapter, or in furtherance of the purpose of any provision of any law, ordinance or by-law relating to the subject matter of this chapter, or of any rule or regulation of the department, or any order of the marshal or head of the fire department, enter at any reasonable hour any building or other premises, or any ship or vessel, to make inspection or investigation, without being held or deemed to be guilty of trespass.

Buildings, etc., may be entered by certain public officials for investiga-

Section 5. The marshal, the head of the fire department or any person to whom the marshal or the head of the fire department may delegate his authority in writing, may,

and upon complaint of a person having an interest in any building or premises or property adjacent thereto, shall, at any reasonable hour, enter into buildings and upon premises, which term for the purposes of the remainder of this section shall include alleys adjacent thereto, within their jurisdiction and make an investigation as to the existence of conditions likely to cause fire. They shall, in writing, order such conditions to be remedied, and whenever such officers or persons find in any building or upon any premises any accumulation of combustible rubbish, including waste paper, rags, cardboard, string, packing material, sawdust, shavings, sticks, waste leather or rubber, broken boxes or barrels or other refuse that is or may become dangerous as a fire menace or as an obstacle to easy ingress into or egress from such buildings or premises, they shall, in writing, order the same to be removed or such conditions to be remedied. Notice of such order shall be served upon the owner, occupant or his authorized agent. If said order is not complied with within twenty-four hours, the person making such order, or any person designated by him, may enter into such building or upon such premises and remove such rubbish or abate such condition at the expense of such owner or occupant. Any expense so incurred by or on behalf of the commonwealth or of any city or town, shall be a lien upon such building or premises, effective upon the filing in the proper registry of deeds of a claim thereof signed by such person and setting forth the amount for which the lien is claimed; and the lien shall be enforced within the time and in the manner provided for the collection of taxes upon real estate. Any such owner or occupant who fails or refuses to comply with said order shall be punished by a fine of not more than fifty dollars for each consecutive forty-eight hours during which such failure or refusal to comply continues. Neither this section nor section four shall authorize entry into a one-family or two-family dwelling without the consent of the occupant.

tion as to existence of conditions likely to cause fire.

Conditions to be remedied, etc.

Order for removal of combustible materials.

Notice of order, service upon owner, etc.

Removal of rubbish at expense of owner, etc. upon failure to comply with order.

Expense to be lien upon building, etc.

Penalty.

Entry into certain dwellings unauthorized.

Penalty.

Section 6. Any city, town or district officer who wilfully neglects or refuses to comply with any duty or requirement imposed upon him by the preceding sections shall be punished by a fine of not less than twenty-five nor more than two hundred dollars.

Section 7. The marshal shall submit annually, before February fifteenth, a detailed report of all official action in relation to fires to the commissioner of insurance, who shall embody the material portions thereof in his annual report.

Report of fires.

Section 8. The marshal shall report to insurance companies, to owners of property, or to other persons interested in the subject matter of an investigation of the cause and circumstances of a fire any information obtained by such investigation which may in his opinion require attention from or by such insurance companies, owners of property or other persons. He may also report to the head of the fire department the results of any investigation into fires of

Report to insurance companies, etc.

suspicious origin reported to him by such head as required by section two.

Rules and regulations for explosives.

Section 9. The department shall make rules and regulations for the keeping, storage, use, manufacture, sale, handling, transportation or other disposition of gunpowder, dynamite, crude petroleum or any of its products, or explosive or inflammable fluids or compounds, tablets, torpedoes or any explosives of a like nature, or any other explosives, fireworks, firecrackers, or any substance having such properties that it may spontaneously, or acting under the influence of any contiguous substance, or of any chemical or physical agency, ignite, or inflame or generate inflammable or explosive vapors or gases to a dangerous extent, and may prescribe the location, materials and construction of buildings to be used for any of the said purposes, except that cities and towns may by ordinances or by-laws prohibit the sale or use of fireworks or firecrackers within the city or town, or may limit the time within which firecrackers and torpedoes may be used. Such rules and regulations shall require persons keeping, storing, using, selling, manufacturing, handling or transporting dynamite or other high explosives to make reports to the department in such particulars and in such detail that the quantity and location thereof will always be a matter of authentic record in the department. Cities and towns may also make and enforce ordinances and by-laws, not inconsistent with said rules and regulations, relative to the subject matter of this section, in addition to such as it may make as aforesaid relative to fireworks and firecrackers.

Cities and towns may make and enforce ordinances, etc., relative to fireworks.

Rules and regulations, effective upon approval, etc.

Section 10. The marshal shall submit to the commissioner rules and regulations required to be made by the department under any of the provisions of this chapter and shall, upon request of the commissioner, so submit rules and regulations which the department is authorized to make hereunder, and the same shall take effect, subject to section thirty-seven of chapter thirty, when approved by the commissioner and by the governor and council, and on such dates as the governor and council may fix.

Appropriation for expert assistance and for a laboratory.

Section 11. The commissioner may expend the amount annually appropriated for the employment of expert assistance, and also for maintaining a laboratory to aid in the enforcement of the laws relative to explosives and inflammable fluids and compounds. Expert assistants employed under this section shall aid in the enforcement of all laws, rules and regulations which it is the duty of the department to administer and enforce, and shall perform such other duties as the commissioner may prescribe. Said expert assistants shall be exempt from chapter thirty-one and the rules and regulations made thereunder.

Manufacture of fireworks or firecrackers.

Section 12. No building shall be used for the manufacture of fireworks or firecrackers without a license from the local licensing authority and a permit from the marshal.

Licenses for storing, manufacturing, etc., explosives, etc.

Section 13. No building or other structure shall, except as provided in section fourteen, be used for the keeping,

storage, manufacture or sale of any of the articles named in section nine, except fireworks, firecrackers and torpedoes, unless the local licensing authority shall have granted a license therefor after a public hearing, notice of the time and place of which hearing shall have been given, at the expense of the applicant, by the clerk of the city or of the local licensing authority, by publication, not less than seven days prior thereto, in a newspaper published in the representative district, if there is any published in the English language therein, otherwise in the city or town, wherein the land on which such license is to be exercised is situated, and also by the applicant by registered mail, not less than seven days prior to such hearing, to all owners of real estate abutting on said land, and unless the application for such license shall have endorsed thereon the certificate of approval or disapproval of the head of the fire department; provided, that any building or other structure once used under a license granted as aforesaid, or any building or other structure lawfully used for any of said purposes, may be continued in such use from year to year if the owner or occupant thereof shall annually, on or before April thirtieth, while such use continues, file for registration with the clerk of the city or town where such building or other structure is situated, or in Boston, with the fire commissioner, a certificate reciting such use and occupancy; and provided, further, that any building used as a garage for storing not more than three vehicles, when once used under such a license, or lawfully used for such purpose, may be continued in such use from year to year without such annual registration, and continuous use and occupancy thereof for such purpose shall be presumed. The department may by regulation prescribe the amount of ammunition, crude petroleum or any of its products or of any other inflammable fluid or compound, that may be kept for private use in a building or other structure without a license and registration, or either of them. Every license issued hereunder shall expire on April thirtieth following the date of issue, and registrations hereunder shall be effected on or before April thirtieth to take effect on May first following. Such fee as may be established from time to time by ordinance or by-law may be charged for any such license, registration or certificate of the head of the fire department, respectively; provided, that the fee for such registration shall be not more than one half of the amount of the fee for such a license.

Public hearing, notice, etc.

Certificate of approval or disapproval.

Provisos.

Regulation for keeping of explosives, etc., for private use without license, etc.

Expiration of licenses.

Fee.

Proviso.

Revocation of rights, etc.

The right to use a building or other structure for any of said purposes may be revoked for cause, after notice and a hearing given to such owner or occupant, by the local licensing authority, or by the marshal. Such building or structure shall always be subject to such alterations in construction and to such regulations of its use in respect to protection against fire or explosion as the department may prescribe.

Any person aggrieved by the granting of a license hereunder on the ground that the exercise thereof would constitute a fire

Appeal to marshal for revocation of license.

or explosion hazard may, within ten days after the granting thereof, appeal to the marshal who, after notice and hearing, shall finally determine whether such a hazard would result. If, in his opinion, such a hazard would result he shall notify the authority granting the license, who shall forthwith revoke the same.

Inflammable fluids in motor vehicles.

Section 14. Gasoline or any other volatile inflammable fluid which emits a vapor at a temperature below one hundred degrees Fahrenheit when tested in the open air shall, when in any motor vehicle which is in a building or other structure, be deemed to be kept in such building or other structure within the meaning of the preceding section; provided, that this section shall not apply to any building in existence on July first, nineteen hundred and eleven, in which not more than two automobiles or motor vehicles are kept, if such building or part thereof is not used either for human habitation or for holding gatherings of more than twenty persons, or for giving entertainments, instruction or employment to more than that number.

Proviso.

Penalty for violation of any regulation relative to transportation of gunpowder, etc.

Section 15. Whoever knowingly violates or knowingly causes or permits the violation of any regulation adopted and prescribed for the transportation of gunpowder and other explosives or explosive or inflammable fluids or compounds shall be punished by a fine of not more than one thousand dollars or by imprisonment for not more than one year, or both.

Penalty for violation of any regulation, etc., relative to storing, manufacturing, selling, etc., explosives.

Section 16. Whoever keeps, stores, uses, manufactures, sells, handles or otherwise disposes of any of the articles mentioned in section nine, in violation of section twelve or thirteen or of any regulation, ordinance or by-law made under section nine, or whoever violates any regulation made under section thirteen, shall, except as provided in sections fifteen and thirty-five and in section one hundred and two A of chapter two hundred and sixty-six, be punished by a fine of not more than one hundred dollars or by imprisonment for not more than one month, or both.

Powers of courts.

Section 17. The supreme judicial or superior court may restrain the erection, occupation or use of a building in violation of section thirteen or of any regulation made thereunder.

Inspectors of petroleum.

Section 18. The mayor of a city and the selectmen of a town shall annually appoint one or more inspectors of petroleum, who, before entering upon their official duties, shall be sworn, and who shall not be interested in the manufacture, sale or distribution of petroleum or any products thereof. Said inspectors shall enforce in their respective cities and towns the rules and regulations of the department relative to the selling or keeping for sale, for illuminating, heating, power or cooking purposes, of kerosene, petroleum or any product thereof. Their compensation shall be fixed in cities by the aldermen and in towns by the selectmen, and shall be paid by the city or town. Cities and towns may establish reasonable fees for inspections required by said rules or

Duties.

Compensation.

Fees.

regulations, payable into the city or town treasury unless otherwise provided by ordinance or by-law.

Section 19. Before the issue of a permit to use an explosive in the blasting of rock or any other substance as prescribed by the department, the applicant for the permit shall file with the clerk of the city or town where the blasting is to be done a bond running to the city or town, with sureties approved by the treasurer thereof, for such penal sum, not exceeding ten thousand dollars, as the marshal or the officer granting the permit shall determine to be necessary in order to cover the risk of damage that might ensue from the blasting or its keeping therefor; provided, that the marshal or the officer granting the permit may determine that a single and blanket bond in a penal sum not exceeding fifteen thousand dollars is sufficient to cover the risk of damage from all blasting operations of the applicant, either under the permit so issued or under future permits to use explosives in blasting operations. The bond shall be conditioned upon the payment of any loss, damage or injury resulting to persons or property by reason of such blasting or keeping.

Blasting bond.

Proviso.

Section 20. Action on a bond filed under the preceding section may be brought by any person to whom loss, damage or injury has resulted by reason of such blasting or keeping, and shall be brought in the name of, and for the use and at the cost and expense of, such person; but in no event shall action be brought on the bond for personal injury of an employee of the person receiving the permit. If claims on any bond are established to an amount greater than the penal sum thereof, such claims shall be paid pro rata to the amount of the penal sum, and executions shall issue accordingly.

Action on bond.

Section 21. The superior court shall have jurisdiction in equity, upon the petition of the commonwealth or of a city or town, to enforce the laws of the commonwealth and the regulations of the department relative to the blasting of rock, stone or other substance with any explosive.

Power of courts.

Section 22. Whoever suffers injury by the explosion of an explosive which is being kept or transported contrary to the provisions of this chapter or of the regulations of the department may recover damages therefor in tort against the persons who so violate said provisions or regulations.

Damages for illegal use, etc., of explosives.

Section 23. No volatile inflammable fluid except an amount not exceeding one quart contained in an approved safety can and no non-volatile inflammable fluid except an amount not exceeding ten gallons for domestic use shall be kept, used or stored in any part of any building used for habitation, and no volatile inflammable fluid in quantity exceeding one gallon contained in an approved safety can, and no non-volatile inflammable fluid in quantity exceeding thirty gallons, shall be kept, used or stored, except in the tank of an automobile, motor boat or stationary engine, within fifty feet of any building used for habitation, unless a permit has first been obtained therefor from the head of

Regulating the keeping, using and storage of volatile inflammable fluids, etc.

the fire department under such terms and conditions as he may prescribe.

Storage, keep-
ing or hand-
ling of com-
bustible
material.

Section 24. No part of any building used for habitation nor that part of any lot within fifty feet of any building so used shall, except as permitted by section twenty-three, be used for the storage, keeping or handling of any article or material that is or may become dangerous to the public safety as a fire menace, and no part of any such building shall be used as a carpenter shop or paint shop, nor for the storage, keeping or handling of excelsior, shavings, sawdust, cotton, paper stock, feathers or rags, except under such terms and conditions as the head of the fire department may prescribe in writing.

Use of sala-
manders.

Section 25. No salamander or stove for drying any construction material shall be used in any building except under such conditions as may be prescribed by the marshal; and no such salamander or stove shall be set upon a wooden floor unless it is raised above the floor at least four inches and set upon brick or other incombustible material in a bed of sand at least two inches thick, spread upon the floor and covering an area of at least two feet in all directions larger than the area of the salamander or stove.

Certain build-
ings to be
equipped with
automatic
sprinklers.

Section 26. Any building used in whole or in part for the business of woodworking, or for the business of manufacturing or working upon wooden, basket, rattan or cane goods or articles, or tow, shavings, excelsior, oakum, rope, twine, string, thread, bagging, paper, paper stock, cardboard, rags, cotton or linen, or cotton or linen garments or goods, or rubber, feathers, paint, grease, soap, oil, varnish, petroleum, gasoline, kerosene, benzine, naphtha or other inflammable fluids or compounds, and any building used in whole or in part for the business of keeping or storing any such goods or articles except in such small quantities as are usual for domestic use or for use in connection with and as incident to some business other than such keeping or storing, shall, upon the order of the marshal, be equipped with automatic sprinklers; provided, that no such order shall apply to any building unless four or more persons live or are usually employed therein above the second floor.

Proviso.

Penalty.

Section 27. Any owner of a building who, within six months after having received an order from the marshal under the preceding section, fails to comply with the requirement of such order shall be punished by a fine of not more than one thousand dollars.

Rules and
regulations
as to fires,
fire prevention
and fire hazard.

Section 28. The department shall make such regulations, and the head of the fire department shall make such orders or rules not inconsistent therewith, as may be necessary for the purpose of remedying any condition found to exist in or about any building or other premises or on any ship or vessel in respect to fires, the prevention of fire and fire hazard, but limited, except as otherwise provided, to the following subjects: —

A. Requiring the keeping of portable fire extinguishers,

buckets of water or other portable fire extinguishing devices on any premises by the occupant thereof, and prescribing the number and situation of such devices.

B. Causing obstacles that may interfere with the means of access or exit or with the operations of the fire department in case of fire to be removed from floors, halls, stairways and fire escapes.

C. The removal of any vessel moored to or anchored near any dock or pier if such vessel is in danger of catching fire, or is by reason of its condition or the nature of its cargo a menace to shipping or other property.

D. The cleaning of chimney flues and smoke and vent pipes and incinerators, and the installation of spark arresters in incinerators and in chimneys connected with permanent wood-burning furnaces.

E. The keeping of covered metal containers as receptacles for waste paper, oily rags and oily waste, and metal containers for ashes.

F. The use of self-closing safety cans of a type approved by the marshal for the keeping of volatile inflammable liquids.

G. Prohibiting or regulating the storage in any lot, building, shed, enclosure or other structure, of any empty packing boxes, cases, or barrels in such quantity as to amount to a fire hazard, and regulating the height of piles of lumber in lumber yards.

H. Prohibiting the fumigation of warehouses, factories or commercial buildings by the use of any volatile inflammable liquid, or any material requiring flame, without a permit from the marshal or the head of the fire department.

I. Prohibiting or regulating smoking in factories, workshops, mercantile establishments, docks, wharves and warehouses.

J. Requiring and regulating fire drills for employees of hospitals, theatres and other places of public amusement, and in public and private schools.

K. Requiring proper safeguards to be placed and maintained about or over roof skylights and about outer or inner courts or shafts at the roof line.

L. Prohibiting or regulating inflammable decorations in stores, halls and places of public assembly.

Section 29. If buildings or other premises are owned by one person and occupied by another under lease or otherwise, the orders of the marshal or head of the fire department shall apply to the occupant alone, except where the rules or orders require the making of additions to or changes in the premises themselves, such as would immediately become real estate and be the property of the owner of the premises. In such cases the rules or orders shall affect the owner and not the occupant; and unless it is otherwise agreed between the owner and the occupant, the occupant whose use of the premises has caused the making of such additions or changes, in addition to his rent or other payments, shall, after the

Orders to
occupant
or owner.

additions or changes are made, pay a reasonable per cent of the cost thereof annually to the owner of the premises. No rule or order shall be made or enforced which requires an expenditure by the owner or occupant of more than five per cent of the last annual assessed valuation of the buildings to which such rule or order relates.

Penalty for refusal or neglect to obey any lawful rule, order or regulation of marshal.

Section 30. If any city or town, or any head of a fire department, or any officer, servant or agent of the commonwealth or of any city or town refuses or unreasonably neglects to obey any lawful rule, order or regulation of the marshal, such city or town, upon information presented by him, shall be liable to a fine of not more than one thousand dollars, and such head of a fire department or other person shall be punished by a fine of not more than fifty dollars, and the rule or order may, upon application of the marshal, be enforced by the supreme judicial or superior court by writ of mandamus or otherwise. Violation or unreasonable neglect of such rules or orders by any person other than as aforesaid shall be punished by a fine of not more than ten dollars for each day during which such violation continues after notice to the person violating such rule or order. Such notice may be given by personal service or by posting the same in a conspicuous place on the premises affected thereby.

Appeal to marshal.

Section 31. Any person aggrieved by any act, order or decision of the head of a fire department, or other person or persons acting or purporting to act under authority derived from this chapter, except section five, or any rule or regulation thereunder, may appeal to the marshal, who shall make all necessary and proper orders thereon, but only in so far as the appeal presents a direct question of fire or explosion hazard. Such appeal shall be filed with the marshal not later than ten days following the act, order or decision appealed from.

Reports by fire insurance companies.

Section 32. The marshal may require every fire insurance company authorized to transact business in the commonwealth to report to him, through the secretary or some other officer of the company designated by the board of directors, such information as he may deem desirable concerning all fire losses on property insured in such company. Every insurance company adjusting a fire loss shall forward forthwith to the marshal a written statement of the amount of such adjustment on building and contents.

Marshal to study fire hazard and fire prevention, etc.

Section 33. The marshal shall study fire hazard and fire prevention and all matters relating thereto, hear suggestions and complaints from all persons and from all cities and towns, advise with the officers of such cities and towns and make suggestions to the general court and to the cities and towns looking to the improvement of the laws, ordinances and by-laws relating to fire departments, construction of buildings, building or fire limits, use and occupation of buildings and other premises, protection of existing buildings, fire escapes and other life-saving devices, segregation and licensing of

trades dangerous by reason of fire hazard, and all other matters relating to fire prevention and fire hazard.

The marshal may order the head of a fire department to assist, in his jurisdiction, in carrying out the provisions of this chapter.

May order assistance of head of a fire department.

Section 34. Except as otherwise provided, any person violating any provision of this chapter shall be liable to a fine of fifty dollars, or, in case of a continuing offence after notice of such violation, to a fine of not more than ten dollars for every day during which the violation continues.

Penalty for violation of any provision of chapter.

Section 35. No person shall have in his possession or under his control any bomb or other high explosive, as defined by the rules and regulations made under section nine, contrary to the provisions of this chapter or of any rule or regulation made thereunder. Whoever violates this section shall be punished by a fine of not more than one thousand dollars, or by imprisonment for not more than two and one half years, or both, and any bomb or explosive found in his possession or under his control on such violation shall be forfeited to the commonwealth. Any officer qualified to serve criminal process may arrest without a warrant any person violating this section.

Possession of bombs or other high explosives.

Penalty.

Section 36. Notice of the seizure of any bomb or explosive found in the possession or under the control of any person in violation of the preceding section shall immediately be sent to the marshal by the officer making the seizure, and, upon final conviction of such person, such bomb or explosive shall be adjudged forfeited to the commonwealth and delivered to the marshal or his authorized representative and disposed of at his discretion.

Notice of seizure.

Section 37. No person shall construct, maintain or use any tank or container of more than ten thousand gallons' capacity, for the storage of any fluid other than water, unless the same is located underground, without first securing a permit therefor from the commissioner. The commissioner may, after notice and hearing, revoke any such permit for cause. Whoever violates this section or a rule or regulation made under the following section shall be punished by a fine of not less than fifty nor more than one thousand dollars.

Permits for construction and maintenance of certain tanks.

Penalty.

Section 38. The department shall make rules and regulations governing the construction, use and maintenance of tanks to which the preceding section applies. Such rules and regulations shall not take effect until approved by the governor and council, and filed in the office of the state secretary.

Rules and regulations as to construction, etc., of such tanks.

Section 39. No person shall sell or keep for sale any blank cartridge, toy pistol, toy gun or toy cannon that can be used to fire a blank cartridge; or sell or keep for sale, or fire, explode or cause to explode any blank cartridge or bomb, or sell or keep for sale, or set off, explode or cause to explode any fireworks containing any picric acid or picrates, or any fire-cracker exceeding two inches in length and three eighths of an inch in diameter or of a greater explosive power than a

Blank cartridges, etc., sale, etc., prohibited.

Proviso.

firecracker of such size containing black gunpowder only; provided, that this section shall not apply to illuminating fireworks set off between the hours of six and twelve o'clock post meridian, excepting those containing picric acid or picrates, or to the sale of any article herein named to be shipped directly out of the commonwealth, or to the sale or use of explosives in the firing of salutes by official authorities, or to the sale or use of blank cartridges for a duly licensed show or theatre or for signal purposes in athletic sports, or to experiments at a factory for explosives, or to the firing of salutes with cannon where a permit has been secured from the marshal or some officer designated by him therefor, or to the sale of blank cartridges for the use of, or their use by, the militia or any organization of war veterans, or other organization authorized by law to parade in public a color guard armed with firearms, or in teaching the use of firearms by experts.

Persons storing fireworks in quantities or manufacturing fireworks to file a bond with city or town clerk, etc.

Section 40. No person shall store fireworks in quantities except such as may be permitted by the rules and regulations of the department outside the premises of a fireworks manufactory in any building or other structure located within one thousand feet of any church, theatre, hall, place of public assembly, factory or any inhabited building, nor shall any person manufacture fireworks, unless he has previously filed with the clerk of the city or town in which the said fireworks are to be manufactured or stored a bond running to the treasurer of the said city or town with a surety or sureties approved by the said treasurer, in such penal sum, not less than ten thousand dollars, as the mayor of the city or the selectmen of the town, with the approval of the marshal, shall determine to be necessary to cover the losses, damages or injuries that might ensue from the said manufacture or storage. The bond shall be conditioned upon the payment of any judgment obtained in an action against said person so manufacturing or storing fireworks for or on account of any loss, damage or injury resulting to persons or property by reason of the said manufacture or wholesale storage.

Action on bond, how brought, etc.

Section 41. Action on a bond filed under section forty or forty-two may be brought by any person holding a judgment to secure the payment of which the bond was filed and may be brought by such person in the name of the city or town treasurer, or of the state treasurer, as the case may be, but for the use and benefit, and at the cost and expense, of the person so bringing the said action; provided, that such a judgment was recovered in an action brought within twelve months of the time when the cause of action accrued.

Proviso.

Persons discharging, etc., fireworks at public exhibitions to file a bond with state treasurer, etc.

Section 42. No person engaged in the business of displaying or exhibiting fireworks shall, by himself or his agents, discharge, fire off, explode or display fireworks unless he has on file with the state treasurer a bond running to the state treasurer with a surety or sureties approved by him for the penal sum of fifteen thousand dollars, and for such additional penal sum as the marshal shall determine to be necessary to

cover the losses, damages or injuries that might ensue to persons or property by reason thereof. The bond shall be conditioned upon the payment of any judgment obtained in an action brought against said person so discharging, firing off, exploding or displaying fireworks, for or on account of any loss, damage or injury resulting to persons or property by reason of the said discharging, firing off, exploding or displaying of said fireworks.

Section 43. No action for injury to an employee of a person required to give a bond under section forty or forty-two shall be brought on such bond if such injury arises out of and in the course of the employment. If claims under any bond filed under either of said sections are established to an amount greater than the penal sum of the bond, such claims shall be paid pro rata to the amount of the penal sum and executions shall issue accordingly. Nothing in the three preceding sections shall deprive a person suffering loss, damage or injury of any other right or remedy provided by law.

No action to be brought on bond for injuries arising in course of employment.

Payment of claims greater in amount than penal sum of bond, etc.

Section 44. Firecrackers and pyrotechnical ship or railway signals shall be included and classed as fireworks, but the provisions of the four preceding sections shall not apply to the storage of pyrotechnical ship or railway signals nor to the discharge, firing or exploding of the said signals when used for the protection of life and property.

Not applicable to storage or discharge of pyrotechnical ship or railway signals.

Section 45. Whoever violates any provision of the five preceding sections shall be punished by a fine of not more than five hundred dollars or by imprisonment for not more than six months, or both.

Penalty.

Section 46. No person shall manufacture, store, keep for sale, sell or transport any compound for use as a stove polish containing any liquid or compound whatsoever which will emit a gas that will flash at a temperature of less than one hundred and forty degrees Fahrenheit, except that foundry paste which contains inflammable compound, if packed in metal containers, sealed by fusion and weighing in gross not less than five pounds, and if such container is labeled "Dangerous — Inflammable compound — Keep away from fire, heat and lights" may be manufactured, stored, kept for sale, sold or transported for use only by stove foundries, stove manufacturers and stove dealers on their own premises under regulations prescribed by the marshal. The flash point of said compound shall be ascertained by use of some standard closed cup instrument or other method approved by the marshal.

Explosive stove polish.

Section 47. Violation of any provision of section thirty-nine or forty-six shall be punished by a fine of not more than one hundred dollars or by imprisonment for not more than one month, or both.

Penalty.

Section 48. Whoever mixes for sale naphtha and illuminating oils or naphtha and oils to be used for fuel in dwellings or other buildings whereby human life is endangered or exposed, or sells or offers for sale such mixture, or oils for illuminating, heating or cooking purposes so mixed with

Sale, etc., of dangerous illuminating or fuel oils regulated.

Penalty.	<p>any other substance as to render their use for such purposes a menace to human life, or sells or offers for sale, except for remanufacture, illuminating or fuel oils made from coal or petroleum which will evaporate a gas that will flash at a temperature of less than one hundred and fifteen degrees Fahrenheit or ignite at a temperature of less than one hundred and twenty-five degrees Fahrenheit, to be ascertained by the application of some standard approved instrument, or whoever sells or keeps or offers for sale naphtha under a name which tends to conceal its inflammable character, shall be punished by a fine of not more than one hundred dollars or by imprisonment for not more than one month, or both, and shall also be liable for any damage suffered by any person from the explosion or ignition of such oil thus unlawfully sold or kept or offered for sale. Such oil thus unlawfully sold or kept or offered for sale, and the casks or packages containing the same, shall be forfeited and sold, and the proceeds shall be paid to the commonwealth.</p>
Forfeiture, etc., of oil unlawfully sold, etc.	<p><i>Section 49.</i> For the purposes of the preceding section, illuminating or fuel oils made from coal or petroleum and having an igniting point of less than one hundred and twenty-five degrees Fahrenheit, to be determined as therein provided, shall be deemed to be mixed with naphtha, and shall be branded unsafe for illuminating purposes or for use as fuel.</p>
Certain illuminating or fuel oils to be deemed to be mixed with naphtha, etc.	<p><i>Section 50.</i> Upon complaint made to a court or justice authorized to issue warrants in criminal cases that the complainant has probable cause to suspect and does suspect that gunpowder, dynamite or any other explosives, crude petroleum or any of its products, or explosive or inflammable fluids are kept or are to be found in any place contrary to this chapter or regulations made hereunder, such court or justice may issue a search warrant in conformity with chapter two hundred and seventy-six, so far as applicable, commanding the officer to whom the warrant is directed to enter any shop, building, manufactory, vehicle or vessel specified in the warrant, and there make diligent search for the articles specified in the warrant, and make return of his doings forthwith to the court or justice having jurisdiction thereof. Such warrants may be directed to an inspector or to the head of the fire department.</p>
Search warrant for explosives illegally kept.	<p><i>Section 51.</i> Articles seized under the preceding section may, after due notice and hearing, be adjudged to be forfeited, and may be ordered to be sold or destroyed in such manner as the court or magistrate may direct, and the proceeds, if any, paid into the county treasury.</p>
Forfeiture of explosives illegally kept.	<p><i>Section 52.</i> Whoever keeps matches for sale or use in any store unless the same are in unbroken cases or in a metal or other fireproof receptacle with the cover closed, except when it is necessary to obtain access thereto, shall be punished by a fine of not more than fifty dollars.</p>
Keeping of matches.	<p><i>Section 53.</i> Whoever liberates or flies a fire balloon shall be punished by a fine of not more than one hundred dollars</p>
Fire balloons.	

or by imprisonment for not more than one month, or both.

Section 54. Whoever drops or throws from any vehicle while the same is upon a public or private way running along or near forest land, or, except as permitted by law, drops, throws, deposits or otherwise places in or upon forest land, any lighted cigarette, cigar, match, live ashes or other flaming or glowing substance, or any substance or thing which in and of itself is likely to cause a fire, shall be punished by a fine of not more than twenty-five dollars.

Penalty for dropping, throwing, etc., lighted cigarettes, etc., in or upon forest land, etc.

Section 55. Whoever manufactures or sells or knowingly uses, or has in possession for the purpose of sale, any golf ball containing any acid, fluid, gas or other substance tending to cause the ball to explode and to inflict bodily injury shall for the first offence be punished by a fine of not more than five hundred dollars, and for any subsequent offence by a fine of not more than one thousand dollars or by imprisonment for not more than one year, or both.

Explosive golf balls.

Section 56. In any city or town which accepts the provisions of this section no person shall engage in the business of conducting or maintaining an open-air parking space without a license therefor granted by the licensing authority, approved in all cases by the head of the fire department. The license shall specify all the premises to be occupied by the licensee for the purpose of conducting the licensed business. The fee for each such license shall be such amount as may be established by the authority granting the license, and said authority may reasonably classify said licenses and fees. Licenses granted hereunder shall expire on April thirtieth following the date of issue, or on such date as may be specified therein, and may be suspended or revoked by such authority and by the head of the fire department. Whoever, not being licensed, engages in a business required by this section to be licensed, or is concerned therein, or, being licensed, engages in such business, or is concerned therein, in any other place than that designated in his license or after notice to him that his license has been suspended or revoked, shall be punished by a fine of not more than one hundred dollars.

Licensing of open-air parking spaces.

Fee.

Expiration.

Penalty.

SECTION 2. Section twenty-one of chapter forty-eight of the General Laws is hereby amended by striking out the last sentence.

G. L. 48, § 21, amended.

SECTION 3. Section one hundred and twenty of chapter one hundred and forty of the General Laws is hereby repealed.

G. L. 140, § 120, repealed.

SECTION 4. Chapter two hundred and seventy-two of the General Laws is hereby amended by striking out section eighty-six E, inserted by section two of chapter four hundred and seventy-eight of the acts of nineteen hundred and twenty-four, and inserting in place thereof the following:—

G. L. 272, § 86E, amended.

Section 86E. The chief of the fire department or any person designated by him may, at all reasonable hours, enter into buildings within their jurisdiction where horses or mules are stabled, or upon premises adjacent thereto, for

Entry into stables by certain officials for law enforcement.

To remedy conditions likely to cause fire.

G. L. 147, § 5, etc., amended.

Appeal from certain orders, etc.

Proviso.

Superior court may annul or enforce orders, etc.

Department of public safety to consider ways, etc., for raising revenue required, etc.

Report to general court, etc.

When operative.

the purpose of enforcing sections eighty-six A to eighty-six D, inclusive, and if any such official or person so authorized finds the existence of conditions likely to cause a fire in such buildings or on such premises, he shall order such conditions to be remedied. Such order shall be served by delivering the same in hand or by posting the same in a conspicuous place on the building or premises affected thereby.

SECTION 5. Chapter one hundred and forty-seven of the General Laws, as amended in section five by chapter three hundred and twenty of the acts of nineteen hundred and twenty-eight, is hereby further amended by striking out said section and inserting in place thereof the following:—
Section 5. Any person affected by an order of the department or of a division or office thereof, except one made by the state fire marshal under chapter one hundred and forty-eight, may, within such time as the commissioner may fix, which shall not be less than ten days after notice of such order, appeal to the commissioner, who shall thereupon grant a hearing, and after such hearing may amend, suspend or revoke such order. Any person aggrieved by an order approved by the commissioner, or by an order made by the state fire marshal as aforesaid, may appeal to the superior court; provided, that such appeal is taken within fifteen days from the date when such order is approved or made. The superior court shall have jurisdiction in equity upon such appeal to annul such order if found to exceed the authority of the department or of the marshal, as the case may be, or upon petition of the commissioner to enforce all valid orders issued by the department. Nothing herein contained shall be construed to deprive any person of the right to pursue any other lawful remedy.

SECTION 6. The department of public safety is hereby directed to consider ways and means for the raising of revenue required, in whole or in part, to cover the cost of the service authorized by the provisions of this act, by the establishment of a schedule of fees or otherwise, and shall report to the general court its findings and recommendations, together with drafts of legislation necessary to carry its recommendations into effect, by filing the same with the clerk of the house of representatives not later than the first Wednesday in December of the current year.

SECTION 7. This act shall become operative on December first of the current year.

Approved May 28, 1930.

Chap.400 AN ACT RELATIVE TO THE COMPENSATION OF CERTAIN OFFICERS AND EMPLOYEES WHOSE COMPENSATION IS PAID IN WHOLE FROM COUNTY FUNDS, AND OF REGISTERS AND ASSISTANT REGISTERS OF PROBATE.

Be it enacted, etc., as follows:

G. L. 34, § 5, etc., amended.

SECTION 1. Chapter thirty-four of the General Laws, as amended in section five by section one of chapter three hun-

dred and twenty-seven of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out said section five and inserting in place thereof the following:—
Section 5. The salaries of county commissioners, payable by their respective counties in full for all services performed by said commissioners except as otherwise provided, shall be as follows:—

Salaries of county commissioners.

Dukes County	\$400
Barnstable, Franklin, Hampshire	1,500
Berkshire, Plymouth	2,100
Norfolk, Hampden, Bristol	3,000
Worcester, Essex	3,600
Middlesex	4,200

SECTION 2. Section six of said chapter thirty-four is hereby repealed.

G. L. 34, § 6, repealed.

SECTION 3. Said chapter thirty-four is hereby further amended by striking out section seven and inserting in place thereof the following:—*Section 7.* An associate commissioner shall be paid by the county not less than five dollars for each day of actual service, not exceeding five hundred dollars in any year, and ten cents a mile for travel each way. The commissioners of Middlesex county, when acting in relation to Revere or Winthrop, shall be paid therefor by said city and town, or either of them, in such proportions as the commissioners may direct, at the rate of ten dollars a day and five cents a mile for travel for each commissioner in attendance.

G. L. 34, § 7, amended.

Compensation of associate commissioners, etc.

SECTION 4. Chapter thirty-five of the General Laws is hereby amended by inserting after section twenty-seven the following new section:—*Section 27A.* The county treasurer of each county shall act as the treasurer and custodian of the funds of every institution, organization, board, commission or other public body to the use of which funds of his county are contributed, provided that in case any such public body serves a district comprising more than one county, the county treasurer of the county in which such public body is chiefly located or has its headquarters, as determined by the director of accounts, shall so act.

G. L. 35, new section after § 27.

County treasurers to act as treasurers and custodians of certain funds, etc.

Proviso.

SECTION 5. Said chapter thirty-five is hereby further amended by adding thereto, under the caption, COUNTY PERSONNEL BOARD AND CLASSIFICATION OF COUNTY SALARIES, OFFICES AND POSITIONS, the nine following new sections:—*Section 48.* There is hereby established a county personnel board, in this and the eight following sections called the board, consisting of three county commissioners, one to be elected by and from the county commissioners of Berkshire, Franklin, Hampden and Hampshire counties; one to be elected by and from the county commissioners of Essex, Middlesex and Worcester counties; and one to be elected by and from the county commissioners of Barnstable, Bristol, Norfolk and Plymouth counties, provided that in the election of such member from the last named counties, the chairman

G. L. 35, new sections added.

County personnel board established.

Membership.

Proviso.

Terms.	of the county commissioners of each of the counties of Nantucket and Dukes County shall be entitled to one vote. The commissioner first elected from the county commissioners of Berkshire, Franklin, Hampden and Hampshire counties shall serve for a term of one year, the commissioner first elected from the county commissioners of Essex, Middlesex and Worcester counties shall serve for a term of two years, and the commissioner first elected from the county commissioners of Barnstable, Bristol, Norfolk and Plymouth counties shall serve for a term of three years. The members first elected as aforesaid shall be elected not later than the first day of September, nineteen hundred and thirty, and their several terms shall run from said date. Their successors shall be chosen in the same manner and shall serve for terms of three years from the first day of September in the year when elected. The retirement of any member of the board as a county commissioner shall thereupon create a vacancy in the board. All vacancies in the board shall be filled in the same manner as the original election for the unexpired term, and all commissioners elected to said board shall serve until the qualification of their respective successors. Each member of the board shall receive as compensation the sum of ten dollars for each day's attendance on board meetings, in addition to his salary as county commissioner, and shall be reimbursed for expenses actually incurred in the transaction of the business of the board; provided, that the total amount paid for compensation as aforesaid shall not exceed one thousand dollars annually.
Vacancies, how filled.	
Compensation.	
Reimbursement for expenses.	
Proviso.	
Offices and positions whereof salaries are payable from treasury of one or more counties, etc., except certain offices, to be classified by board.	<i>Section 49.</i> Every office and position whereof the salary is wholly payable from the treasury of one or more counties, or from funds administered by and through county officials, except the offices of county commissioners and associate county commissioners, justices, special justices, clerks and assistant clerks of the district courts, trial justices, offices and positions filled by appointment of the governor with the advice and consent of the council, and probation officers, shall be classified by the board in the manner provided by sections forty-eight to fifty-six, inclusive, and every such office and position, now existing or hereafter established, shall be allocated by the board to its proper place in such classification. Offices and positions in the service of any department, board, school or hospital principally supported by the funds of the county or counties, or in the service of a hospital district established under sections seventy-eight to ninety-one, inclusive, of chapter one hundred and eleven, shall likewise be subject to classification as aforesaid.
Offices and positions in service of certain departments, schools or hospitals subject to classification.	
Duties of director of accounts.	<i>Section 50.</i> The director of accounts shall (a) prepare and submit to the board classification and compensation plans, together with such rules for the administration thereof as he may deem proper; (b) recommend to the board such amendments thereto as he deems expedient, and also advise and report to the board relative to amendments proposed under section fifty-three; (c) keep an official roster of the

officers and employees subject to sections forty-eight to fifty-six, inclusive, with such other relevant information as he may deem advisable, furnishing for each county a duplicate roster of such officers and employees of the county for filing in the office of the county commissioners; (d) advise and assist the several county commissioners and the board in carrying out the purposes of said sections; (e) perform such other duties as may be requested by the county commissioners of any county or the board in carrying out said purposes; (f) make a continuing study of personnel problems, employment conditions and economic changes as affecting offices and positions subject to said sections; and (g) investigate and make report to the board on appeals as provided in section fifty-two.

The director may employ a person skilled and experienced in public classification and compensation work to assist in the performance of the duties imposed upon him by said sections forty-eight to fifty-six, inclusive. Such employment shall not be subject to chapter thirty-one. All expenses incurred by the director under this section and the compensation and expenses payable under section forty-eight shall be paid in the first instance by the commonwealth, from such funds as may be appropriated by the general court; and the several counties, excluding Suffolk, shall reimburse the commonwealth therefor in proportion to their taxable valuations as determined by the director.

Section 51. The board shall (a) pass upon and finally adopt and put into effect, with such modifications, changes and additions as it shall deem proper, the classification and compensation plans and rules for their administration proposed by the director of accounts under section fifty; (b) pass upon, finally adopt and put into effect, with such modifications as it may deem proper, amendments to the classification and compensation plans and the rules for their administration as may be proposed from time to time under the provisions of section fifty or fifty-three; provided, that no such amendment not proposed by the director of accounts under section fifty shall be adopted except after a report which shall be made by said director within thirty days after submission to him; (c) pass upon and finally determine appeals relative to classification, as provided in section fifty-two; and (d) perform such other functions and duties as may be imposed upon it by said sections forty-eight to fifty-six, inclusive.

Section 52. The classification and allocation of offices and positions required to be classified and allocated by section forty-nine shall be according to their respective duties and responsibilities. The classification shall be established by specifications defining for each office or position or class of offices or positions the title, duties and responsibilities thereof. The titles used in such classification shall be used for pay rolls, in the records of county commissioners, county treasurers, the director of accounts and of the

Director may employ person skilled in public classification.

Expenses to be paid by state.

Reimbursement.

Duties of board.

Proviso.

Classification and allocation of offices and positions to be according to their duties and responsibilities, etc.

Incumbents to perform duties prescribed for class to which they are assigned, etc.

Aggrieved incumbent may appeal to board, etc.

Duties of county commissioners.

Newly elected employees, etc., to receive minimum rate, etc.

Provisos.

Recommendations for promotions, transfers,

board, and in all budget and appropriation records, but for working and administrative purposes within a department and for public convenience other titles may be used. Incumbents of offices and positions so classified shall perform, as far as practicable, the duties prescribed for the class to which they are assigned, but nothing in sections forty-eight to fifty-six, inclusive, shall be construed to limit or to restrict the county commissioners or other administrative authorities having charge of a department in assigning other work to such incumbents.

Any incumbent aggrieved by the allocation or classification of his office or position may, in writing, appeal to the board. Such appeal shall be filed with the appellant's board of county commissioners, who shall forward the appeal to the board, accompanied by a report and their recommendations thereon. The board shall refer the appeal to the director of accounts, who shall investigate the merits thereof and report to the board. The board shall then finally determine the appeal after hearing all persons interested.

Section 53. The county commissioners of the several counties shall (1) keep on file in their respective offices the duplicate roster of officers and employees of their county, furnished by the director under section fifty; (2) receive and forward to the board, with their report and recommendations thereon, appeals, as provided in section fifty-two; (3) receive and act upon recommendations for salary increases, as provided in section fifty-four, and (4) perform such other functions and duties as may be imposed upon them by said sections forty-eight to fifty-six, inclusive. They may also recommend to the board amendments to the classification and compensation plans and to the rules relating thereto. They shall be entitled to be heard in the determination of questions of classification and allocation on appeal to the board, or otherwise.

Section 54. Newly elected or appointed officers or employees shall receive the minimum rate in the scale for the class to which the office or position has been allocated; provided (1) that where a person already in the service is transferred or demoted, or a former officer or employee is reinstated to an office or position in the class, he shall enter the office or position at the rate which he last received, except that, if the rate received in the former office or position is higher than the maximum of the class, he shall receive the maximum rate; and provided (2) that the board, upon recommendation of the proper county commissioners, supported by evidence of special fitness and exceptional circumstances satisfactory to them, may approve an entrance rate greater than the minimum rate; and provided (3) that less than the minimum rate may be paid in cases found by the board to be exceptional.

Recommendations for promotions, transfers and salary increases, supported by such data as the case may require,

shall be submitted to the county commissioners of the various counties by the proper authority, and such recommendations, if conforming to the classification and compensation plans and rules provided for in section fifty-one, may, in their discretion, be granted by the county commissioners; except that all cases involving more than one increment in the salary scale, an original appointment at a rate higher than a minimum rate, the creation of a new class, or other departure from the normal procedure as outlined in the classification and compensation plans and rules shall in each instance be referred by the county commissioners to the board, and the action by the board in relation thereto shall be final. Salary increases in counties, other than Suffolk, shall not become effective unless and until an appropriation sufficient to cover the same has been granted by the general court.

fers and salary increases to be submitted to county commissioners, etc.

Section 55. Except as otherwise expressly provided, all salaries established under the authority of sections forty-eight to fifty-six, inclusive, shall be in full compensation for all services rendered, and every officer or employee shall pay all fees and other moneys received directly or indirectly in the course of his public employment, into the county treasury; provided, that nothing contained in said sections shall prevent the reimbursement of actual and other expenses necessary for the transaction of public business or the payment of overtime approved by the county commissioners, upon evidence of necessity therefor.

Salaries to be in full compensation for all services rendered, except, etc.

Proviso.

Section 56. For Suffolk county, the duties prescribed for the board by section fifty-one, except clause (c) thereof, shall be performed by the city council of the city of Boston, subject to the provisions of the charter of said city; the duties prescribed by sections forty-nine to fifty-five, inclusive, for the director of accounts shall be performed by the budget commissioner of said city, and all other duties prescribed and powers conferred by said sections forty-nine to fifty-five shall be performed by the mayor of said city. Any other county is hereby authorized, subject in all respects to the approval of the governor and council, to establish agencies for the purpose of establishing and administering classification and compensation plans in accordance with the provisions of sections forty-nine to fifty-five, inclusive, and agencies so established shall have the powers granted by said sections to the board and the director of accounts. Upon the establishment of such agency, such county shall cease to be represented in the board or to participate in the election of its members, and its obligation to contribute toward the expenses incurred by the board and by the director under section fifty shall terminate.

Suffolk county, by whom various duties prescribed by certain sections shall be performed.

Establishment of agencies for purpose of establishing and administering classification and compensation plans, etc.

SECTION 6. Section forty-five of chapter thirty of the General Laws, as amended by section forty-eight of chapter three hundred and sixty-two of the acts of nineteen hundred and twenty-three, is hereby further amended by inserting after the word "office" in the fifth line the words: —

G. L. 30, § 45, etc., amended.

Classification of certain state offices and positions, including registers and assistant registers of probate.

Director of accounts to use certain plans as a general basis for the initial classification and compensation plans.

Effective date of initial classification and compensation plans.

Adjustments of rates of pay of officers and employees subject to act in effect immediately prior to effective date of classification, etc.

Certain rights of incumbents of elective county offices not affected.

but including registers and assistant registers of probate and their assistants, — so that the first sentence will read as follows:— *Section 45.* All appointive offices and positions in the government of the commonwealth, except those in the judicial branch and those in the legislative branch other than the additional clerical and other assistants in the sergeant-at-arms' office, but including registers and assistant registers of probate and their assistants, shall be classified by the division of personnel and standardization, subject to the approval of the governor and council, in services, groups and grades according to the duties pertaining to each office or position.

SECTION 7. The director of accounts shall use as a general basis for the initial classification and compensation plans which he is required to submit to the county personnel board under section fifty of chapter thirty-five of the General Laws, inserted therein by section five of this act, the plans set forth in appendix A of senate document numbered two hundred and seventy for the current year, formulated by the special commission on county salaries established by chapter thirty-three of the resolves of nineteen hundred and twenty-nine.

SECTION 8. The initial classification and compensation plans and rates thereunder, provided for by this act, shall be put into effect for the financial year beginning January first, nineteen hundred and thirty-one; and the salaries and compensations of all offices and positions subject to classification under this act, as established immediately prior to the effective date of this act, shall continue without change until said initial classification becomes effective as aforesaid.

SECTION 9. Rates of pay of officers and employees subject to this act in effect immediately prior to the effective date of classification hereunder shall be adjusted to the classified rates of compensation provided under the authority of this act in accordance with the following plan: (a) the rate of pay of an officer or employee receiving on said date more than the maximum prescribed for the class to which he is allocated shall not be reduced so long as he is filling the same office or position and performing the duties thereof; (b) the rate of pay of an officer or employee who, on said date, is paid a rate between the minimum and the maximum of his class which does not correspond with any intermediate rate shall be adjusted as early as fiscal requirements permit to the next higher rate; and (c) the rate of pay of an officer or employee receiving on said date less than the minimum prescribed for a class may be increased in the discretion of the county commissioners of his county to the minimum rate of the class. The right of the incumbent of an elective county office to continue to receive compensation under the provisions of this section shall not be affected by his reelection.

Approved May 28, 1930.

AN ACT RELATIVE TO THE SETTING OF FIRES IN THE OPEN AIR. *Chap.401*
Be it enacted, etc., as follows:

SECTION 1. Chapter forty-eight of the General Laws, as most recently amended in section thirteen by chapter one hundred and sixty of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out said section thirteen and inserting in place thereof the following:

G. L. 48, § 13, etc., amended.

— *Section 13.* No person shall set, maintain or increase a fire in the open air at any time unless the ground is substantially covered with snow, except by written permission, covering a period not exceeding ten days from the date thereof, granted by the forest warden or chief of the fire department in cities and towns, or, in cities having such an official, the fire commissioner; provided, that débris from fields, gardens and orchards, and leaves and rubbish from yards, may be burned on ploughed fields by the owners thereof, their agents or lessees, if such fire is at least two hundred feet distant from any sprout or forest land and at least fifty feet distant from any building and is properly attended until extinguished; and provided, further, that persons above the age of eighteen may set or maintain a fire for a reasonable purpose upon sandy land, or upon salt marshes or sandy or rocky beaches bordering on tide water, if the fire is enclosed within rocks, metal or other non-inflammable material. The forester may make rules and regulations relating to the granting and revocation of such permits binding throughout the commonwealth. Such rules and regulations shall take effect subject to section thirty-seven of chapter thirty, when approved by the governor and council. The forest wardens in towns and officials performing the duties of forest wardens in cities shall cause public notice to be given of the provisions of this section and shall enforce the same. Whoever violates any provision of this section shall be punished by a fine of not more than one hundred dollars or by imprisonment for not more than one month, or both.

Setting, etc., fires in open air regulated.

Provisos.

Rules and regulations by state forester.

Notice and enforcement of law.

Penalty.

SECTION 2. Section fourteen of said chapter forty-eight, as amended by section one of chapter two hundred and eighty of the acts of nineteen hundred and twenty-seven, is hereby repealed.

G. L. 48, § 14, etc., repealed.

Approved May 28, 1930.

AN ACT PROVIDING FOR ADEQUATE ASSISTANCE TO CERTAIN AGED CITIZENS AND FOR A REPORT BY THE COMMISSIONER OF CORPORATIONS AND TAXATION AS TO WAYS AND MEANS FOR RAISING THE REQUIRED REVENUE. *Chap.402*

Be it enacted, etc., as follows:

SECTION 1. The General Laws are hereby amended by inserting after chapter one hundred and eighteen, under the title, Adequate Assistance to Certain Aged Citizens, the following new chapter: —

G. L., new chapter after chapter 118.

CHAPTER 118A.

ADEQUATE ASSISTANCE TO CERTAIN AGED CITIZENS.

Adequate assistance to certain aged citizens under supervision of department of public welfare.

Section 1. Adequate assistance to deserving citizens in need of relief and support seventy years of age or over who shall have resided in the commonwealth not less than twenty years immediately preceding arrival at such age, subject to such reasonable exceptions as to continuity of residence as the department of public welfare, in this chapter called the department, may determine by rules hereinafter authorized, shall be granted under the supervision of the department. Such assistance shall, wherever practicable, be given to the aged person in his own home or in lodgings or in a boarding home, and it shall be sufficient to provide such suitable and dignified care. No person receiving assistance hereunder shall be deemed to be a pauper by reason thereof.

Bureau of Old Age Assistance to be established by each board of public welfare.

Section 2. Each board of public welfare shall, for the purpose of granting adequate assistance and service to such aged persons, establish a division thereof to be designated as the Bureau of Old Age Assistance. In determining the need for financial assistance, said bureaus shall give consideration to the resources of the aged person and to the ability of children and others to support such aged person. Separate records of all such aged persons who are aided shall be kept and reports returned in the manner prescribed by section thirty-four of chapter forty-one and by sections thirty-two and thirty-three of chapter one hundred and seventeen.

Cities and towns to be reimbursed by commonwealth for assistance given, etc.

Section 3. In respect to all aged persons in receipt of assistance under this chapter, the town rendering the assistance shall, after and subject to approval of the bills by the department and subject otherwise to the provisions of section forty-two of chapter one hundred and twenty-one, be reimbursed by the commonwealth for one third of the amount of assistance given, or, if the person so aided has no settlement in the commonwealth, for the total amount thereof. If the person so aided has a legal settlement in another town, two thirds of the amount of such assistance given may be recovered in contract against the town liable therefor in accordance with chapter one hundred and seventeen.

Duties of department.

Section 4. The department shall supervise the work done and measures taken by the boards of public welfare of the several towns in respect to persons aided and service given under this chapter; and for this purpose may make such rules relative to notice and reimbursement, and such other rules relating to the administration of this chapter, as it deems necessary, and may visit any person aided, and shall have access to any records and other data kept by the boards of public welfare or their representatives relating to such assistance, and may require the production of books and papers and the testimony of witnesses under oath.

Commissioner of corporations and taxation

SECTION 2. The commissioner of corporations and taxation is hereby directed to consider ways and means for raising

the revenue required by the commonwealth and by the cities and towns thereof to carry out the terms of this act from sources which, so far as may be, will not constitute an additional burden on real estate, and shall especially consider some form of taxation on amusements, proprietary articles and luxuries, and shall report to the general court his findings and recommendations, together with drafts of legislation necessary to carry his recommendations into effect, by filing the same with the clerk of the house of representatives not later than the first Wednesday in December of the current year.

to consider ways and means for raising revenue required, etc.

Report to general court, etc.

SECTION 3. Section one of this act shall not become operative until July first, nineteen hundred and thirty-one.

Section 1, when operative.

Approved May 28, 1930.

AN ACT ESTABLISHING THE METROPOLITAN STATE HOSPITAL FOR THE CARE OF THE INSANE.

Chap. 403

Be it enacted, etc., as follows:

SECTION 1. There is hereby established in the city of Waltham and the towns of Belmont and Lexington, for the care of the insane, the Metropolitan state hospital. Said hospital shall be subject to all provisions of law applicable to state hospitals under the control of the department of mental diseases, except as hereinafter otherwise provided.

Metropolitan state hospital established for the care of the insane.

SECTION 2. Section five of chapter nineteen of the General Laws, as most recently amended by section one of chapter two hundred and ninety-three of the acts of nineteen hundred and twenty-five, is hereby further amended by inserting after the word "hospital" the first time it occurs in the seventh line, the words:— Metropolitan state hospital, — and by striking out, in the seventh and eighth lines, the words:— Norfolk state hospital, — so as to read as follows:— *Section 5.* The boards of trustees of the following public institutions shall serve in the department: Belchertown state school, Boston psychopathic hospital, Boston state hospital, Danvers state hospital, Foxborough state hospital, Gardner state colony, Grafton state hospital, Walter E. Fernald state school, Medfield state hospital, Metropolitan state hospital, Monson state hospital, Northampton state hospital, Taunton state hospital, Westborough state hospital, Worcester state hospital and Wrentham state school.

G. L. 19, § 5, etc., amended.

Boards of trustees of certain public institutions to serve in department of mental diseases.

SECTION 3. Chapter one hundred and twenty-three of the General Laws, as most recently amended in section twenty-five by section three of said chapter two hundred and ninety-three, is hereby further amended by striking out said section twenty-five and inserting in place thereof the following:—

G. L. 123, § 25, etc., amended.

Section 25. The state institutions under the control of the department shall be Worcester state hospital, Taunton state hospital, Northampton state hospital, Danvers state hospital, Grafton state hospital, Westborough state hospital, Foxborough state hospital, Medfield state hospital, Monson

List of state institutions under control of department of mental diseases.

state hospital, Gardner state colony, Wrentham state school, Boston state hospital, Walter E. Fernald state school, Boston psychopathic hospital, Belchertown state school, Metropolitan state hospital, and such others as may hereafter be added by authority of law.

Certain provisions of law not to take effect, as to the metropolitan state hospital, until, etc.

SECTION 4. The provisions of law relative to the commitment and admission of insane persons to, the custody, care, treatment and support of such persons at, and the discharge of such persons from, state hospitals under the control of the department of mental diseases shall not take effect, as to the metropolitan state hospital established hereby, until it is ready for the reception of patients and such time shall be fixed by proclamation of the governor in accordance with a notification from the said department; but, until the appointment of the trustees of such hospital under section five of this act and their qualification, such provisions shall be effective as to such hospital subject to the provisions of section six of this act.

Trustees, appointment, terms.

SECTION 5. Of the appointments of trustees of the metropolitan state hospital which shall be originally made by the governor, with the advice and consent of the council, under authority of this act, in January, nineteen hundred and thirty-three, one shall be for a term of one year, one for a term of two years, one for a term of three years, one for a term of four years, one for a term of five years, one for a term of six years and one for a term of seven years, from the first Wednesday in February, nineteen hundred and thirty-three, subject, however, to the provisions of section six of chapter nineteen of the General Laws.

Until appointment and qualification of trustees, hospital to be under control of department of mental diseases, etc.

SECTION 6. Until the appointment and qualification of trustees as aforesaid,

(1) The Metropolitan state hospital shall be directly under the control of the department of mental diseases in accordance with the provisions of section three of chapter one hundred and twenty-three;

Powers.

(2) Said department shall have and exercise all the powers and duties in respect to said hospital which the trustees of the several state hospitals under the control of the department of mental diseases have and exercise in respect thereto, and, in respect to such hospital, shall be subject to all provisions of law applicable to trustees of such state hospitals; and

Superintendent.

(3) Said department shall appoint to and may remove from the service of such hospital: (a) A superintendent, who shall be a physician and shall reside at the hospital, and, with the approval of said department, shall appoint and may remove assistant physicians and necessary subordinate officers and other persons; and (b) a treasurer, who shall give bond for the faithful performance of his duties.

Treasurer.

Section 2, when effective.

SECTION 7. Section two of this act shall not take effect until the appointment and qualification of the trustees of said hospital as aforesaid.

Approved May 28, 1930.

AN ACT ESTABLISHING THE SALARY OF THE COURT OFFICER *Chap.404*
OF THE LAND COURT.

Be it enacted, etc., as follows:

Section fourteen of chapter one hundred and eighty-five of the General Laws, as amended by section thirty-two of chapter four hundred and eighty-six of the acts of nineteen hundred and twenty-one, by chapter three hundred and eighty-five of the acts of nineteen hundred and twenty-three and by section three of chapter two hundred and seventy-one of the acts of nineteen hundred and twenty-four, is hereby further amended by striking out, in the tenth and eleventh lines, the words "twenty-three hundred dollars," and inserting in place thereof the following: — twenty-four hundred and eighty-four dollars and such salary shall be, — so as to read as follows: — *Section 14.* The judge and associate judges of the land court shall each receive a salary of ten thousand dollars, and each shall annually receive, upon the certificate of the judge, the amount of the expenses incurred by him in the discharge of his duties, to be paid by the commonwealth. The recorder shall receive a salary of sixty-five hundred dollars. The compensation and salaries of examiners of title and all assistants and messengers shall be fixed by the governor and council. The salary of the officer in attendance upon the court in Suffolk county shall be twenty-four hundred and eighty-four dollars and such salary shall be in full for all services performed by him. All salaries and expenses of the court shall be paid by the commonwealth, except the salaries of the assistant recorders and the expenses incurred by them under this chapter, which shall be paid by the respective counties. All fees collected by the assistant recorders, except those received upon the filing of petitions, which shall be transmitted with the petitions to the recorder, shall be paid to their respective counties.

G. L. 185, § 14, etc., amended.

Judge and associate judges of land court, salaries, etc.

Recorder, salary.

Examiners of title, etc., salaries.

Court officer in Suffolk, salary.

Salaries and expenses, by whom paid.

Payment to counties of certain fees.

Approved May 28, 1930.

AN ACT TO PROVIDE FOR THE IMPROVEMENT OF A CERTAIN *Chap.405*
PART OF THE TAUNTON RIVER.

Be it enacted, etc., as follows:

The department of public works may expend, from such appropriation as may hereafter be made, a sum not exceeding seventy thousand dollars, in addition to the sum of thirty thousand dollars hereinafter referred to, for the improvement for navigation of that part of the Taunton river extending from the city of Fall River to Weir village in the city of Taunton, and for payment for land purchased or taken, for land damages and other rights, and for the privilege of depositing material on land and flats of and adjoining said river; provided, that no part of said sums shall be available or expended until the congress of the

Department of public works may expend a certain sum for the improvement of a certain part of the Taunton river, etc.

Provisos.

United States shall approve a project, and make appropriation therefor, to improve that part of said river extending as aforesaid, by the construction therein of a continuous channel to a depth of at least twelve feet at mean low water; and provided, further, that no expense shall be incurred hereunder until said city of Taunton shall have contributed the sum of thirty thousand dollars toward the cost of the improvement herein authorized and shall have paid such sum into the state treasury, nor until said city of Taunton shall have agreed with said department to construct and/or maintain, as directed and approved by said department, a suitable wharf or terminal in connection with such improvement.

Approved May 28, 1930.

Chap.406 AN ACT TRANSFERRING THE CARE OF THE BRIDGE OVER THE ACUSHNET RIVER BETWEEN THE CITY OF NEW BEDFORD AND THE TOWN OF FAIRHAVEN TO THE STATE DEPARTMENT OF PUBLIC WORKS.

Be it enacted, etc., as follows:

Care of certain bridge over Acushnet river transferred to state department of public works.

SECTION 1. The charge of the bridge over the Acushnet river between the city of New Bedford and the town of Fairhaven, called the New Bedford and Fairhaven bridge, is hereby placed in the state department of public works.

Bridge to be a state highway.

SECTION 2. The said bridge shall be a state highway and the provisions of chapter eighty-one of the General Laws shall, so far as applicable, apply thereto in the same manner and to the same extent as if the said bridge were a land and not a water way.

Expense of repairing, etc., to be paid by state.

SECTION 3. The expense of keeping the bridge in good repair for travel and of operating the draw in the bridge and of maintaining the bridge shall be paid by the commonwealth.

Approved May 28, 1930.

Chap.407 AN ACT TO APPORTION AND ASSESS A STATE TAX OF SEVEN MILLION DOLLARS.

Emergency preamble.

Whereas, A delay in the taking effect of this act would cause great inconvenience in the collection of the state tax, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

State tax apportioned and assessed.

SECTION 1. Each city and town in the commonwealth shall be assessed and pay the sum with which it stands charged in the following schedule, that is to say: —

Abington, seven thousand dollars	\$7,000 00
Acton, thirty-five hundred dollars	3,500 00
Acushnet, forty-one hundred and thirty dollars	4,130 00
Adams, fourteen thousand four hundred and twenty dollars	14,420 00
Agawam, eighty-eight hundred and ninety dollars	8,890 00
Alford, three hundred and fifty dollars	350 00

Amesbury, thirteen thousand six hundred and fifty dollars	\$13,650 00	State tax apportioned and assessed.
Amherst, ten thousand eight hundred and fifty dollars	10,850 00	
Andover, twenty thousand four hundred and forty dollars	20,440 00	
Arlington, fifty-two thousand eight hundred and fifty dollars	52,850 00	
Ashburnham, two thousand and thirty dollars	2,030 00	
Ashby, eleven hundred and twenty dollars	1,120 00	
Ashfield, fourteen hundred dollars	1,400 00	
Ashland, twenty-eight hundred dollars	2,800 00	
Athol, twelve thousand one hundred and ten dollars	12,110 00	
Attleboro, twenty-six thousand nine hundred and fifty dollars	26,950 00	
Auburn, six thousand and ninety dollars	6,090 00	
Avon, twenty-three hundred and eighty dollars	2,380 00	
Ayer, thirty-eight hundred and fifty dollars	3,850 00	
Barnstable, nineteen thousand six hundred and seventy dollars	19,670 00	
Barre, forty-three hundred and forty dollars	4,340 00	
Becket, eight hundred and forty dollars	840 00	
Bedford, twenty-five hundred and ninety dollars	2,590 00	
Belchertown, two thousand and thirty dollars	2,030 00	
Bellingham, twenty-nine hundred and forty dollars	2,940 00	
Belmont, thirty-three thousand and forty dollars	33,040 00	
Berkley, nine hundred and eighty dollars	980 00	
Berlin, one thousand and fifty dollars	1,050 00	
Bernardston, nine hundred and eighty dollars	980 00	
Beverly, forty-four thousand seven hundred and thirty dollars	44,730 00	
Billerica, ten thousand and eighty dollars	10,080 00	
Blackstone, thirty-two hundred and ninety dollars	3,290 00	
Blandford, one thousand and fifty dollars	1,050 00	
Bolton, eleven hundred and ninety dollars	1,190 00	
Boston, one million eight hundred sixteen thousand two hundred and ninety dollars	1,816,290 00	
Bourne, eighty-four hundred and seventy dollars	8,470 00	
Boxborough, three hundred and fifty dollars	350 00	
Boxford, eleven hundred and ninety dollars	1,190 00	
Boylston, nine hundred and ten dollars	910 00	
Braintree, twenty-two thousand six hundred and ten dollars	22,610 00	
Brewster, seventeen hundred and fifty dollars	1,750 00	
Bridgewater, seventy-five hundred and sixty dollars	7,560 00	
Brimfield, fourteen hundred dollars	1,400 00	
Brockton, eighty thousand two hundred and ninety dollars	80,290 00	
Brookfield, sixteen hundred and ten dollars	1,610 00	
Brookline, one hundred forty-three thousand two hundred and twenty dollars	143,220 00	
Buckland, three thousand and ten dollars	3,010 00	
Burlington, twenty-two hundred and forty dollars	2,240 00	
Cambridge, one hundred eighty-four thousand three hundred and ten dollars	184,310 00	
Canton, ninety-five hundred and ninety dollars	9,590 00	
Carlisle, eight hundred and forty dollars	840 00	
Carver, twenty-eight hundred dollars	2,800 00	
Charlemont, twelve hundred and sixty dollars	1,260 00	
Charlton, twenty-one hundred and seventy dollars	2,170 00	
Chatham, forty-seven hundred and sixty dollars	4,760 00	
Chelmsford, ninety-one hundred and seventy dollars	9,170 00	
Chelsea, sixty thousand nine hundred and seventy dollars	60,970 00	
Cheshire, eighteen hundred and twenty dollars	1,820 00	
Chester, sixteen hundred and eighty dollars	1,680 00	
Chesterfield, five hundred and sixty dollars	560 00	
Chicopee, fifty-five thousand seven hundred and twenty dollars	55,720 00	

State tax apportioned and assessed.	Chilmark, five hundred and sixty dollars	\$560 00
	Clarksburg, eleven hundred and ninety dollars	1,190 00
	Clinton, seventeen thousand two hundred and ninety dollars	17,290 00
	Cohasset, ninety-one hundred and seventy dollars	9,170 00
	Colrain, eighteen hundred and twenty dollars	1,820 00
	Concord, eighty-eight hundred and ninety dollars	8,890 00
	Conway, nine hundred and eighty dollars	980 00
	Cummington, five hundred and sixty dollars	560 00
	Dalton, sixty-eight hundred and sixty dollars	6,860 00
	Dana, seven hundred and seventy dollars	770 00
	Danvers, twelve thousand nine hundred and fifty dollars	12,950 00
	Dartmouth, eleven thousand eight hundred and thirty dollars	11,830 00
	Dedham, twenty-three thousand three hundred and eighty dollars	23,380 00
	Deerfield, forty-nine hundred dollars	4,900 00
	Dennis, thirty-one hundred and fifty dollars	3,150 00
	Dighton, forty-seven hundred and sixty dollars	4,760 00
	Douglas, twenty-one hundred and seventy dollars	2,170 00
	Dover, thirty-four hundred and thirty dollars	3,430 00
	Dracut, fifty-five hundred and thirty dollars	5,530 00
	Dudley, forty-nine hundred dollars	4,900 00
	Dunstable, four hundred and ninety dollars	490 00
	Duxbury, fifty-nine hundred and fifty dollars	5,950 00
	East Bridgewater, fifty-six hundred dollars	5,600 00
	East Brookfield, eleven hundred and ninety dollars	1,190 00
	East Longmeadow, thirty-six hundred and forty dollars	3,640 00
	Eastham, eleven hundred and twenty dollars	1,120 00
	Easthampton, fourteen thousand nine hundred and eighty dollars	14,980 00
	Easton, sixty-five hundred and ten dollars	6,510 00
	Edgartown, forty-two hundred dollars	4,200 00
	Egremont, nine hundred and ten dollars	910 00
	Enfield, seven hundred dollars	700 00
	Erving, twenty-eight hundred dollars	2,800 00
	Essex, sixteen hundred and ten dollars	1,610 00
	Everett, sixty-eight thousand one hundred and ten dollars	68,110 00
	Fairhaven, twelve thousand seven hundred and forty dollars	12,740 00
	Fall River, one hundred fifty thousand nine hundred and twenty dollars	150,920 00
	Falmouth, eighteen thousand four hundred and eighty dollars	18,480 00
	Fitchburg, fifty-nine thousand and eighty dollars	59,080 00
	Florida, fourteen hundred dollars	1,400 00
	Foxborough, fifty-nine hundred and fifty dollars	5,950 00
	Frammingham, thirty-four thousand six hundred and fifty dollars	34,650 00
	Franklin, ninety-five hundred and ninety dollars	9,590 00
	Freetown, twenty-one hundred dollars	2,100 00
	Gardner, twenty-six thousand seven hundred and forty dollars	26,740 00
	Gay Head, one hundred and forty dollars	140 00
	Georgetown, two thousand and thirty dollars	2,030 00
	Gill, nine hundred and eighty dollars	980 00
	Gloucester, thirty-six thousand five hundred and forty dollars	36,540 00
	Goshen, four hundred and twenty dollars	420 00
	Gosnold, eleven hundred and twenty dollars	1,120 00
	Grafton, fifty-four hundred and sixty dollars	5,460 00
	Granby, eleven hundred and twenty dollars	1,120 00
	Granville, seven hundred and seventy dollars	770 00
	Great Barrington, eleven thousand four hundred and ten dollars	11,410 00

Greenfield, twenty-eight thousand four hundred and twenty dollars	\$28,420 00	State tax apportioned and assessed.
Greenwich, four hundred and ninety dollars	490 00	
Groton, forty-four hundred and ten dollars	4,410 00	
Groveland, twenty-one hundred and seventy dollars	2,170 00	
Hadley, thirty-two hundred and twenty dollars	3,220 00	
Halifax, fourteen hundred dollars	1,400 00	
Hamilton, fifty-one hundred and ten dollars	5,110 00	
Hampden, seven hundred dollars	700 00	
Hancock, six hundred and thirty dollars	630 00	
Hanover, thirty-five hundred and seventy dollars	3,570 00	
Hanson, twenty-seven hundred and thirty dollars	2,730 00	
Hardwick, thirty-four hundred and thirty dollars	3,430 00	
Harvard, twenty-three hundred and eighty dollars	2,380 00	
Harwich, forty-eight hundred and thirty dollars	4,830 00	
Hatfield, thirty-one hundred and fifty dollars	3,150 00	
Haverhill, sixty-five thousand three hundred and ten dollars	65,310 00	
Hawley, two hundred and eighty dollars	280 00	
Heath, four hundred and ninety dollars	490 00	
Hingham, thirteen thousand one hundred and sixty dollars	13,160 00	
Hinsdale, eleven hundred and twenty dollars	1,120 00	
Holbrook, thirty-nine hundred and twenty dollars	3,920 00	
Holden, thirty-seven hundred and eighty dollars	3,780 00	
Holland, two hundred and ten dollars	210 00	
Holliston, thirty-six hundred and forty dollars	3,640 00	
Holyoke, one hundred twelve thousand eight hundred and forty dollars	112,840 00	
Hopedale, fifty-six hundred and seventy dollars	5,670 00	
Hopkinton, twenty-nine hundred and forty dollars	2,940 00	
Hubbardston, nine hundred and eighty dollars	980 00	
Hudson, eighty-seven hundred and fifty dollars	8,750 00	
Hull, fourteen thousand eight hundred and forty dollars	14,840 00	
Huntington, fifteen hundred and forty dollars	1,540 00	
Ipswich, seventy-eight hundred and forty dollars	7,840 00	
Kingston, forty-one hundred and thirty dollars	4,130 00	
Lakeville, sixteen hundred and ten dollars	1,610 00	
Lancaster, thirty-two hundred and twenty dollars	3,220 00	
Lanesborough, fourteen hundred dollars	1,400 00	
Lawrence, one hundred thirty-one thousand three hundred and twenty dollars	131,320 00	
Lee, fifty-eight hundred and eighty dollars	5,880 00	
Leicester, forty-four hundred and eighty dollars	4,480 00	
Lenox, sixty-one hundred and sixty dollars	6,160 00	
Leominster, twenty-seven thousand six hundred and fifty dollars	27,650 00	
Leverett, six hundred and thirty dollars	630 00	
Lexington, seventeen thousand two hundred and ninety dollars	17,290 00	
Leyden, three hundred and fifty dollars	350 00	
Lincoln, twenty-six hundred and sixty dollars	2,660 00	
Littleton, twenty-five hundred and twenty dollars	2,520 00	
Longmeadow, ninety-four hundred and fifty dollars	9,450 00	
Lowell, one hundred thirty thousand seven hundred and sixty dollars	130,760 00	
Ludlow, ten thousand two hundred and ninety dollars	10,290 00	
Lunenburg, twenty-three hundred and eighty dollars	2,380 00	
Lynn, one hundred thirty-six thousand and eighty dollars	136,080 00	
Lynnfield, twenty-nine hundred and forty dollars	2,940 00	
Malden, sixty-nine thousand and ninety dollars	69,090 00	
Manchester, eleven thousand four hundred and ten dollars	11,410 00	
Mansfield, eighty-four hundred dollars	8,400 00	
Marblehead, seventeen thousand seven hundred and ten dollars	17,710 00	

State tax
apportioned
and assessed.

Marion, forty-three hundred and forty dollars . . .	\$4,340 00
Marlborough, eighteen thousand five hundred and fifty dollars . . .	18,550 00
Marshfield, fifty-seven hundred and forty dollars . . .	5,740 00
Mashpee, nine hundred and ten dollars . . .	910 00
Mattapoisett, thirty-four hundred and thirty dollars . . .	3,430 00
Maynard, eight thousand and fifty dollars . . .	8,050 00
Medfield, thirty-one hundred and fifty dollars . . .	3,150 00
Medford, seventy-one thousand six hundred and ten dollars . . .	71,610 00
Medway, thirty-five hundred dollars . . .	3,500 00
Melrose, thirty-three thousand six hundred dollars . . .	33,600 00
Mendon, thirteen hundred and thirty dollars . . .	1,330 00
Merrimac, twenty-five hundred and twenty dollars . . .	2,520 00
Methuen, twenty-two thousand nine hundred and sixty dollars . . .	22,960 00
Middleborough, ninety-seven hundred and thirty dollars . . .	9,730 00
Middlefield, three hundred and fifty dollars . . .	350 00
Middleton, sixteen hundred and ten dollars . . .	1,610 00
Milford, fifteen thousand seven hundred and fifty dollars . . .	15,750 00
Millbury, sixty-three hundred dollars . . .	6,300 00
Millis, thirty-one hundred and fifty dollars . . .	3,150 00
Millville, nineteen hundred and sixty dollars . . .	1,960 00
Milton, thirty-four thousand and twenty dollars . . .	34,020 00
Monroe, twelve hundred and sixty dollars . . .	1,260 00
Monson, four thousand and sixty dollars . . .	4,060 00
Montague, thirteen thousand seven hundred and ninety dollars . . .	13,790 00
Monterey, eight hundred and forty dollars . . .	840 00
Montgomery, two hundred and eighty dollars . . .	280 00
Mount Washington, two hundred and ten dollars . . .	210 00
Nahant, forty-five hundred and fifty dollars . . .	4,550 00
Nantucket, ninety-eight hundred dollars . . .	9,800 00
Natick, sixteen thousand five hundred and ninety dollars . . .	16,590 00
Needham, eighteen thousand nine hundred and seventy dollars . . .	18,970 00
New Ashford, one hundred and forty dollars . . .	140 00
New Bedford, one hundred eighty thousand nine hundred and fifty dollars . . .	180,950 00
New Braintree, five hundred and sixty dollars . . .	560 00
New Marlborough, fifteen hundred and forty dollars . . .	1,540 00
New Salem, six hundred and thirty dollars . . .	630 00
Newbury, twenty-three hundred and ten dollars . . .	2,310 00
Newburyport, fourteen thousand nine hundred and ten dollars . . .	14,910 00
Newton, one hundred thirty-six thousand seven hundred and eighty dollars . . .	136,780 00
Norfolk, seventeen hundred and fifty dollars . . .	1,750 00
North Adams, thirty thousand four hundred and fifty dollars . . .	30,450 00
North Andover, ninety-seven hundred and thirty dollars . . .	9,730 00
North Attleborough, eleven thousand three hundred and forty dollars . . .	11,340 00
North Brookfield, thirty-one hundred and fifty dollars . . .	3,150 00
North Reading, twenty-two hundred and forty dollars . . .	2,240 00
Northampton, thirty-one thousand and ten dollars . . .	31,010 00
Northborough, twenty-one hundred and seventy dollars . . .	2,170 00
Northbridge, twelve thousand one hundred and eighty dollars . . .	12,180 00
Northfield, twenty-five hundred and twenty dollars . . .	2,520 00
Norton, twenty-eight hundred dollars . . .	2,800 00
Norwell, two thousand and thirty dollars . . .	2,030 00
Norwood, twenty-six thousand six hundred and seventy dollars . . .	26,670 00
Oak Bluffs, forty-two hundred dollars . . .	4,200 00

Oakham, five hundred and sixty dollars	\$560 00	State tax
Orange, sixty-three hundred and seventy dollars	6,370 00	apportioned
Orleans, thirty-three hundred and sixty dollars	3,360 00	and assessed.
Otis, five hundred and sixty dollars	560 00	
Oxford, thirty-nine hundred and twenty dollars	3,920 00	
Palmer, twelve thousand two hundred and fifty dollars	12,250 00	
Paxton, nine hundred and eighty dollars	980 00	
Peabody, twenty-five thousand eight hundred and thirty dollars	25,830 00	
Pelham, seven hundred and seventy dollars	770 00	
Pembroke, twenty-six hundred and sixty dollars	2,660 00	
Pepperell, thirty-five hundred and seventy dollars	3,570 00	
Peru, three hundred and fifty dollars	350 00	
Petersham, seventeen hundred and fifty dollars	1,750 00	
Phillipston, four hundred and twenty dollars	420 00	
Pittsfield, sixty-six thousand three hundred and sixty dollars	66,360 00	
Plainfield, four hundred and twenty dollars	420 00	
Plainville, seventeen hundred and fifty dollars	1,750 00	
Plymouth, twenty-seven thousand nine hundred and thirty dollars	27,930 00	
Plympton, seven hundred dollars	700 00	
Prescott, one hundred and forty dollars	140 00	
Princeton, fourteen hundred dollars	1,400 00	
Provincetown, forty-five hundred and fifty dollars	4,550 00	
Quincy, one hundred twenty-three thousand and sixty dollars	123,060 00	
Randolph, six thousand and twenty dollars	6,020 00	
Raynham, twenty-one hundred dollars	2,100 00	
Reading, fourteen thousand eight hundred and forty dollars	14,840 00	
Rehoboth, twenty-three hundred and ten dollars	2,310 00	
Revere, thirty-nine thousand nine hundred dollars	39,900 00	
Richmond, seven hundred and seventy dollars	770 00	
Rochester, fourteen hundred and seventy dollars	1,470 00	
Rockland, ninety-five hundred and twenty dollars	9,520 00	
Rockport, fifty-five hundred and thirty dollars	5,530 00	
Rowe, eight hundred and forty dollars	840 00	
Rowley, sixteen hundred and eighty dollars	1,680 00	
Royalston, eleven hundred and ninety dollars	1,190 00	
Russell, forty-four hundred and ten dollars	4,410 00	
Rutland, fifteen hundred and forty dollars	1,540 00	
Salem, fifty-six thousand five hundred and sixty dollars	56,560 00	
Salisbury, thirty-five hundred dollars	3,500 00	
Sandisfield, seven hundred dollars	700 00	
Sandwich, twenty-five hundred and twenty dollars	2,520 00	
Saugus, thirteen thousand nine hundred and thirty dollars	13,930 00	
Savoy, three hundred and fifty dollars	350 00	
Scituate, eleven thousand and sixty dollars	11,060 00	
Seekonk, forty-five hundred and fifty dollars	4,550 00	
Sharon, fifty-eight hundred and eighty dollars	5,880 00	
Sheffield, sixteen hundred and ten dollars	1,610 00	
Shelburne, twenty-nine hundred and forty dollars	2,940 00	
Sherborn, sixteen hundred and eighty dollars	1,680 00	
Shirley, twenty-three hundred and eighty dollars	2,380 00	
Shrewsbury, seventy-seven hundred and seventy dollars	7,770 00	
Shutesbury, four hundred and twenty dollars	420 00	
Somerset, eleven thousand two hundred and seventy dollars	11,270 00	
Somerville, one hundred twenty thousand nine hundred and sixty dollars	120,960 00	
South Hadley, ten thousand and eighty dollars	10,080 00	
Southampton, nine hundred and ten dollars	910 00	
Southborough, thirty-five hundred and seventy dollars	3,570 00	
Southbridge, fifteen thousand two hundred and sixty dollars	15,260 00	

State tax
apportioned
and assessed.

Southwick, eighteen hundred and ninety dollars . . .	\$1,890 00
Spencer, fifty-one hundred and eighty dollars . . .	5,180 00
Springfield, two hundred ninety-two thousand six hundred dollars . . .	292,600 00
Sterling, nineteen hundred and sixty dollars . . .	1,960 00
Stockbridge, forty-nine hundred dollars . . .	4,900 00
Stoneham, twelve thousand six hundred dollars . . .	12,600 00
Stoughton, ninety-nine hundred and forty dollars . . .	9,940 00
Stow, sixteen hundred and eighty dollars . . .	1,680 00
Sturbridge, fourteen hundred dollars . . .	1,400 00
Sudbury, twenty-six hundred and sixty dollars . . .	2,660 00
Sunderland, fourteen hundred and seventy dollars . . .	1,470 00
Sutton, two thousand and thirty dollars . . .	2,030 00
Swampscott, twenty-three thousand three hundred and ten dollars . . .	23,310 00
Swansea, forty-four hundred and ten dollars . . .	4,410 00
Taunton, forty-three thousand one hundred and twenty dollars . . .	43,120 00
Templeton, thirty-seven hundred and eighty dollars . . .	3,780 00
Tewksbury, thirty-five hundred dollars . . .	3,500 00
Tisbury, five thousand and forty dollars . . .	5,040 00
Tolland, three hundred and fifty dollars . . .	350 00
Topsfield, twenty-seven hundred and thirty dollars . . .	2,730 00
Townsend, twenty-three hundred and eighty dollars . . .	2,380 00
Truro, nine hundred and eighty dollars . . .	980 00
Tyngsborough, eleven hundred and ninety dollars . . .	1,190 00
Tyringham, four hundred and ninety dollars . . .	490 00
Upton, sixteen hundred and eighty dollars . . .	1,680 00
Uxbridge, eighty-two hundred and sixty dollars . . .	8,260 00
Wakefield, twenty-two thousand six hundred and ten dollars . . .	22,610 00
Wales, four hundred and ninety dollars . . .	490 00
Walpole, fourteen thousand four hundred and twenty dollars . . .	14,420 00
Waltham, fifty-four thousand nine hundred and fifty dollars . . .	54,950 00
Ware, eighty-one hundred and ninety dollars . . .	8,190 00
Wareham, eleven thousand seven hundred and sixty dollars . . .	11,760 00
Warren, forty-five hundred and fifty dollars . . .	4,550 00
Warwick, five hundred and sixty dollars . . .	560 00
Washington, two hundred and ten dollars . . .	210 00
Watertown, fifty-two thousand and ten dollars . . .	52,010 00
Wayland, five thousand and forty dollars . . .	5,040 00
Webster, thirteen thousand four hundred and forty dollars . . .	13,440 00
Wellesley, twenty-eight thousand five hundred and sixty dollars . . .	28,560 00
Wellfleet, fourteen hundred dollars . . .	1,400 00
Wendell, nine hundred and eighty dollars . . .	980 00
Wenham, thirty-two hundred and twenty dollars . . .	3,220 00
West Boylston, eighteen hundred and ninety dollars . . .	1,890 00
West Bridgewater, thirty-two hundred and twenty dollars . . .	3,220 00
West Brookfield, sixteen hundred and ten dollars . . .	1,610 00
West Newbury, twelve hundred and sixty dollars . . .	1,260 00
West Springfield, twenty-eight thousand four hundred and ninety dollars . . .	28,490 00
West Stockbridge, thirteen hundred and thirty dollars . . .	1,330 00
West Tisbury, seven hundred and seventy dollars . . .	770 00
Westborough, forty-five hundred and fifty dollars . . .	4,550 00
Westfield, twenty-three thousand five hundred and ninety dollars . . .	23,590 00
Westford, forty-seven hundred and sixty dollars . . .	4,760 00
Westhampton, four hundred and twenty dollars . . .	420 00
Westminster, fifteen hundred and forty dollars . . .	1,540 00

Weston, seventy-nine hundred and ten dollars	\$7,910 00	State tax
Westport, sixty-one hundred and sixty dollars	6,160 00	apportioned
Westwood, thirty-nine hundred and ninety dollars	3,990 00	and assessed.
Weymouth, forty thousand one hundred and eighty dollars	40,180 00	
Whately, fourteen hundred and seventy dollars	1,470 00	
Whitman, ninety-one hundred dollars	9,100 00	
Wilbraham, thirty-five hundred dollars	3,500 00	
Williamsburg, eighteen hundred and ninety dollars	1,890 00	
Williamstown, seven thousand dollars	7,000 00	
Wilmington, thirty-nine hundred and twenty dollars	3,920 00	
Winchendon, sixty-nine hundred and thirty dollars	6,930 00	
Winchester, twenty-seven thousand three hundred dollars	27,300 00	
Windsor, four hundred and ninety dollars	490 00	
Winthrop, twenty-four thousand and ten dollars	24,010 00	
Woburn, twenty-one thousand five hundred and sixty dollars	21,560 00	
Worcester, three hundred thirty-two thousand and eighty dollars	332,080 00	
Worthington, six hundred and thirty dollars	630 00	
Wrentham, thirty-two hundred and ninety dollars	3,290 00	
Yarmouth, four thousand one hundred and thirty dollars	4,130 00	
	\$7,000,000 00	

SECTION 2. The state treasurer shall forthwith send his warrant, according to the provisions of section twenty of chapter fifty-nine of the General Laws to the selectmen or assessors of each city and town taxed as aforesaid, requiring them respectively to assess the sum so charged, and to add the amount of such tax to the amount of city, town and county taxes to be assessed by them respectively on each city and town.

State treasurer to issue warrant.

SECTION 3. The state treasurer in his warrant shall require the selectmen or assessors to pay, or issue severally their warrant or warrants requiring the treasurers of their several cities and towns to pay to the state treasurer, on or before November twentieth in the year nineteen hundred and thirty, the sums set against said cities and towns in the schedule aforesaid; and the selectmen or assessors, respectively, shall return a certificate of the names of the treasurers of their several cities and towns, with the sum which each may be required to collect, to the state treasurer at some time before September first in the year nineteen hundred and thirty.

Payment of assessments by cities and towns.

SECTION 4. If the amount due from any city or town, as provided in this act, is not paid to the state treasurer within the time specified, then the state treasurer shall notify the treasurer of such 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 one per cent per month during the delinquency from and after November twentieth in the year nineteen hundred and thirty; and if the same remains unpaid after December first in the year nineteen hundred and thirty, an information may be filed by the state treasurer in the supreme judicial court, or before any justice thereof, against such delinquent city or town;

Notice to treasurers of delinquent cities and towns.

Warrant of
distress, when
may issue.

Deduction of
tax from money
due from com-
monwealth.

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 the court, or the justice thereof before whom the hearing is had, shall order. Nothing herein contained shall be construed to prevent the state treasurer from deducting at any time, from any moneys which may be due from the commonwealth to the delinquent city or town, the whole or any part of said tax, with the interest accrued thereon, which shall remain unpaid.

Approved May 28, 1930.

Chap.408 AN ACT RELATIVE TO THE BOARD OF BOILER RULES IN THE DEPARTMENT OF PUBLIC SAFETY.

Be it enacted, etc., as follows:

G. L., 22, § 10,
amended.

Board of
boiler rules,
organization,
etc.

Section ten of chapter twenty-two of the General Laws is hereby amended by inserting after the word "inspections" in the second line the words:—, or a boiler inspector of the division of inspection designated by the commissioner, — so as to read as follows:— *Section 10.* The commissioner shall appoint a board of boiler rules, consisting of the chief of inspections, or a boiler inspector of the division of inspection designated by the commissioner, as chairman and four associate members, one of whom shall be an operating engineer and three shall represent users, manufacturers and insurers of boilers, respectively. Upon the expiration of the term of office of an associate member, his successor shall be appointed for three years by the commissioner. The associate members shall receive as compensation for service and reimbursement for expenses such sums as the governor and council shall determine, not exceeding in all one thousand dollars a year. Such clerical and other assistants as may be required by the board shall be assigned to it by the commissioner.

Approved May 28, 1930.

Chap.409 AN ACT AUTHORIZING THE TOWN OF MARSHFIELD TO SUPPLY WATER TO THE SCITUATE WATER COMPANY.

Be it enacted, etc., as follows:

Town of Marsh-
field may
supply water
to the Scituate
Water Com-
pany.

SECTION 1. Subject to the provisions of section two, the town of Marshfield may furnish and sell water by meter to the Scituate Water Company, for the use of the people of that section of the town of Scituate known as Humarock, at a fixed and determined point as near as may be to the boundary line between said towns at a rate to be agreed upon by said town of Marshfield and said company, but said rate shall not be less than the actual cost of the water to said town of Marshfield.

Condition of
authority
granted by
section 1.

SECTION 2. The authority granted by section one is hereby conditioned upon the payment by the Scituate Water

Company to the Humarock Beach Water Company of such amount as may be determined to be the fair value of the tangible property of said Humarock Beach Water Company permanently located within the town of Scituate. Said amount to be thus paid shall be finally determined by a board of three appraisers, within thirty days from the passage of this act, one to be named by each company and the two thus chosen to select a third.

Determination of amount of payment by board of appraisers, etc.

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

Approved May 29, 1930.

AN ACT ESTABLISHING IN THE DEPARTMENT OF LABOR AND INDUSTRIES A DIVISION ON THE NECESSARIES OF LIFE, AND VESTING THE DIRECTOR OF SAID DIVISION WITH CERTAIN POWERS IN THE EVENT OF A FUEL EMERGENCY.

Chap.410

Whereas, The deferred operation of this act would in part defeat its purpose to continue with as little interruption as possible the work of the special commission on the necessities of life, which expired by limitation on the first day of May in the current year, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency preamble.

Be it enacted, etc., as follows:

SECTION 1. Section three of chapter twenty-three of the General Laws, as amended by section two of chapter three hundred and six of the acts of nineteen hundred and twenty-one, is hereby further amended by inserting after the word "standards" in the eighth line the words: —, a division on the necessities of life, — so as to read as follows: — *Section 3.* The commissioner shall be the executive and administrative head of the department. He shall have charge of the administration and enforcement of all laws, rules and regulations which it is the duty of the department to administer and enforce, and shall direct all inspections and investigations except as otherwise provided. He shall organize in the department a division of standards, a division on the necessities of life and such other divisions as he may from time to time determine, and may assign the officers and employees of the department thereto. He shall prepare for the consideration of the assistant commissioner and the associate commissioners rules and regulations for the conduct of the department and all other rules and regulations which the department is authorized by law to make, and they shall, except as otherwise provided, take effect when approved by the associate commissioners and the assistant commissioner, or upon such date as they determine. The commissioner may designate the assistant commissioner or an associate commissioner to discharge the duties of the commissioner during his absence or disability.

G. L. 23, § 3, etc., amended.

Commissioner of labor and industries, duties.

To organize a division of standards, a division on the necessities of life, etc.

Rules and regulations, etc.

SECTION 2. Section four of said chapter twenty-three, as most recently amended by chapter two hundred and

G. L. 23, § 4, etc., amended.

seventy-five of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out, in the fourth line, the word "five" and inserting in place thereof the word: — six, — and by inserting after the word "standards" in the seventh line the following: —, and one of them, to be known as the director of the division on the necessities of life, shall have charge of said division, — so as to read as follows: — *Section 4.* The commissioner, assistant commissioner and associate commissioners may, with the approval of the governor and council, appoint, and fix the salaries of, not more than six directors, and may, with like approval, remove them. One of them, to be known as the director of standards, shall have charge of the division of standards, and one of them, to be known as the director of the division on the necessities of life, shall have charge of said division, and each of the others shall be assigned to take charge of a division. The commissioner may employ, for periods not exceeding ninety days, such experts as may be necessary to assist the department in the performance of any duty imposed upon it by law, and such employment shall be exempt from chapter thirty-one. Except as otherwise provided in section eleven, the commissioner may employ and remove such inspectors, investigators, clerks and other assistants as the work of the department may require, and fix their compensation. Such number of inspectors as the commissioner may deem necessary shall be men who, before their employment as such, have had at least three years' experience as building construction workmen. The commissioner may require that certain inspectors in the department, not more than seven in number, shall be persons qualified by training and experience in matters relating to health and sanitation.

Department of labor and industries, directors, appointment, salaries, etc.

Experts.

Inspectors, investigators, clerks, etc.

G. L. 23, new sections after § 9C.

Director of the division on the necessities of life, duties.

Division to study and investigate circumstances affecting prices of fuel, gasoline and refined petroleum products, etc.

SECTION 3. Said chapter twenty-three is hereby further amended by inserting after section nine C, inserted by section one of chapter three hundred and fifty-seven of the acts of nineteen hundred and twenty-nine, under the heading "DIVISION ON THE NECESSARIES OF LIFE", the following five new sections: — *Section 9D.* The director of the division on the necessities of life shall, in addition to the powers and duties conferred and imposed upon him by law, perform such other duties as may be assigned to him by the commissioner.

Section 9E. The division shall study and investigate the circumstances affecting the prices of fuel, gasoline and refined petroleum products and other commodities which are necessities of life. It may inquire into all matters relating to the production, transportation, distribution and sale of the said commodities, and into all facts and circumstances relating to the cost of production, wholesale and retail prices and the method pursued in the conduct of the business of any persons, firms or corporations engaged in the production, transportation, or sale of the said commodities, or of any business which relates to or affects the

same. It shall also study and investigate the circumstances affecting the charges for rent of property used for living quarters, and in such investigation may inquire into all matters relating to charges for rent.

To study and investigate circumstances affecting charges for rent of property, etc.

Section 9F. The division shall have authority to give hearings, to administer oaths, to require the attendance and testimony of witnesses and the production of books and documents and other papers, and to employ counsel. Witness summonses may be issued by the director or by any assistant by him designated and shall be served in the same manner as summonses for witnesses in criminal cases issued on behalf of the commonwealth, and all provisions of law relative to summonses issued in such cases shall apply to summonses issued hereunder, so far as they are applicable. Any justice of the supreme judicial court or of the superior court may, upon application of the director, compel the attendance of witnesses and the giving of testimony before the division in the same manner and to the same extent as before the said courts.

To give hearings, summons witnesses, etc.

Court may compel attendance of witnesses, etc.

Section 9G. The division shall investigate all complaints made to it, and may publish its findings. It shall keep in touch with the work of federal and municipal and other agencies dealing with the necessities of life, and give them such assistance as it deems advisable; and may invoke the aid of said agencies and of civic and other organizations.

Division to investigate complaints, etc.

Section 9H. Whenever the governor shall determine that a fuel emergency exists, he may, with the approval of the council, by a writing signed by him, designate the director of the division on the necessities of life to act as an emergency fuel administrator, and thereupon the director shall have, with respect to fuel, all the powers and authority granted by the Commonwealth Defence Act of nineteen hundred and seventeen, being chapter three hundred and forty-two of the General Acts of nineteen hundred and seventeen, to persons designated or appointed by the governor under section twelve of said chapter three hundred and forty-two; and the governor may revoke such written authority at any time. The provisions of said chapter three hundred and forty-two are hereby made operative to such extent as the provisions of this section may from time to time require.

Director to act as emergency fuel administrator, etc.

SECTION 4. Section fourteen of chapter one hundred and forty-nine of the General Laws is hereby amended by adding at the end thereof the following:— The commissioner shall also include in his report such data as to the work of the division on the necessities of life as he may deem advisable.

G. L. 149, § 14, amended.

Annual report.

SECTION 5. The unexpended balance of any sum heretofore appropriated for the use of the special commission on the necessities of life, appointed under chapter three hundred and twenty-five of the acts of nineteen hundred and twenty-one, and from time to time extended, shall be available for expenditure by the division on the necessities of life hereby established, which shall in all respects be the

Unexpended balances.

lawful successor of said special commission and shall be entitled to receive all books, papers, documents, records and other data in the possession of said commission at the time its existence is terminated. *Approved May 29, 1930.*

Chap.411 AN ACT TO PROVIDE FOR THE CONSTRUCTION OF A MEMORIAL ON THE SUMMIT OF MOUNT GREYLOCK IN MEMORY OF MASSACHUSETTS MEN AND WOMEN WHO HAVE SERVED THEIR COUNTRY IN TIME OF WAR AND FOR FURTHER STUDY AND INVESTIGATION IN RESPECT TO THE CONSTRUCTION OF ANOTHER SUITABLE MEMORIAL IN THE COMMONWEALTH.

Emergency preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose of providing for the commencing of work in the current year, on a project already too long delayed, in connection with the holding of the national convention of The American Legion, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

Mount Greylock War Memorial Commission established.

SECTION 1. An unpaid special commission of three citizens of the commonwealth, known as the Mount Greylock War Memorial Commission, hereinafter called the Greylock commission, two of whom shall be appointed by the governor, with the advice and consent of the council, and the third of whom shall be the chairman of the Greylock reservation commission, is hereby established and the members thereof shall serve until the completion of said memorial, but for a period not to exceed two years. The governor shall designate the chairman. Any vacancy in the appointed members of said commission or in the chairmanship thereof shall be filled by the governor, with the advice and consent of the council.

Chairman.
Vacaney.

Memorial beacon on summit of Mount Greylock in memory of Massachusetts men and women who served their country in time of war.

SECTION 2. The Greylock commission is hereby authorized and directed to erect a memorial beacon on the summit of Mount Greylock in memory of the men and women of Massachusetts who gave their lives in all wars in which Massachusetts has participated at a cost, including travel, expert and clerical expenses, not to exceed one hundred thousand dollars in the aggregate, after an appropriation has been made therefor, provided, however, that no contracts shall be let and no work shall be authorized until the plans and specifications have been approved by the governor.

Proviso.

Massachusetts War Memorial Investigating Commission established.

SECTION 3. There is hereby established a special commission of nine members, five of whom shall be appointed by the governor, with the advice and consent of the council, one of whom shall be a member of the senate appointed by the president thereof, and three of whom shall be members of the house of representatives appointed by the speaker thereof. The governor shall name the chairman. Said commission, which shall be known as the Massachusetts War Memorial Investigating Commission, is hereinafter called the investigating commission.

Chairman.

SECTION 4. The investigating commission shall consider and report on a further appropriate site for another fitting memorial to the men and women of Massachusetts who served in all wars in which Massachusetts has participated, and as to the type and design of said memorial, and shall cause to be prepared drawings and estimates of the cost of said memorial, including the cost of the site, grading and other incidentals.

To consider and report as to construction of another suitable memorial in commonwealth.

SECTION 5. The investigating commission shall be provided with quarters in the state house, shall hold one or more public hearings, and for traveling and other expenses and for expert, clerical and other assistance may expend, subject to the approval of the governor and council, such sum not exceeding fifteen thousand dollars as the general court may hereafter appropriate. The investigating commission shall report to the general court its findings and recommendations, together with drafts of legislation necessary to carry its recommendations into effect, by filing the same with the clerk of the house of representatives not later than the first Wednesday of December of the current year, and at the same time shall file a copy thereof with the budget commissioner.

Quarters in state house.
Hearings.
Expenditure.

Report to general court, etc.

Approved May 29, 1930.

AN ACT RELATIVE TO PLANTS OR FURNACES FOR BURNING FUEL AND WASTE MATERIAL AS AFFECTING THE EMISSION OF SMOKE.

Chap. 412

Be it enacted, etc., as follows:

SECTION 1. Within the district defined in section one of chapter six hundred and fifty-one of the acts of nineteen hundred and ten, as most recently amended by section one of chapter three hundred and one of the acts of nineteen hundred and twenty-eight, no new power plant, blast furnace, incinerator, or heating plant designed to heat one or more buildings having a floor area above the basement in excess of five thousand square feet intended to burn fuel or waste material, and no new chimney connected with any such plant, shall be erected or used, and no such plant existing on the effective date of this act or thereafter built shall be substantially reconstructed, until plans and specifications of the same, so far as they affect the emission of smoke, shall have been filed with the division of smoke inspection of the department of public utilities and approved by the director of said division and a permit issued by him for the erection, construction or reconstruction and the use thereof. Such plans and specifications shall show the capacity of the plant or furnace and the provisions to be made for the purpose of securing combustion of the fuel to be used therein and for the purpose of minimizing smoke, and shall also show whether the plant or furnace to be so erected, constructed or reconstructed will do the work for which it was planned and that it can be so operated, when erected, constructed or

Regulation of plants or furnaces for burning fuel and waste material as affecting the emission of smoke within district defined in 1910, 651, § 1, etc.

reconstructed in accordance with said plans and specifications, that no more smoke than is reasonably unavoidable will be emitted, and shall contain a statement of the fuel to be used. Upon approval of such plans and specifications a duplicate set thereof shall be filed with the division and said director shall issue a permit as aforesaid which shall specify the fuel or fuels to be used. The director shall see that the work authorized by such permit is executed in conformity with the permit and the plans and specifications so approved, with special reference to the provisions for minimizing smoke.

Penalty.

Any person violating any provision of this act shall be punished by a fine not exceeding twenty-five dollars for each day whereon such violation occurs.

When operative.

SECTION 2. This act shall become operative January first, nineteen hundred and thirty-one.

Approved May 29, 1930.

Chap.413 AN ACT RELATIVE TO THE RETIREMENT OF CERTAIN OFFICERS OF CERTAIN COUNTY PENAL INSTITUTIONS AND TO PAYMENTS TO FAMILIES OF SUCH OFFICERS WHO DIE FROM INJURIES RECEIVED IN THE LINE OF DUTY.

Be it enacted, etc., as follows:

G. L. 32, § 22, amended.

Section twenty-two of chapter thirty-two of the General Laws is hereby amended by adding at the end thereof the following five new paragraphs: —

Disability retirement of certain officers of certain county penal institutions.

(6) Any officer of a jail or house of correction who is a member and who is found by the board, after examination by one or more physicians selected by the board, to have been permanently incapacitated, mentally or physically, by injuries sustained through no fault of his own while in the actual performance of his duty, from the further performance of such duty, may be retired, irrespective of age and of his period of service, and shall receive yearly payments as follows: (a) an annuity at his age nearest birthday, as provided by section twenty-five (2) B; and (b) such a pension from the county that the sum of the annuity under section twenty-five (2) B (a) and the pension shall equal one half the annual salary received by him at the time when the injuries were received. Except as otherwise provided, a person retired under this paragraph shall not receive from the county any other sum by way of annuity, pension or compensation. Application for disability retirement hereunder shall be made in writing within two years after the date of the said injuries, and the pension and annuity payments granted under this paragraph shall be payable only from the date of receipt by the board of such application. The board may require re-examinations from time to time, and the county commissioners shall require re-examinations at least annually, of any member pensioned under this paragraph. Re-examinations under authority of this paragraph shall be by one or more physicians selected by the board or by the county commissioners, as the case may be.

Re-examinations.

(7) The term "officer", as used in paragraph (6), shall be deemed to mean and include any person who is employed to, and who as a regular part of his duty does, have charge either of all or of a definite number of persons committed to the jail or house of correction by legal process.

Term "officer" to be deemed to mean and include, etc.

(8) Upon the completion of any re-examination provided for by paragraph (6) the physician or physicians making the same shall report and certify to the board, or to the county commissioners, as the case may be, whether said beneficiary is still incapacitated mentally or physically for service in the institution where he was employed and of the rank or rating held by him when retired for disability.

Report as to whether beneficiary is still incapacitated upon completion of re-examination.

If such physician or physicians shall find that the disability for which the member was retired under said paragraph (6) has ceased, or if the member fails to submit to said re-examination, his retirement allowance shall cease. Should the finding be that disability for which a member was so retired has ceased, he shall, if he so desires, be restored to active duty with the same rank and salary which he had when he was retired. Should the retirement allowance of any disability beneficiary cease as provided in this paragraph without his restoration to service, there shall be refunded to him such sum, if any, as the board shall find remaining to his credit in the annuity fund. Should a disability beneficiary be restored as aforesaid to active service, he shall then become again a member of the retirement system and shall be credited with such sum, if any, as the board shall find remaining to his credit in the annuity fund. When next retired his retirement allowance shall be based upon his service period preceding his first retirement together with the service period from the date of his restoration to service to the date of his final retirement.

When retirement allowance shall cease.

Restoration to active duty, etc.

(9) If any such member is found by the board to have died from injuries received while in the discharge of his duty, leaving a widow, or, if no widow, any child or children under the age of sixteen, a pension equal to the retirement allowance to which such member would have been entitled under paragraph (6) had he been permanently incapacitated shall be paid to such widow so long as she remains unmarried, or for the benefit of such child or children so long as he or any of them continues under the age of sixteen. A person receiving a pension under this paragraph shall not receive from the county any other sum by way of annuity, pension or compensation. Payments under this paragraph shall not be made as of a date earlier than that of the receipt by the board of written application therefor, except that payments to a child of a deceased member shall date from the day as of which payments to his widow shall terminate.

Payments to families of members who died from injuries received in discharge of duty.

(10) The word "injuries", as used in paragraphs (6) and (9) shall mean any injury which is a natural and proximate result of an accident occurring in the performance and within the scope of duty and without fault of the member. The county commissioners may employ special examiners when-

What word "injuries" shall mean.

Special examiners.

ever, in their judgment, it is necessary to assist in determining the degree of disability under said paragraphs. The fee of each such examiner, not exceeding ten dollars in any one case, shall be paid by the county. The decision of the board, or of the county commissioners, as the case may be, on the question of disability or retirement under paragraph (6) or (8) shall be final. *Approved May 29, 1930.*

Chap. 414

AN ACT REGULATING THE TAKING OF CRABS.

Emergency
preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

G. L. 130, new
sections
after § 90.

Taking of crabs
regulated.

Chapter one hundred and thirty of the General Laws is hereby amended by inserting after section ninety, under the caption, CRABS, the following four new sections:—

Section 90A. No person, either as principal, agent or employee, shall at any time catch crabs in, or take them from, any waters within the jurisdiction of the commonwealth, or place, set, keep, maintain, supervise, lift, raise or draw in or from the said waters, or cause to be placed, set, kept, maintained, supervised, lifted, raised or drawn in or from the said waters any pot, trap or other contrivance designed for, or adapted to, the taking of crabs, unless licensed so to do as provided in the following section, nor unless he is a citizen of the commonwealth or is an alien residing in the commonwealth who, prior to June first, nineteen hundred and thirty, has filed his declaration of intention to become a citizen of the United States; provided, that if any such alien shall not become a citizen of the United States within the term of five years and ninety days next subsequent to such filing he shall not thereafter be entitled to receive or to act under a license issued under authority of the following section. Nothing in this or the following section shall be construed to prohibit or regulate the taking of crabs solely for bait purposes. *Section 90B.* The clerk of any town in Essex, Middlesex, Suffolk, Norfolk, Plymouth, Barnstable, Bristol, Dukes or Nantucket county, situated on the shores of the commonwealth, shall grant licenses in the form prescribed and upon a blank furnished by the supervisor, to catch or take crabs from the waters of the commonwealth within three miles of the shores of the county where the town lies. Licenses hereunder shall expire on December thirty-first next succeeding the granting of the same unless sooner made void as provided in the following section. The town clerk granting a license shall collect therefor a fee of five dollars, which, less fifteen cents to be retained by him, shall be forwarded to the supervisor on the first Monday of the following month, together with coupons to be provided by the supervisor for a description of the licensee and his buoys,

Proviso.

Taking of crabs
for bait pur-
poses per-
mitted.

Licenses to
catch or take
crabs from
certain waters
of common-
wealth.

Expiration.

Fee.

and for such other information as may be required. All books of forms furnished to town clerks under this section shall be returned to the supervisor on January first of each year. Each applicant for a license shall state the color scheme or other special markings of the buoys to be used by him which shall be set forth in his license, and all buoys used by him shall be marked accordingly and also with the licensee's initials or name which shall be branded or cut into the surface of the buoy. A licensee under this section shall at all times, while acting in pursuance of the license, exhibit his license upon demand of any officer qualified to serve criminal process. *Section 90C.* If a licensee under the preceding section is convicted a second or subsequent time within a period of three years of violation of the same or any other provision of the fish and game laws he shall immediately surrender his license to the officer who secured the second or subsequent conviction, and the license shall be void, and the licensee shall not receive another such license until after the expiration of one year from the date of the second or subsequent conviction. *Section 90D.* Violation of any provision of section ninety A or ninety B shall be punished by a fine of not less than ten dollars. *Approved May 29, 1930.*

Marking of the buoys.

Exhibition of license upon demand.

Surrender of license upon second or subsequent conviction of violation of fish and game laws.

Penalty for violation of § 90A or § 90B.

AN ACT ESTABLISHING THE SALARIES OF THE CHIEF JUSTICE AND THE ASSOCIATE JUSTICES OF THE MUNICIPAL COURT OF THE CITY OF BOSTON.

Chap. 415

Be it enacted, etc., as follows:

SECTION 1. Section seventy-five of chapter two hundred and eighteen of the General Laws, as most recently amended by section three of chapter three hundred and thirty-four of the acts of nineteen hundred and twenty-eight, is hereby further amended by striking out, in the third line, the words "eighty-five hundred" and inserting in place thereof the words:—ten thousand,—by striking out, in the fourth and fifth lines, the words "eight thousand" and inserting in place thereof the words:—nine thousand,—and by inserting after the word "court" in the eighth line the words:—as established on January first, nineteen hundred and thirty,—so as to read as follows:—*Section 75.* The salary of the chief justice of the municipal court of the city of Boston shall be ten thousand dollars, and the salary of each of the associate justices shall be nine thousand dollars. The salaries of the clerk and assistant clerks of said court, for civil and for criminal business, shall be as follows: clerks, seventy per cent of the salary of an associate justice of said court as established on January first, nineteen hundred and thirty; first assistant clerks, seventy per cent of the salary of the clerk; second, third and fourth assistant clerks, sixty per cent of the salary of the clerk; fifth, sixth, seventh and eighth assistant clerks, fifty per cent of the salary of the clerk; and the salaries of

G. L. 218, § 75, etc., amended.

Municipal court of the city of Boston, salaries of justices.

Salaries of clerk and assistant clerks for civil and for criminal business.

the ninth and tenth assistant clerks for civil business shall be twenty-four hundred dollars each.

Salary of messenger.

The salary of the messenger of said court shall be twenty-eight hundred dollars.

Salaries of court officers.

The salary of the chief court officer and of the assistant chief court officer of the municipal court of the city of Boston for criminal business shall be twenty-eight hundred dollars and twenty-five hundred and eighty-four dollars, respectively, and the salary of each of the other court officers in attendance at the civil and criminal sessions of said court, twenty-four hundred and eighty-four dollars.

Submission to city council, etc.

SECTION 2. This act shall take effect upon its acceptance during the current year by vote of the city council of the city of Boston, subject to the provisions of its charter, but not otherwise.

Approved May 29, 1930.

Chap. 416 AN ACT CREATING A BOARD OF TAX APPEALS AND DEFINING ITS POWERS AND DUTIES.

Be it enacted, etc., as follows:

G. L., new chapter after chapter 58.

SECTION 1. The General Laws are hereby amended by inserting after chapter fifty-eight the following new chapter: —

CHAPTER 58A.

BOARD OF TAX APPEALS.

Board of tax appeals, establishment, membership, terms.

Section 1. There shall be in the department of the state treasurer, but in no manner subject to his control, a board of tax appeals, in this chapter referred to as the board, consisting of three members appointed by the governor, with the advice and consent of the council, who shall be designated in their initial appointments to serve respectively for two, four and six years from December first in the year of appointment. The governor shall designate one of the members as chairman. Upon the expiration of the term of office of a member, his successor shall be appointed in the manner aforesaid for six years. The chairman shall receive a salary of seventy-five hundred dollars and each other member shall receive a salary of seven thousand dollars.

Chairman.

Compensation.

Members not to act as attorney, etc., in contested matters of taxation before department of corporations and taxation, etc.

No member of the board shall, while he remains a member, act as attorney, counsellor or accountant in any contested matter of taxation before the department of corporations and taxation, before any board of assessors or before the courts of the commonwealth; but the foregoing shall not be construed to prevent a member of the board from acting as attorney, counsellor or accountant in any tax matters other than those dealing with taxes levied by the commonwealth or by a subdivision thereof. The majority of the members of the board shall constitute a quorum for the transaction of its business. A vacancy in the board shall not impair its powers nor affect its duties. The board shall have a seal which shall be judicially noticed.

Quorum.

Vacancy.

Seal.

Section 2. The principal office of the board shall be in Boston but it may sit at any place within the commonwealth. The time and place of its meetings shall be prescribed by the chairman. The county commissioners shall provide the board with suitable rooms in courthouses or other buildings when necessary for hearings outside the city of Boston. Adequate offices and a hearing room in the state house or elsewhere in said city shall be provided for the board.

Principal office.

Meetings.

Hearings outside city of Boston, etc.

Section 3. The board shall provide for the publication and sale or distribution of such of its reports and opinions as are of public interest, in such form and manner as it may deem best adapted for public convenience and use, upon such terms and conditions as may be approved by the governor and council.

Reports and opinions, publication and sale, etc.

Section 4. The board shall make to the general court an annual report containing such suggestions and recommendations for the amendment, alteration and modification of existing laws relative to taxation and related matters, as it may deem desirable, and shall include in such report a statement of the number and type of matters handled by it during the preceding state fiscal year and the number of matters pending at the end of the year.

Annual report to general court, etc.

Section 5. The members and employees of the board shall receive their necessary traveling expenses and their expenses actually incurred for subsistence while traveling outside the city of Boston in the performance of their duties. The board may, subject to the approval of the governor and council, appoint and fix the compensation of such employees, including a clerk, and make such expenditures, including expenditures for law books and publications, as may be necessary in order to execute efficiently the functions vested in said board. All expenditures of the board shall be allowed and paid out of moneys appropriated for the purposes of the board, upon presentation of itemized vouchers therefor, signed by the chairman or a person designated by the board for the purpose.

Traveling, etc., expenses.

Compensation of employees, expenditures, etc.

Section 6. The board shall have jurisdiction to decide appeals under the provisions of sections eleven, fourteen and twenty-five of chapter fifty-eight; of clauses seventeenth and twenty-second of section five of chapter fifty-nine; of sections seven, thirty-nine, sixty-four, sixty-five, seventy-three and eighty-one of said chapter fifty-nine; of section two of chapter sixty A; of sections forty-five and fifty-one of chapter sixty-two; of sections two, five, eighteen A, twenty-eight, fifty-one, sixty and seventy-one of chapter sixty-three; of section six of chapter sixty-four; of sections five and ten of chapter sixty-four A; of sections twenty-five and twenty-six of chapter sixty-five; of section four of chapter sixty-five A; and under any other provision of law wherein such jurisdiction is or may be expressly conferred. Except as otherwise provided by law, no appeal to the board shall stay the collection of any tax or excise. Whenever the

Board to have jurisdiction to decide appeals under certain provisions of law, etc.

Whenever commissioner of

corporations and taxation or a board of assessors fails to act upon petition for abatement of a tax within certain time, petition to be deemed to be denied, and taxpayer to have right to take appeal to board of tax appeals.

Petition to be filed with clerk of board of tax appeals, and copy to be served upon appellee.

Petition to state certain facts.

Abatement of tax in whole or in part, etc.

Hearings, etc.

commissioner of corporations and taxation, in this chapter called the commissioner, or a board of assessors before whom or which a petition for the abatement of a tax is or shall be pending fails to act upon said petition, except with the written consent of the petitioner, within four months of the date of the filing of such petition for abatement, the petition shall be deemed to be denied, and the taxpayer shall have the right to take any appeal from such decision to which he may be entitled by law, in the same manner as though the commissioner or board of assessors had in fact denied the said petition. The period limited in any statute for taking an appeal to the board of tax appeals shall not begin to run until such a petition for abatement of a tax is in fact denied by the commissioner or board of assessors.

Section 7. Any party taking an appeal to the board from a decision or determination of the commissioner or of a board of assessors, hereinafter referred to as the appellee, shall file a petition with the clerk of the board of tax appeals and serve upon said appellee in the manner provided in section nine a copy thereof. The commissioner shall forthwith furnish a copy of each such petition served upon him to the attorney general. The petition upon such appeal shall set forth specifically the facts upon which the party taking an appeal, hereinafter called the appellant, relies, together with a statement of the contentions of law which the appellant desires to raise. The appellant shall state upon the petition the address at which service of any pleading, motion, order, notice or process in connection with the appeal can be made upon him. Within twenty days of the date of the filing of such petition upon appeal, the appellee may abate the tax appealed from in whole or in part or change his or its determination. If the portion of the tax in issue is abated only in part, or if abatement is refused, or if the determination in issue is not changed to the satisfaction of the appellant, the appellee shall, unless the appeal is withdrawn by the appellant, file with the board an answer stating fully each finding of fact and ruling of law made with respect to the tax or determination in issue and denying or admitting each and every allegation of fact contained in the petition. A copy of the answer shall be served upon the appellant, in the manner provided in section nine. Within ten days of the filing of the answer, the party taking the appeal shall pay to the clerk of the board an entry fee of ten dollars. The board shall not consider, unless equity and good conscience so require, any issue of fact or contention of law not specifically set out in the petition upon appeal or raised in the answer.

Section 8. A hearing shall be granted if any party to an appeal so requests, and, upon motion of any party to an appeal or by direction of the board, any appeal may be set down for a hearing. Hearings before the board shall be open to the public and such hearings and all proceedings before the board shall be conducted in accordance with

such rules of practice and procedure as the board may make and promulgate.

Section 9. The mailing by registered mail, postage prepaid, to the address of any appellant as given on the petition upon appeal, or to the address of his attorney or agent of record, if any, or to the usual place of business of the commissioner or of the board of assessors, shall be deemed sufficient service of any pleading, motion, order, notice or process so served in respect to proceedings before the board. The board may order that further notice be given in any case.

What shall be deemed sufficient service of any pleading, motion, etc.

Section 10. At the request of any party or on its own motion, the board shall order that all proceedings in a pending appeal be stenographically reported. The board may contract for the reporting of such hearings at the expense of the commonwealth and in such contract may fix the terms and conditions upon which transcripts will be supplied to the board and to other persons and agencies by the stenographer.

Stenographic reports of proceedings.

Section 11. Any member of the board, or any employee of the board designated in writing for the purpose by the chairman, may administer oaths, and any member of the board may summon and examine witnesses and require, by subpoena signed by the member, the production of all returns, books, papers, documents, correspondence and other evidence, pertinent to the matter under inquiry, at any designated place of hearing, and may require the taking of a deposition before any person competent to administer oaths, either within or without the commonwealth. In the case of a deposition, the testimony shall be reduced to writing by the person taking the deposition or under his direction and shall then be subscribed by the deponent.

Administration of oaths, summoning and examination of witnesses, etc.

Either party may summon witnesses or may require the production of papers in the same manner in which witnesses may be summoned and papers may be required to be produced for the purpose of trials in the courts. Any witness summoned or whose deposition is taken shall receive the same fees and mileage as witnesses in the courts.

Deposition.

Either party may summon witnesses, etc.

Fees and mileage.

Section 12. Witness fees and expenses of service of process, together with the entry fee of ten dollars required in section seven, may be taxed as costs against the unsuccessful party to the appeal, in the discretion of the board. In the event that the commonwealth, or any official thereof, is the unsuccessful party to an appeal, the costs shall be paid from the state treasury upon certificate of a member of the board in such form as the board may prescribe by regulation. In the event that a subdivision of the commonwealth, or any official thereof, is the unsuccessful party to an appeal, the costs shall be paid from the treasury of such subdivision by the treasurer thereof upon certificate of a member of the board in such form as the board may prescribe by regulation. In the event that costs are taxed against an unsuccessful taxpayer, a member of the board shall certify the amount of the same and they may be recovered in an action of contract by the state treasurer, in the

Witness fees and expenses of service of process, etc., may be taxed as costs against the unsuccessful party to the appeal, etc.

case of a tax assessed by the commissioner, or by the treasurer of the subdivision of the commonwealth in behalf of which the tax appealed from was assessed.

Section 13. The board shall make findings of fact and a decision in each case before it, and report thereon in writing, except that the findings of fact and report thereon may be omitted in case of a decision dismissing any proceeding upon motion of the appellant. Such report may, in the discretion of the board, contain an opinion in writing, in addition to the findings of fact and decision. All reports, findings and opinions of the board and all evidence received by the board, including a transcript of the stenographic record of the proceedings, shall be open to the inspection of the public; except that the originals of books, documents, records, models, diagrams and other exhibits introduced in evidence before the board may be withdrawn from the custody of the board in such manner and upon such terms as the board may in its discretion prescribe. The decision of the board shall be final as to findings of fact. From any decision of the board upon an appeal from a decision or determination of the commissioner, or of a board of assessors, except decisions of the board under sections twenty-five and twenty-six of chapter sixty-five, an appeal as to matters of law may be taken directly to the full court of the supreme judicial court by any party to the proceedings before the board of tax appeals. A claim of appeal shall be filed with the clerk of such court within twenty days of the date of the decision of the board and a copy of the record before the board shall be filed with said clerk within twenty days thereafter, unless further time be allowed by the court or a justice thereof. The record in such an appeal to the full court shall include copies of the original assessment, the tax returns, if any, filed by the taxpayer with respect to the tax in issue, or copies of the original determination in issue, the request for abatement or other petition filed with the commissioner, or with the board of assessors, the petition upon appeal to the board of tax appeals, the answer to the appeal, the report and findings of the board including any opinions filed, all requests for rulings of law and findings of fact and the disposition of each by the board, the claim of appeal to the full court and such portion of the stenographic transcript of the evidence before the board as may be necessary for the consideration of any question of law raised before the board, which it is alleged that the board has erroneously decided. Each claim of appeal shall set out separately and particularly each error of law asserted to have been made by the board, with precise references to the portions and particulars of the proceedings before the board in which it is alleged that error of law occurred. The court shall not consider any issue of law which does not appear to have been raised in the proceedings before the board. The court upon determination of the appeal may make such order as justice and equity may require including an order for costs. The appeal to

Report of findings of fact and decision.

To be open to public inspection.

Decision final as to findings of fact.

Appeal as to matters of law may be taken to full court of supreme judicial court, etc.

Court order, etc.

the full court under this section shall be the exclusive method of reviewing any action of the board, except action under sections twenty-five and twenty-six of chapter sixty-five.

Appeal to full court to be exclusive method of reviewing action of board, except, etc.

SECTION 2. Section twenty-one of chapter six of the General Laws; sections sixty-six, sixty-seven and sixty-eight of chapter fifty-nine of the General Laws; section sixty-eight A of said chapter fifty-nine, inserted by chapter three hundred and twelve of the acts of nineteen hundred and twenty-six and amended by chapter two hundred and twelve of the acts of nineteen hundred and twenty-nine; section forty-seven of chapter sixty-two of the General Laws, as most recently amended by section three of chapter two hundred and eighty-seven of the acts of nineteen hundred and twenty-six; section seventy-seven of chapter sixty-three of the General Laws, as amended by section fourteen of chapter five hundred and twenty of the acts of nineteen hundred and twenty-two; and section seventy-eight of said chapter sixty-three, as amended by section fifty-six of chapter three hundred and sixty-two of the acts of nineteen hundred and twenty-three, are hereby repealed.

G. L. 6, § 21; G. L. 59, §§ 66, 67 and 68; G. L. 59, § 68A, etc.; G. L. 62, § 47, etc.; G. L. 63, § 77, etc., and G. L. 63, § 78, etc., repealed.

SECTION 3. Section eleven of chapter fifty-eight of the General Laws is hereby amended by striking out, in the fourteenth and fifteenth lines, the words "appeal from decisions of the commissioner" and inserting in place thereof the words:— tax appeals, — so as to read as follows:— *Section 11.* The commissioner, from the returns made by assessors under section eighty-five of chapter fifty-nine, or otherwise, shall determine the total amount of taxes exempted throughout the commonwealth under clauses twenty-second and twenty-third of section five of said chapter, and shall apportion one third of such taxes among the towns according to the basis determined by him for an apportionment of the state tax under section nine of this chapter, and the amount so apportioned to each town shall be a charge against it. He shall also determine the amount of taxes so exempted in each town, and one third thereof shall be a credit to the town making the exemption. He shall forthwith give written notice by mail or at their office to the assessors of each town thereby affected of the amounts so charged against and credited to it, and they may within ten days after the date of the notice appeal from his determination to the board of tax appeals.

G. L. 58, § 11, amended.

One third of veterans' exemption to be credited to cities and towns making it, and charged against all cities and towns.

SECTION 4. Section twelve of said chapter fifty-eight is hereby amended by striking out, in the third line, the word "appeal" the first time it appears and inserting in place thereof the words:— tax appeals,— so as to read as follows:— *Section 12.* The commissioner, at the expiration of ten days after notice under the preceding section or upon being informed of the decision of the board of tax appeals, if an appeal is taken, shall certify to the state treasurer the amount of charges against and credits to each town as determined thereunder, and the treasurer shall thereupon withhold out of any sums payable by the commonwealth to each town against which a charge is certified, and shall allow or pay

Appeal to board of tax appeals.

G. L. 58, § 12, amended.

Commissioner to certify charges and credits to treasurer, who shall withhold or allow them.

over to each town to which a credit is certified, as the case may be, the amount so certified.

G. L. 58, § 14,
etc., amended.

Notice of de-
termination of
value of certain
state and
county lands
to assessors.

Application
for correction
to board of tax
appeals, etc.

G. L. 58, § 15,
etc., amended.

Effect of val-
uation deter-
mined, etc.

Valuation of
newly ac-
quired land.

Proviso.

G. L. 58,
§ 17A,
amended.

SECTION 5. Said chapter fifty-eight, as amended in section fourteen by section two of chapter two hundred and seventy-one of the acts of nineteen hundred and twenty-three, is hereby further amended by striking out said section fourteen and inserting in place thereof the following:— *Section 14.* The commissioner, not later than June tenth of each year in which he makes such determination, shall notify the assessors of each town where the commonwealth owns, or the county commissioners hold, land for the purposes named in the preceding section, of his determination of the value of such land in such town. A board of assessors aggrieved by said determination may, within ten days after the date of the notice, apply for a correction thereof to the board of tax appeals. Said board shall give a hearing to such assessors not later than July fifteenth following, and shall seasonably notify them and the commissioner of the time and place of the hearing. After the hearing said board shall notify said board of assessors and the commissioner of its finding as to the value of the land in question, and its decision shall be conclusive.

SECTION 6. Said chapter fifty-eight, as amended in section fifteen by section one of chapter two hundred and eighty-two of the acts of nineteen hundred and twenty-one and by section three of chapter two hundred and seventy-one of the acts of nineteen hundred and twenty-three, is hereby further amended by striking out said section fifteen and inserting in place thereof the following:— *Section 15.* The valuation determined under the two preceding sections shall be in effect for the purposes of sections seventeen and seventeen A during the year in which such valuation is made and the four succeeding years, and until another valuation is made under sections thirteen and fourteen, except that whenever land is acquired by the commonwealth or by county commissioners for the purposes set forth in section thirteen the commissioner shall adopt the assessed valuation of said land made in the year last preceding such acquisition, and such assessed valuation shall be the valuation of the land for the purposes of sections seventeen and seventeen A, until a new valuation is made by the commissioner or by the board of tax appeals under section thirteen or fourteen; provided, that as to land used for a state forest such assessed valuation shall be reduced by deducting therefrom the value of all forest products removed from such land between April first on which it was last assessed and April first in the year for which the reimbursement is to be made, the amount thereof to be certified annually before May first to the commissioner by the state forester.

SECTION 7. Section seventeen A of said chapter fifty-eight, inserted by section four of chapter two hundred and seventy-one of the acts of nineteen hundred and twenty-three, is hereby amended by striking out, in the fifth line,

the word "appeal" and inserting in place thereof the words: — tax appeals, — so as to read as follows: — *Section 17A.* The assessors of any town in which county commissioners hold land for the purposes set forth in section thirteen shall assess such land to the county in the annual valuation and tax list at the value determined by the commissioner or the board of tax appeals under section thirteen or fourteen, or adopted by the commissioner as provided in section fifteen, and at the tax rate of the town for that year. If notification as provided in said section fourteen is not received by the assessors in time to make the assessment in the manner above provided, the land shall be assessed at said value under the provisions of section seventy-five of chapter fifty-nine. The tax bill for land so assessed shall be sent to the county treasurer who shall pay the same from funds available for carrying out the provisions of section eighty-five of said chapter one hundred and eleven, and such payment shall be deemed a part of the cost of hospital maintenance for said year within the meaning of said section eighty-five.

Local taxation of land held for county tuberculosis hospitals.

SECTION 8. Section twenty-five of said chapter fifty-eight, as most recently amended by section two of chapter two hundred and six of the acts of nineteen hundred and twenty-four, is hereby further amended by striking out the word "appeal" the second time it occurs in the twelfth line, and inserting in place thereof the words: — tax appeals, — so as to read as follows: — *Section 25.* The commissioner shall ascertain and determine the amount due to each town under sections twenty to twenty-four A, inclusive, notify the treasurer of each town thereof, and certify the amount as determined to the state treasurer, who shall thereupon pay the same. The commissioner in his discretion may from time to time within the fiscal year make partial distributions of taxes paid therein and distributable under the provisions of section twenty, withholding such sums as may to him seem proper to provide for refunds and abatements. Any decision made by the commissioner under sections twenty-one to twenty-four A, inclusive, shall be subject to appeal to the board of tax appeals.

G. L. 58, § 25, etc., amended.

Distribution of corporate taxes.

Appeal to board of tax appeals.

SECTION 9. Clause seventeenth of section five of chapter fifty-nine of the General Laws, as most recently amended by chapter two hundred and forty-seven of the acts of the current year, is hereby further amended by striking out the last sentence and inserting in place thereof the following: — A person aggrieved by any such judgment may appeal to the county commissioners or to the board of tax appeals within the time and in the manner allowed by section sixty-four or sixty-five, as the case may be.

G. L. 59, § 5, cl. seventeenth, etc., amended.

Appeal to county commissioners or to the board of tax appeals.

SECTION 10. Clause twenty-second of said section five of said chapter fifty-nine is hereby amended by striking out the last sentence and inserting in place thereof the following: — A person aggrieved by the judgment of the assessors may appeal to the county commissioners or to the board of tax

G. L. 59, § 5, cl. twenty-second, amended.

Appeal to county commissioners or

to the board of tax appeals.

G. L. 59, § 7, amended.

Assessors to determine value of property held for water or sewage disposal purposes by another city or town, etc.

Appeal to board of tax appeals.

Land valuation for annual payment, how determined, etc.

Application of this and preceding section.

G. L. 59, § 39, amended.

Valuation of machinery, poles, wires, etc., of telephone and telegraph companies.

Appeal to board of tax appeals.

appeals within the time and in the manner allowed by section sixty-four or sixty-five, as the case may be.

SECTION 11. Said chapter fifty-nine is hereby further amended by striking out section seven and inserting in place thereof the following: — *Section 7.* The assessors of a city or town where land is acquired by such other city, town or district for water supply or sewage disposal shall, within one year after such acquisition, determine the average valuation of such land under the preceding section, and certify the amount so determined to such other city, town or district. The mayor or selectmen, the commissioners or prudential committee of a district, or the metropolitan district commission, within six months after receipt of said certificate, may appeal from such determination to the board of tax appeals; and said board shall determine the valuation in the manner provided in the preceding section, and section sixty-five, so far as applicable, shall govern such appeal.

If land within any city or town shall have been taken from it for said purposes, and for any one of the three years prior to the taking shall have been used for any public purpose, and for that reason no taxes shall have been collected thereon, the city or town and the board or officer having charge of the land so taken may within six years after the taking agree as to the value of the land upon which the annual payment is to be made as aforesaid from the time of the taking, and if they cannot agree the board or officer shall notify the city or town thereof, and thereupon the value shall be determined by the board of tax appeals under said section sixty-five, and said notice shall be deemed to be the notice referred to in said section sixty-five. This and the preceding section shall apply to property held for the purposes of the metropolitan water supply, except property situated in Ashland, Boylston, Holden, Hopkinton, Sterling or West Boylston.

SECTION 12. Said chapter fifty-nine is hereby further amended by striking out section thirty-nine and inserting in place thereof the following: — *Section 39.* The valuation at which the machinery, poles, wires and underground conduits, wires and pipes of all telephone and telegraph companies shall be assessed by the assessors of the respective towns where such property is subject to taxation shall be determined annually by the commissioner, subject to appeal to the board of tax appeals, as hereinafter provided, and shall by him be certified to the assessors on or before June fifteenth. A board of assessors aggrieved by a valuation made by the commissioner under this section may, within ten days after notice of his valuation, apply to said board of tax appeals. Said board shall hear and decide the subject matter of such appeal and give notice of its decision to the commissioner and to the assessors; and its decision as to the valuation of the property shall be final and conclusive, except as provided in section seventy-three, relative to abatements. The assessors shall, in the manner provided

by law, assess the machinery, poles, wires and underground conduits, wires and pipes of all telephone and telegraph companies as certified and at the value determined by the commissioner or by the board of tax appeals, and such assessment by a board of assessors shall be deemed to be a full compliance with the oath of office of each assessor and a full performance of his official duty with relation to the assessment of such property, except as provided in the following section.

SECTION 13. Section sixty-four of said chapter fifty-nine is hereby amended by adding at the end thereof the following new paragraph:—

G. L. 59, § 64, amended.

Upon the filing of a complaint under this section the clerk of the county commissioners or of the board authorized to hear and determine the same shall forthwith transmit a certified copy of such complaint to the assessors and the assessors or the city solicitor or town counsel may within thirty days after receipt of said copy give written notice to said clerk and to the complainant that the town elects to have the same heard and determined by the board of tax appeals. Thereupon, the clerk of the county commissioners or of the board authorized to hear and determine such complaints shall forward all papers with respect to such complaint then in the file of the county commissioners to the clerk of the board of tax appeals and proceedings with respect to such complaint shall thenceforth be continued as provided in chapter fifty-eight A. If upon hearing the board finds that the complainant has complied with all the provisions of law it may grant him such reasonable abatement as justice may require and shall enter an order directing the treasurer of the town to refund said amount, if the tax sought to be abated has been paid, together with all charges and interest on the amount of the abatement from the date of the payment of the tax. The board may make such order with respect to the payment of costs as justice may require.

Certified copy of complaint to be transmitted to assessors, etc.
Notice that town elects to have complaint heard and determined by board of tax appeals.

Board may grant abatement, if, etc.

Costs.

SECTION 14. Said chapter fifty-nine is hereby further amended by striking out section sixty-five and inserting in place thereof the following:—*Section 65.* A person aggrieved as aforesaid may, instead of pursuing the remedy provided in section sixty-four, but subject to the same conditions, appeal to the board of tax appeals by filing a petition with such board within thirty days of the giving of the notice required by section sixty-three. Such appeal shall be heard and determined by said board in the manner provided by chapter fifty-eight A. The board may enter such order as justice may require in the manner provided in the preceding section with respect to complaints removed from the county commissioners.

G. L. 59, § 65, amended.

Appeal to board of tax appeals.

To be heard and determined in manner provided by chapter 58A, etc.

SECTION 15. Chapter sixty A of the General Laws is hereby amended by striking out section two, as inserted by section one of chapter three hundred and seventy-nine of the acts of nineteen hundred and twenty-eight and as amended

G. L. 60A, § 2, etc., amended.

Local boards of assessors to assess excise tax, etc.

Registrar of motor vehicles to transmit to commissioner notice of registrations of motor vehicles subject to tax, etc.

Commissioner to transmit registrations to local boards of assessors.

When tax shall be due.

Notification to owner of tax assessed, etc.

Application for abatement.

Appeal from decision.

Refund of overpayment, etc.

Rate of interest in case of neglect to pay tax.

G. L. 62, § 45, etc., amended.

by section two of chapter two hundred and forty-four of the acts of the current year, and inserting in place thereof the following: — *Section 2.* The local boards of assessors shall assess the tax imposed by section one, and commit the same to the collector of taxes with their warrant for the collection thereof. The tax shall be assessed to the owner of the motor vehicle registering the same, and the registrar of motor vehicles shall promptly transmit to the commissioner a notice of each registration of a motor vehicle subject to this tax, giving the name and home address of the owner, if an individual, or the name and principal place of business in this commonwealth, if a corporation, partnership or voluntary association, the municipality in which the vehicle is customarily to be kept, the name of the maker, the year of manufacture and the model and type of vehicle. The commissioner may require from the owner such further information as may be necessary for the purposes of this chapter. The commissioner shall, as soon as may be, transmit to the local boards of assessors the registrations sent to him by the registrar of motor vehicles, and, under such provisions as he deems best, make available to the local assessors information showing the values as determined under section one. The tax hereunder shall be due and payable at the expiration of thirty days from the date upon which the notice was issued by the collector pursuant to this section. The local tax collector shall seasonably notify the owner of the tax assessed and the due date, but failure to receive notice shall not affect the validity of the tax. The owner may within six months of the date of the issuing of the notice of assessment or of the date of sale or transfer, but not later than January thirty-first of the succeeding year, apply to the local assessors for abatement, and, from their decision upon such application, an appeal may be taken to the county commissioners or to the board of tax appeals, all in accordance with the provisions of section sixty-four or sixty-five of chapter fifty-nine. If an abatement is granted, any overpayment with interest thereon at the rate of six per cent per annum from the date of payment shall be refunded by the city or town treasurer from any available funds, upon certification by the tax collector and approval for payment as required by section fifty-two of chapter forty-one, without any appropriation therefor by the municipality. Owners who neglect to pay taxes assessed under this chapter shall pay interest at the rate of six per cent per annum from the time when such taxes were payable until paid, if such payment is made before the commencement of proceedings for recovery thereof, and twelve per cent if made after the commencement thereof. The notice issued pursuant to this section shall bear on its face a statement of the time within which petitions for abatement of the tax may be filed.

SECTION 16. Chapter sixty-two of the General Laws, as amended in section forty-five by section one of chapter three hundred and thirty-nine of the acts of nineteen hundred and

twenty-two and by section two of chapter two hundred and eighty-seven of the acts of nineteen hundred and twenty-six, is hereby further amended by striking out said section forty-five and inserting in place thereof the following:—

Section 45. Any person aggrieved by the refusal of the commissioner to abate, in whole or in part, under section forty-three, a tax assessed under this chapter, may appeal therefrom, within thirty days after the mailing of notice of the decision of the commissioner, by filing a petition with the clerk of the board of tax appeals. If, on hearing, said board finds that the person making the appeal was entitled to an abatement under section forty-three from the tax assessed on him, it shall make such abatement as it sees fit. The decision of the board of tax appeals shall, except as otherwise provided herein, be final and conclusive, and shall be communicated in writing to the petitioner and the commissioner within five days thereafter. Any taxes assessed under this chapter or corresponding provisions of earlier laws, which are unpaid and uncollectible, may be abated by the board of tax appeals, on the recommendation of the attorney general and the commissioner at any time after the expiration of five years from the date when the same became payable.

Taxation of incomes, appeal from decision of commissioner as to abatements, etc.

Decision of board final, etc.

Abatement of unpaid and uncollectible taxes.

SECTION 17. Said chapter sixty-two is hereby further amended by striking out section fifty-one and inserting in place thereof the following:—*Section 51.* Any taxpayer aggrieved by the assessment of a tax under section forty-nine may appeal to the commissioner within thirty days after the receipt of the tax bill therefor, or other actual notice of the assessment. In case of an adverse determination by the commissioner, the taxpayer may appeal to the board of tax appeals as provided in section forty-five, and if the taxpayer shall prove that the income of the property was duly returned or that it was not taxable or that there was reasonable excuse for not making the return, the tax shall be abated, and, if it has previously been paid, the amount abated shall be repaid by the town to the taxpayer, with interest from the time of such payment.

G. L. 62, § 51, amended.

Appeal to commissioner from assessment of tax on certain property.

Appeal to board of tax appeals in case of adverse determination.

SECTION 18. Chapter sixty-three of the General Laws is hereby amended by striking out section two, as appearing in section one of chapter three hundred and forty-three of the acts of nineteen hundred and twenty-five and as amended by section two of chapter two hundred and twenty of the acts of the current year, and inserting in place thereof the following:—*Section 2.* Every bank shall pay annually a tax measured by its net income, as defined in section one, at the rate assessed upon other financial corporations; provided, that such rate shall not be higher than the highest of the rates assessed under this chapter upon mercantile and business corporations doing business in the commonwealth. The commissioner shall determine the rate on or before July first of each year after giving a hearing thereon, and at or prior to such hearing he shall make available to all banks requesting the same a statement showing the aggregates of the income

G. L. 63, § 2, etc., amended.

Banks and trust companies, tax measured by net income.

Rate.

Proviso.

Commissioner to determine rate.

returnable during the preceding calendar year and taxable under this chapter and the aggregates of the taxes under this chapter of such year, with respect to the following classes of corporations: (1) domestic financial corporations, (2) foreign financial corporations, (3) domestic manufacturing corporations as defined in section thirty-eight C, (4) foreign manufacturing corporations as defined in section forty-two B, (5) domestic business corporations as defined in section thirty, (6) foreign corporations as defined in said section thirty. The commissioner shall seasonably notify the banks of his determination. Appeal by a bank from the determination of the commissioner may be taken to the board of tax appeals within ten days after the giving of such notice.

Notice.

Appeal by banks from determination of commissioner.

G. L. 63, § 5, etc., amended.

Distribution to cities and towns of part of bank tax.

Retention by state of remainder.

Notice to assessors of charges and credits.

Appeal to board of tax appeals.

G. L. 63, § 6, amended.

Certification to state treasurer of charges against, and credits to, each city and town, etc.

G. L. 63, § 18A, amended.

SECTION 19. Section five of said chapter sixty-three, as appearing in section one of chapter three hundred and forty-three of the acts of nineteen hundred and twenty-five and as amended by section five of chapter two hundred and twenty-two of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out, in the seventeenth line, the word "appeal" and inserting in place thereof the words:— tax appeals,— so as to read as follows:— *Section 5.* Such proportion of the tax paid by each bank under the foregoing sections, after deducting any refund and any interest or costs paid on account thereof, as corresponds to the proportion of its stock owned by persons residing in this commonwealth shall be determined by the commissioner and be distributed, credited and paid to the several towns in which from returns or other evidence it appears that such persons resided on April first preceding, according to the number of shares so held in such towns respectively, and the remainder of such tax shall be retained by the commonwealth. The commissioner shall forthwith upon such determination give written notice by mail or at their office to the assessors of each town thereby affected of the aggregate amount so charged against and credited to it; and they may within ten days after notice of such determination appeal therefrom to the board of tax appeals.

SECTION 20. Section six of said chapter sixty-three, as appearing as aforesaid, is hereby amended by striking out said section and inserting in place thereof the following:— *Section 6.* At the expiration of ten days after said notice, if no appeal is taken or upon being informed of the decision of the board of tax appeals, the commissioner shall certify to the state treasurer the aggregate amount of charges against, and credits to, each town, as so determined; and the treasurer shall thereupon withhold, out of any sums payable by the commonwealth to any town against which a charge is certified, the amount of such charge, and shall allow or pay over to each town to which a credit is certified the amount of such credit.

SECTION 21. Said chapter sixty-three is hereby amended by striking out section eighteen A, inserted by section one of chapter two hundred and twenty-five of the acts of nine-

teen hundred and twenty-seven, and inserting in place thereof the following: — *Section 18A.* A bank or company taxable under section eleven, seventeen or eighteen shall be notified by the commissioner of the tax assessed as soon as may be, and within sixty days after the date of notification may apply to the commissioner for a correction of the assessment, and in default of settlement may, within thirty days of the date of the notice of the commissioner's decision, appeal therefrom to the board of tax appeals. If abatement of a tax paid is granted, the overpayment with interest thereon at the rate of six per cent per annum from the date of payment shall be refunded to the bank or company by the state treasurer without any appropriation therefor by the general court.

Notice of tax assessment by commissioner.

Application for correction.

Appeal to board of tax appeals.

Abatement of tax, etc.

SECTION 22. Section twenty-eight of said chapter sixty-three, as most recently amended by section two of chapter two hundred and twenty-five of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out, in the eighteenth line, the word "appeal" and inserting in place thereof the words: — tax appeals, — so as to read as follows: — *Section 28.* The commissioner, from such returns, and from such other evidence as he may obtain, shall assess upon all insurance companies subject to this chapter the taxes imposed by sections twenty to twenty-three, inclusive, and shall forthwith upon making such assessment give to every such company notice of the amount thereof. Such taxes shall become due and payable to the commissioner thirty days after the date of such notice but not later than July first. All such taxes shall bear interest at the rate of six per cent per annum from the date payable until July first and, whether assessed before or after July first, shall bear interest at the rate of twelve per cent per annum from July first until they are paid. Within sixty days after the date of such notice the company may apply to the commissioner for a correction of said excise, and in default of settlement may, upon application within thirty days of the date of notification of the commissioner's decision, be heard thereon by the board of tax appeals. If abatement of a tax paid is granted, the overpayment with interest thereon at the rate of six per cent per annum from the date of payment shall be refunded to the corporation by the state treasurer without any appropriation therefor by the general court.

G. L. 63, § 28, etc., amended.

Taxation of insurance companies.

Notice of assessment.

Taxes, when due and payable.

Interest.

Application for correction.

Hearing by board of tax appeals.

Abatement of tax, etc.

SECTION 23. Said chapter sixty-three, as amended in section sixty by section nine of chapter five hundred and twenty of the acts of nineteen hundred and twenty-two and by section four of chapter two hundred and twenty-five of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out said section sixty and inserting in place thereof the following: — *Section 60.* The commissioner shall annually, as soon as may be after the first Monday of August, give notice to the treasurer of every corporation, company or association liable to any

G. L. 63, § 60, etc., amended.

Taxation of corporate franchises.

Notice of tax.

tax under section fifty-eight, of the amount thereof, the time when due, the right to apply for correction, and the right of appeal, all as herein provided. Said tax shall be due and payable to the commissioner within thirty days after the date of such notice, but not before October twentieth. The taxpayer may apply to the commissioner, within sixty days after the date of the notice, for the correction of the tax, and in default of settlement may, within thirty days of the date of notification of the commissioner's decision, appeal therefrom to the board of tax appeals. If abatement of a tax paid is granted the overpayment with interest thereon at the rate of six per cent per annum from the date of payment shall be refunded to the taxpayer by the state treasurer without any appropriation therefor by the general court even though such sum is not deductible from a tax or taxes to be distributed to the several towns.

G. L. 63, § 71, etc., amended.

SECTION 24. Said chapter sixty-three, as most recently amended in section seventy-one by section six of chapter two hundred and eighty-seven of the acts of nineteen hundred and twenty-six, is hereby further amended by striking out said section seventy-one and inserting in place thereof the following:— *Section 71.* Except as otherwise provided, any party aggrieved by any decision of the commissioner upon any matter arising under this chapter from which an appeal is given, may appeal to the board of tax appeals within thirty days after notice of his decision. Any overpayment of tax determined by decision of said board of tax appeals shall be reimbursed by the commonwealth with interest at the rate of six per cent per annum from the time of payment. Taxes, excises, costs or expenses of any kind assessed upon any corporation, company or association, except a municipal corporation, under the provisions of this chapter or corresponding provisions of earlier laws, which are unpaid and are uncollectible, may be abated by the board of tax appeals on the recommendation of the attorney general and commissioner at any time after the expiration of five years from the date when the same became payable.

G. L. 61, § 6, amended.

SECTION 25. Chapter sixty-four of the General Laws is hereby amended by striking out section six and inserting in place thereof the following:— *Section 6.* If any stamps have been erroneously affixed, the commissioner, upon presentation of a claim for the amount of such stamps, and upon the production of evidence satisfactory to him that such stamps were affixed erroneously so as to cause loss to the persons making the claim by said amount, or such part thereof as he may allow, shall certify to the comptroller the amount so erroneously paid, and the state treasurer shall pay said amount without any appropriation therefor by the general court. Such claims shall be presented to the commissioner in writing duly verified, shall state the full name and address of the claimant, the date of the erroneous affixing, and the face value of the stamps, shall

When due and payable.

Application for correction.

Appeal to board of tax appeals.

Abatement of tax, etc.

Taxation of corporations, appeal from decisions of commissioner.

Overpayments to be reimbursed.

Abatement of unpaid and uncollectible taxes, excises, etc.

Refunding of loss by stamps erroneously affixed.

describe the document to which the stamps were affixed, and shall contain such evidence as may be available upon which the demand for repayment is based. Such claims shall be presented within ninety days after the alleged erroneous affixing. If the commissioner rejects a claim or any part thereof, the claimant may, within thirty days after the date of the rejection, apply to the board of tax appeals, which shall thereupon review the facts in the case, and shall forthwith give a written decision to the claimant and to the commissioner; and if the board grants any repayment to the claimant, the amount of the repayment shall be certified and paid as herein provided.

Appeal to board of tax appeals.

SECTION 26. Section one of chapter sixty-four A, inserted by section one of chapter three hundred and sixteen of the acts of nineteen hundred and twenty-eight, is hereby amended by striking out subsection (g) and inserting in place thereof the following: —

G. L. 61A, § 1, amended.

(g) "Board of tax appeals", the board established by section one of chapter fifty-eight A.

Definition. "Board of tax appeals".

SECTION 27. Said chapter sixty-four A is hereby further amended by striking out section five and inserting in place thereof the following: — *Section 5.* If a distributor, having failed to file a return, or, having filed an incorrect or insufficient return without reasonable excuse, fails to file an original or corrected return, as the case may require, within twenty days after the giving of notice to him by the commissioner of his delinquency, the commissioner shall determine the amount due, at any time within one year after the making of the earliest sale included in such determination. The distributor may appeal from his decision within ten days thereafter to the board of tax appeals, whose decision shall be final. The commissioner, or, in the case of appeal, the board of tax appeals, having made such determination, shall give notice to the delinquent distributor of the amount determined to be due, and the distributor shall within thirty days after the giving of such notice pay to the commissioner the amount so determined.

G. L. 61A, § 5, amended.

Determination of amount of excise upon failure of distributor of gasoline to file return, etc.

SECTION 28. Said chapter sixty-four A is hereby further amended by striking out section ten and inserting in place thereof the following: — *Section 10.* Sums due to the commonwealth under this chapter as excise or as penalties or forfeitures may be recovered by the attorney general in an action brought in the name of the commissioner. The commissioner may suspend the license of a distributor for violation of any provision of this chapter, but the distributor may appeal from his decision within ten days thereafter to the board of tax appeals, whose decision shall be final.

Appeal.

Notice to delinquent distributor.

SECTION 29. Said chapter sixty-four A is hereby further amended by striking out section twelve and inserting in place thereof the following: — *Section 12.* The supreme judicial court shall have jurisdiction in equity to restrain the collection, upon any sale exempted by the constitution and

G. L. 61A, § 10, amended.

Recovery of excise, penalties, etc.

Suspension of distributors' licenses.

Appeal.

SECTION 29. Said chapter sixty-four A is hereby further amended by striking out section twelve and inserting in place thereof the following: — *Section 12.* The supreme judicial court shall have jurisdiction in equity to restrain the collection, upon any sale exempted by the constitution and

G. L. 61A, § 12, amended.

Supreme judicial court may restrain collection of excise

upon certain ex-
empted sales.

laws of the United States, of the excise imposed by this chapter. Said bill shall be brought against the commissioner, whether the question of the collection of the excise is in the hands of the attorney general or pending before the board of tax appeals or is still in the hands of the commissioner.

G. L. 65, § 25,
etc., amended.

SECTION 30. Chapter sixty-five of the General Laws, as amended in section twenty-five by section three of chapter three hundred of the acts of nineteen hundred and twenty-four, is hereby further amended by striking out said section twenty-five and inserting in place thereof the following:—

Taxation of
legacies and
successions.

Section 25. The value of the property upon which the tax is computed shall be determined by the commissioner and notified by him to the persons by whom the tax is payable, and such determination shall be final unless the value so determined shall be reduced by proceedings as herein provided. At any time within three months after such determination, any party interested in the succession, or the executor, administrator or trustee, may appeal from the decision to the board of tax appeals. Said board shall appraise such property at its value as of the date of the death of the decedent, shall give notice of its decision to the commissioner and to the appellant, and shall make return thereof to the probate court. Such return, when accepted by said court, shall be final except that any party aggrieved by such appraisal shall have an appeal on matters of law.

Determination
of value of
property by
commissioner,
etc.

Appeal to board
of tax appeals.

Return to be
final, except,
etc.

G. L. 65, § 26,
amended.

SECTION 31. Said chapter sixty-five is hereby further amended by striking out section twenty-six and inserting in place thereof the following:— *Section 26.* At any time within three months after the date of the determination of value of any estate made by the commissioner under the preceding section, the commissioner may, at the request or with the consent of the persons by whom the tax is payable, alter such determination of value. If any such alteration is made, the commissioner shall notify the persons by whom the tax is payable of the alteration, and the period within which an appeal to the board of tax appeals may be taken as provided by said section shall be three months from the date of said alteration of value by the commissioner. In all proceedings before the board of tax appeals or in the probate court under this or the preceding section the commissioner shall receive notice thereof and may be heard.

Alteration of
valuations.

Certain un-
determined
appeals to be
transferred to
board of tax
appeals.

SECTION 32. All appeals from decisions of the commissioner of corporations and taxation pending before the board of appeal as constituted prior to December first of the current year, if undetermined on said December first, shall forthwith be transferred to the board of tax appeals. All appeals to the county commissioners or other board as aforesaid from refusals to abate local taxes, pending before said commissioners or other board, if undetermined on said December first, shall be transferred to the board of tax appeals, on motion of either party to such appeal.

Certain unde-
termined pro-
ceedings may

SECTION 33. Any proceeding under any of the sections of the General Laws, as existing prior to said December first,

referred to in section six of chapter fifty-eight A, inserted by section one of this act, or under any section of said General Laws, as existing prior to said date, repealed by section two of this act, pending on December first of the current year in any court of this commonwealth, may, if undetermined, be transferred to the board of tax appeals, if the court so directs; otherwise any such pending proceeding shall be completed in accordance with the provisions of said sections as in force prior to said December first.

be transferred to board of tax appeals.

SECTION 34. This act shall become operative on December first of the current year, except that for the purposes of the appointment of the members of the board of tax appeals created hereby and the organization of such board it shall become operative on November first of the current year.

When operative, etc.

Approved May 29, 1930.

AN ACT EXPEDITING AND REGULATING THE ABOLITION OF GRADE CROSSINGS. Chap.417

Be it enacted, etc., as follows:

SECTION 1. Chapter one hundred and fifty-nine of the General Laws is hereby amended by striking out section sixty-five and inserting in place thereof the following:—

G. L. 159, § 65, amended.

Section 65. The department of public works shall proceed to make an investigation of crossings where a public or private way and a railroad cross each other at grade, in sections sixty-five to eighty-two, inclusive, referred to as grade crossings. Said department shall annually on or before October first file with the department of public utilities lists of grade crossings the abolition of which it suggests for early consideration. Such lists shall state the names of the grade crossings, the names of the corporations operating the railroads crossed and the counties, cities and towns in which such crossings are located. The department of public works shall receive all petitions for the abolition of grade crossings from the aldermen of the city, the selectmen of the town, or the county commissioners of the county, where such a crossing exists, or the board of directors of the railroad corporation operating the railroad crossed, and after a hearing, due notice of which shall have been given to said railroad corporation, city or town and county, may in its discretion place said crossing on one of said lists. The department of public utilities, after due notice to the department of public works, the counties and municipalities in which such crossings are located and the railroad corporations operating the railroads crossed, shall proceed to hold public hearings upon such lists and such additional grade crossings as the department of public works shall have notified it to include. Upon the completion of such hearings the department of public utilities by order shall designate a program of grade crossings the abolition of which shall be considered; provided, that such program order may be amended or revised from time to time by the department of public utilities on request of the department of public

Investigation as to grade crossings by department of public works.

Annual list of grade crossings suggested for abolition.

Petitions for abolition of grade crossings.

Hearing. Notice.

Department of public utilities to hold public hearings, etc.

To designate by order a program of grade crossing abolition.

Proviso.

To consider security and convenience of public, etc.

Program order to state certain information.

Copy to be filed, etc.

G. L. 159, §§ 66 to 69, inclusive, and §§ 71 and 81, repealed.

G. L. 159, § 70, amended.

Department of public works to consider the abolition of grade crossings in order established by program orders.

Public hearings.

To determine manner and limits of grade crossing abolition, etc.

Proviso.

Railroad corporation to pay fifty per cent

works. In establishing such program the department of public utilities shall take into consideration the relative security and convenience of the public likely to result from the abolition of each particular grade crossing included therein as compared with the abolition of other grade crossings. Such program order shall state with respect to each grade crossing the name of the crossing, the name of the railroad corporation operating the railroad crossed, and the names of the counties, cities and towns in which the crossing is located. A copy of such program order and amendments and revisions thereof shall be filed in the office of the department of public utilities and of the department of public works.

SECTION 2. Sections sixty-six to sixty-nine, inclusive, and sections seventy-one and eighty-one of said chapter one hundred and fifty-nine are hereby repealed.

SECTION 3. Said chapter one hundred and fifty-nine is hereby further amended by striking out section seventy and inserting in place thereof the following: — *Section 70.* The department of public works shall proceed to consider the abolition of grade crossings in the order established by the program orders as adopted and amended or revised under section sixty-five, and shall hold public hearings on each such grade crossing abolition, due notice of which shall be given to such railroad corporations, counties, cities and towns as may be required by law to bear part of the cost of abolition. After hearing as aforesaid, it shall by order determine the manner and limits of the grade crossing abolition, what part, if any, of an existing public or private way shall be discontinued, and whether or not a new way shall be substituted therefor, the grade for the railroad and the way, the changes to be made in the location and grades of a street railway having a location in the part of such public way where the crossing exists or in ways connecting therewith, the general method of construction, and what land or other property it considers necessary to be taken, including, in its discretion, an easement in land adjoining the location of a public or private way, or of a railroad, consisting of a right to have the land of the location protected by having the surface of such adjoining land slope from the boundary of the location in a manner specified by it; provided, that so much of any such order as relates to the foregoing shall not be effective unless the consent of the department of public utilities thereto shall first be obtained, but no consent shall be given by said department to an order requiring a change in the grade of a railroad or street railway until the carrier interested, if it so requests, has been given an opportunity to be heard before said department on the sole question of such change. The department of public works shall determine in such order when the work shall be commenced, who shall do the work and how much shall be done by each. All such work not done in whole or in part by the department of public works shall be done under its general supervision. Except as otherwise provided in this section and section eighty, the railroad

corporation shall pay fifty per cent of the total actual cost of the alterations aforesaid, including therein, in addition to the cost of construction, all damages on account thereof, but excluding the actual cost to a street railway company of changing its railway and location to conform to the order of abolition, which shall be borne by it. The remainder of said total cost shall be apportioned by said department of public works between the commonwealth and the city or town where the crossing is situated, and in making said apportionment said department shall take into account the benefits to the city or town and shall assess upon the city or town such percentage of the total cost, not more than ten per cent nor less than five per cent thereof, as may in the judgment of said department be just; provided, that if less than ten per cent of such total cost is assessed upon the city or town, the difference between the amount so assessed and said ten per cent shall be assessed upon the county in which such crossing exists; and provided, further, that if in the judgment of said department it shall be deemed just, the forty per cent of said total cost thereby due to be apportioned to the commonwealth may be reduced by an amount equal to not more than five per cent of the said total cost, which amount shall be assessed upon said county and shall be in addition to any amount which may be assessed upon it as hereinbefore provided. If the crossing is of a railroad and a private way, and no crossing of a public way is abolished in connection therewith, the total cost as aforesaid shall be paid by the parties affected by the abolition in such proportion as said department may establish. Said department shall equitably apportion the amount assessed as herein provided to be paid by the railroad corporations between the several railroads which are affected by the abolition. Said department may require the railroad corporation or corporations and the cities, towns and counties affected by any such grade crossing abolition, or any of them, to cause to be prepared and submitted to it plans, specifications and estimates of the cost of such abolition. A copy of any order made under this section, after so much thereof as is required hereby to be consented to by the department of public utilities has been consented to as hereinbefore provided, shall be filed in the office of the department of public works and of the department of public utilities, and a copy thereof shall be served on the state comptroller, the railroad corporation or corporations, the county and city or town affected by such abolition. The department of public works shall include in its budget estimate in each year a sum sufficient to meet the cost of such portion of any abolition or abolitions of grade crossings, to be undertaken during the following year, as is to be paid by the commonwealth, counties and municipalities.

of total actual cost of alterations, except, etc.

Remainder to be apportioned between state and city or town where crossing is situated, etc.

Provisos.

Total cost, by whom paid if crossing is of a railroad and a private way, etc.

Submission of plans, estimates, etc., of cost of abolition by railroad corporation, etc.

Department of public works to include cost of abolition of grade crossings in budget estimate.

SECTION 4. Said chapter one hundred and fifty-nine is hereby further amended by striking out section seventy-two and inserting in place thereof the following: — *Section 72.* Whenever a grade crossing is abolished upon a state highway,

G. L. 159, § 72, amended.

Abolition of grade crossings upon state highways, etc.

county way, or way which has been petitioned for as a state highway, the said highway or way shall be so constructed that there shall be a clear view in each direction for at least one hundred and fifty feet from the center of said highway or other way where the same passes over or under the railroad, except in any particular case, when compliance with said requirement is deemed by the department of public works to be unnecessary and unreasonable under all the circumstances.

G. L. 159, § 73,
amended.

Expenditure
by street rail-
way company
toward cost of
abolishing a
grade crossing
to be deemed
part of value
of property, etc.

SECTION 5. Said chapter one hundred and fifty-nine is hereby further amended by striking out section seventy-three and inserting in place thereof the following: — *Section 73.* The amount of any expenditure under section eighty by a street railway company toward the cost of abolishing a grade crossing shall be deemed and taken in all proceedings thereafter as a part of the value of its property for street railway purposes; and such company may issue stock or bonds to such amount as the department of public utilities shall, subject to the laws relating to the issue of stocks and bonds by street railway companies, approve as reasonably necessary to provide for the payment of such expenditure.

G. L. 159, § 74,
amended.

Order of taking
of land to be
included in
order of
abolition, etc.

SECTION 6. Said chapter one hundred and fifty-nine is hereby further amended by striking out section seventy-four and inserting in place thereof the following: — *Section 74.* If in an order of abolition under section seventy it is determined that the location of the railroad or of the public or private way shall be changed, such order when a copy thereof is filed with the department of public utilities shall establish the location as thus changed, and if it is necessary to take land or an easement therein to provide such new location, the department of public works shall take the same by eminent domain under chapter seventy-nine, and in such case the order of taking shall be included in said order of abolition under section seventy. Said taking shall be on behalf of the commonwealth if the land or easement is to be used for or in connection with a state highway or on behalf of the city or town if the land or easement is to be used for or in connection with any other public way, or on behalf of the railroad corporation if the land or easement is to be used for or in connection with a private way or by the railroad corporation.

Order to estab-
lish changed
location.

If in an order of abolition under section seventy it is determined that the location of a street railway shall be changed, such order when a copy thereof is filed with the department of public utilities shall establish the location as thus changed.

Removal or
relocation of
surface street
railway tracks,
conduits, pipes,
wires, etc.

The department of public works may in any order entered under said section seventy, or from time to time thereafter with the approval of the department of public utilities, order the removal or relocation of any surface street railway tracks, and of any conduits, pipes, wires, poles or other property located in public ways or places which it deems to interfere with any such grade crossing abolition or the work or works required therefor, and may grant new locations for any such structures so removed or relocated. Such orders, to the extent

specified therein, shall be deemed a revocation of the right or license to maintain such tracks, conduits, pipes, wires, poles or other property in such public ways or places, and the owner of any such structures shall comply with said orders without expense to the commonwealth or any party which said department of public works has determined shall do the whole or any part of the work. If any such owner shall fail to comply with the order of the department of public works within a reasonable time, to be fixed in the order, said department may discontinue and remove such tracks, conduits, pipes, wires, poles or other property or may relocate the same, and the cost of such discontinuance, removal or relocation shall be repaid by the owner, and if not repaid may be recovered by the commonwealth in an action of contract. No such discontinuance, removal or relocation shall entitle the owner of the property thus affected to any damages on account thereof. Any structures in or upon private lands may be removed and relocated by the department of public works as a part of the cost of the abolition, or if removed and relocated by the owner thereof the reasonable expense shall be paid to him by the commonwealth as a part of the cost of the abolition. If in any order hereunder or under said section seventy any location shall be changed, such order when a copy thereof is filed with the department of public utilities shall establish the location as thus changed. In this section and in sections seventy-five, seventy-seven, seventy-eight and eighty, the words "state highway" shall include any public way and part thereof in direct continuation of a state highway and not more than one hundred feet from the end thereof.

Removal by department of public works upon failure of owner to comply, etc.

Removal and relocation of structures in or upon private lands.

"State highway", scope of words.

SECTION 7. Said chapter one hundred and fifty-nine is hereby further amended by striking out section seventy-five and inserting in place thereof the following: — *Section 75.* All damages sustained by any person in his property by the taking of land for or by the alterations of the grade of a public way, or by an abutter thereon by the discontinuance of such public way, to the same extent as damages are recoverable by abutters on ways discontinued by towns, or by the taking of an easement in land adjoining a public way, shall primarily be paid by the city or town, or, in case such public way is a state highway, by the commonwealth; and all damages caused by the taking of land for the railroad or by the change or discontinuance of a private way, or by the taking of an easement in land adjoining a private way or a railroad location shall primarily be paid by the railroad corporation. Any amount paid by way of damages by the commonwealth or the city or town or the railroad corporation primarily liable therefor shall be subject to investigation by the department of public works, unless such settlements are assented to in writing by all parties in the proceeding. If the parties interested cannot agree upon said damages, any party may have the damages determined under chapter seventy-nine. All expense resulting from the necessary relocating or

G. L. 159, § 75, amended.

Property damages, by whom paid.

Expense of re-
locating or
changing
streams, etc.,
by whom paid.

changing of streams and watercourses forming the natural drainage channels of the territory where alterations of grades are authorized, and of sewers, drains and pipes therein owned and operated by a city or town, shall be primarily paid by said city or town, and shall be a part of the actual cost of the alterations specified in section seventy.

G. L. 159, § 77,
amended.

Maintenance
of crossing and
approaches.

SECTION 8. Said chapter one hundred and fifty-nine is hereby further amended by striking out section seventy-seven and inserting in place thereof the following:— *Section 77.* After the completion of the work, the expense of maintenance and repair shall be paid as follows: if the public way crosses the railroad by an overhead bridge, the superstructure and subflooring of the bridge and its abutments or other supports shall be maintained and kept in repair by the railroad corporation, but the approaches of the bridge and the pavement or wearing surface over the subflooring shall be maintained and kept in repair by the city or town where situated, or, in case such public way is a state highway, by the commonwealth; if the public way passes under the railroad, the bridge and its abutments or supports shall be maintained and kept in repair by the railroad corporation, and the public way and its approaches shall be maintained and kept in repair by the city or town where situated, or, in case such public way is a state highway, by the commonwealth; if several railroads cross a public way at or near a given point, the department of public works shall apportion and award in what manner and proportion each of said railroad corporations shall maintain and keep in repair the superstructure and subflooring of the bridge and its abutments or supports if the public way crosses the railroad by an overhead bridge, and the bridge and its abutments or supports if the public way passes under said railroads.

G. L. 159, § 78,
amended.

Audit by de-
partment of
public works.

SECTION 9. Said chapter one hundred and fifty-nine is hereby further amended by striking out section seventy-eight and inserting in place thereof the following:— *Section 78.* All accounts of expense incurred by the railroad corporations or the city or town shall from time to time be submitted to the department of public works which shall audit the same, including any expense incurred by the commonwealth for or in connection with a state highway, and report thereon to the state comptroller. Said department shall upon request of any of the parties to the proceeding investigate the amounts presented for allowance by the commonwealth or any city or town or any railroad corporation as expended in the payment of damages for land taken or affected by reason of the proposed alteration, which have been paid by the party primarily liable therefor, as provided in section seventy-five, unless it appears that all the parties to the proceeding for the abolition of the grade crossing have assented in writing to the payment or settlement so made by the party primarily liable; and if said department determines that the amount so paid is in excess of what in its opinion should have been properly paid therefor, it shall allow only such portion of the

To investigate
settlements for
damages upon
request.

amount so paid as it may deem to be just and reasonable. In case of any dispute as to the propriety or reasonableness of the whole or a part of any account of expense, the department of public utilities, upon application of any party to the proceedings, shall determine the amount thereof, if any, to be allowed, and its determination shall be final. The department of public works shall, from time to time, issue its orders for payments on the part of each railroad corporation, not exceeding the amount apportioned to it by said department, and for the payment by the commonwealth of a sum not exceeding the amounts apportioned to it and to the county and city or town; and such county and city or town shall repay to the commonwealth the amount apportioned to it, with interest thereon at the rate of four per cent per annum in such instalments and at such times within ten years thereafter as said department, with the approval of the state comptroller, having regard to the financial condition of the county, city or town, shall determine.

To issue orders for payments on part of each railroad corporation, etc.

SECTION 10. Said chapter one hundred and fifty-nine is hereby further amended by striking out section seventy-nine and inserting in place thereof the following: — *Section 79.* The superior court shall have jurisdiction in equity to enforce compliance with sections sixty-five to eighty-two, inclusive, and with the orders and agreements made thereunder. The supreme judicial court shall have jurisdiction in equity to review, modify, amend or annul any order of the department of public works or the department of public utilities made under authority of said sections, but only to the extent of the unlawfulness of such order.

G. L. 159, § 79, amended.

Enforcement of law.

SECTION 11. Said chapter one hundred and fifty-nine is hereby further amended by striking out section eighty and inserting in place thereof the following: — *Section 80.* If the board of aldermen of a city or the selectmen of a town where a public way and a railroad cross each other and the directors of the railroad corporation deem it necessary for the security and convenience of the public that alterations should be made in such crossing, in the approaches thereto, in the location of the railroad or public way or in the grades thereof, or in a bridge at such crossing, or that such crossing should be discontinued with or without building a new way in substitution therefor, and they agree as to the alterations to be made, a written instrument signed, in behalf of a city, by the mayor, authorized by the board of aldermen, or in behalf of a town, by the chairman of the selectmen, authorized by vote of the town, and by the president of the railroad corporation, authorized by its directors, specifying the manner and limits within which the alterations shall be made, and by which party the work shall be done, or how it shall be apportioned between the city or town and the railroad corporation, the general method of construction, the grades for the railroad and the public way, and also what land or other property it is necessary to take, and what portion, if any, of an existing public way is to be discontinued, and how the cost thereof

G. L. 159, § 80, amended.

Proceedings upon agreement as to alterations.

shall be apportioned between the city or town and the railroad corporation, shall be valid and binding on the city or town and the railroad corporation, respectively, and have the same force and effect as an order of the department of public works under section seventy, if the department of public utilities, after notice to all parties interested by advertisement and a public hearing, approves of the alterations set forth in the agreement as necessary for the convenience and security of the public; provided, that the department of public works, acting on behalf of the commonwealth, may, if in its judgment it seems advisable, join in such an agreement to abolish any grade crossing, thereby engaging the commonwealth to pay to the parties entitled thereto under the agreement, such amount, not exceeding, in case of an abolition of a crossing of a railroad and a public way other than a state highway, forty per cent of the total cost of the alterations, as defined in section seventy, as said department deems just, and such an agreement in which the commonwealth so joins shall be valid and binding on the commonwealth as well as the other parties thereto, and shall have the same force and effect as an order of said department under said section seventy, after approval as aforesaid by the department of public utilities. Said agreement, when approved by the department of public utilities and filed in its office, shall establish the locations as thus altered, and if it is necessary to take land or an easement therein to provide such new locations, the department of public works, in case of the abolition of a grade crossing to the cost of which the commonwealth is to contribute, otherwise the department of public utilities, shall take the same by eminent domain on behalf of the commonwealth, of the city or town, and of the railroad corporation, respectively, under chapter seventy-nine. Except as otherwise provided in this section, so much of section seventy-four as relates to the taking of land, and so much of section seventy-five as relates to the right of any person to recover damages sustained in consequence of such taking or of the alterations made in pursuance of said order shall apply to the taking of land and to damages sustained under an agreement made pursuant to this section. The crossing and approaches shall be maintained and kept in repair as provided in section seventy-seven. If the agreement provides for the abolition of a grade crossing to the cost of which the commonwealth is to contribute, the department of public works shall keep itself informed of the progress and character of the work and of the amounts reasonably expended for work done or for damages, so far as rendered necessary for the abolition of the grade crossing; and for that purpose it may employ any necessary agents, and, from time to time, as it may consider proper, shall issue certified statements of the amount legally and properly expended for such abolition of a grade crossing. A street railway company or county or other party which would be affected by

Proviso.

Any party
affected by
alteration of

the alteration of a crossing as aforesaid may join in any agreement under this section.

SECTION 12. Section three of chapter seventy-nine of the General Laws, as amended by chapter one hundred and ten of the acts of nineteen hundred and twenty-four, and by chapter one hundred and twenty-four of the acts of nineteen hundred and twenty-six, is hereby further amended by striking out, in the tenth, eleventh and twelfth lines, the words “, one hundred and sixty or one hundred and sixty-one, by commissioners appointed thereunder to abolish grade crossings” and inserting in place thereof the words: — in connection with proceedings thereunder to abolish grade crossings by the department of public works, — so that the first paragraph will read as follows:— *Section 3.* The board of officers by whom an order of taking has been adopted under section one shall within thirty days thereafter cause a copy thereof, signed by them or certified by their secretary or clerk, or, in case of a taking by or on behalf of a city by a board of officers having no secretary or clerk, certified by the city clerk, to be recorded in the registry of deeds of every county or district in which the property taken or any of it lies. The copy of an order of taking made under chapter one hundred and fifty-nine in connection with proceedings thereunder to abolish grade crossings by the department of public works, or by the department of public utilities, may be filed and recorded without the payment of any fee therefor. Upon the recording of an order of taking under this section, title to the fee of the property taken or to such other interest therein as has been designated in such order shall vest in the body politic or corporate on behalf of which the taking was made; and the right to damages for such taking shall thereupon vest in the persons entitled thereto unless otherwise provided by law; provided, however, that when a taking is made for the purpose of a highway or town way or for ditches or drains for draining the same, the right to damages shall not vest until such way, drain or ditch has been entered upon or possession thereof has been taken for the purpose of constructing the same, and if such entry is not made or possession taken within two years of the date of the order, the taking shall be void.

a crossing may join in agreement.
G. L. 79, § 3, etc., amended.

Copy of order of taking in eminent domain proceedings to be recorded in registry of deeds, etc.

No fee for recording certain orders, etc.

Title to fee of property taken, etc., when to vest.

Right to damages.

Proviso.

SECTION 13. All provisions of law in effect prior to the effective date hereof providing for the raising of money for abolition of crossings of railroads and ways at grade by the issue and sale of bonds of the commonwealth shall be inoperative in the case of any such abolition undertaken under the provisions of this act; provided, that nothing herein shall be construed to affect any bonds issued prior to said effective date.

Certain provisions of law inoperative, etc.

Proviso.

SECTION 14. This act shall become operative on September first, nineteen hundred and thirty; provided, that it shall not apply to any grade crossing on which any actual work of abolition has been commenced prior to said September first,

When operative.

Proviso.

and proceedings for the abolition of such a crossing shall, unless all parties to such abolition elect to proceed under sections sixty-five to eighty-two, inclusive, of chapter one hundred and fifty-nine of the General Laws, as amended by this act, be in accordance with the provisions of law applicable prior to said September first, which are hereby continued in effect for that purpose only. *Approved May 29, 1930.*

Chap. 418 AN ACT PROVIDING FOR DEPUTY RECORDERS IN THE LAND COURT AND TECHNICAL ASSISTANTS TO THE ASSISTANT RECORDERS OF SAID COURT.

Be it enacted, etc., as follows:

G. L. 185, § 6,
amended.

Deputy
recorders of
land court.

SECTION 1. Section six of chapter one hundred and eighty-five of the General Laws is hereby amended by adding at the end thereof the following sentence: — Subject to the approval of the governor and council, the judge may appoint deputy recorders, who shall perform such duties as the court shall assign to them.

G. L. 185, § 8,
amended.

Recorders and
deputy record-
ers may act in
any county.

SECTION 2. Section eight of said chapter one hundred and eighty-five is hereby amended by inserting after the word "recorder" in the first line the following: — and any deputy recorder, — and by striking out, in the second line, the word "he", — so as to read as follows: — *Section 8.* The recorder and any deputy recorder may act in any county, and after land has been registered, may make all memoranda affecting the title and enter and issue certificates of title as provided in this chapter.

G. L. 185, new
section
after § 10.

Technical as-
sistants, com-
pensation,
duties.

SECTION 3. Said chapter one hundred and eighty-five is hereby amended by inserting after section ten the following new section: — *Section 10A.* The assistant recorder in any registry district may, with the approval of the judge, appoint one or more technical assistants whose compensation shall be fixed by the judge, subject to the provisions of sections forty-eight to fifty-six, inclusive, of chapter thirty-five. Said assistants shall perform such duties as the court may from time to time assign to them.

G. L. 185, § 14,
etc., amended.

Judge and as-
sociate judges
of land court,
salaries, etc.

SECTION 4. Said chapter one hundred and eighty-five, as most recently amended in section fourteen by chapter four hundred and four of the acts of the current year, is hereby further amended by striking out said section fourteen and inserting in place thereof the following: — *Section 14.* The judge and associate judges of the land court shall each receive a salary of ten thousand dollars, and each shall annually receive, upon the certificate of the judge, the amount of the expenses incurred by him in the discharge of his duties, to be paid by the commonwealth. The recorder shall receive a salary of sixty-five hundred dollars. Each deputy recorder shall receive such compensation as shall be fixed by the judge, subject to the approval of the governor and council. Except as provided in section ten A, the compensation and salaries of examiners of title and all assistants and messengers shall

Recorder,
salary.

Deputy re-
corder, com-
pensation.

Examiners of
title, etc.,
salaries.

be fixed by the governor and council. The salary of the officer in attendance upon the court in Suffolk county shall be twenty-four hundred and eighty-four dollars, in full for all services performed by him. All salaries and expenses of the court shall be paid by the commonwealth, except the salaries of the assistant recorders and the expenses incurred by them under this chapter and the compensation and expenses of their technical assistants appointed under section ten A, which shall be paid by the respective counties. All fees collected by the assistant recorders, except those received upon the filing of petitions, which shall be transmitted with the petitions to the recorder, shall be paid to their respective counties.

Approved May 29, 1930.

Court officer in Suffolk, salary.

Salaries and expenses, by whom paid.

Payment to counties of certain fees.

AN ACT PROVIDING FOR THE ADMISSION OF THE TOWN OF WEYMOUTH TO THE SOUTH METROPOLITAN SEWERAGE DISTRICT.

Chap. 419

Be it enacted, etc., as follows:

SECTION 1. The territory comprising the town of Weymouth is hereby admitted to the south metropolitan sewerage district, as defined in section one of chapter ninety-two of the General Laws and as enlarged by chapter five hundred and forty-six of the acts of nineteen hundred and ten, by chapter fifty-nine of the acts of nineteen hundred and twenty-four and by chapter three hundred and eighty-four of the acts of nineteen hundred and twenty-eight. In becoming a part of said district, said town shall conform to the requirements of the provisions of said chapter ninety-two, relative to the south metropolitan sewerage system, and shall be subject to said provisions, except as otherwise provided herein. Any general authority granted to other municipalities by said chapter ninety-two shall also be vested in said town in common with such other municipalities.

Town of Weymouth admitted to the south metropolitan sewerage district.

SECTION 2. The metropolitan district commission, in this act called the commission, shall provide an outlet in the town of Weymouth for the sewage of said town, and, acting on behalf of the commonwealth, shall construct a main trunk sewer or sewers and other sewerage works through or in such parts of the city of Quincy and the towns of Braintree and Weymouth as the commission may determine to be necessary, to receive sewage from the towns of Weymouth and Braintree and carry said sewerage works to a connection with the high-level sewer of the south metropolitan sewerage system. The location of such main trunk sewer, or sewers, shall be subject to the approval of the department of public health.

Metropolitan district commission to provide an outlet in town of Weymouth for sewage of said town, to construct a main trunk sewer, etc.

SECTION 3. For the purpose of constructing, maintaining and operating such additional main trunk sewer or sewers and otherwise carrying out the purposes of this act, the commission, acting on behalf of the commonwealth, shall have and exercise all the authority conferred upon it by said chapter ninety-two, and all provisions of said chapter are made applicable to the additional construction, maintenance

To have and exercise certain authority, etc.

and operation hereby authorized, except as is otherwise provided herein.

Expenditure of part of proceeds of certain bonds and notes.

SECTION 4. The commission may expend such part of the proceeds of bonds authorized for issue under chapter five hundred and forty-six of the acts of nineteen hundred and ten, as amended by chapter three hundred and ninety-eight of the acts of the current year, and of notes authorized by chapter two hundred and forty of the acts of nineteen hundred and twenty-eight as may be necessary to provide for combining with the works authorized by said chapters, the additional works necessary to carry out the provisions of this act.

Determination by commission of proportion of total amount of sinking fund of south metropolitan sewerage system, etc., to be paid by town of Weymouth in addition to yearly payment of assessments, etc.

SECTION 5. The town of Weymouth shall, in addition to the yearly payment of assessments as provided for in sections five to eight of chapter ninety-two of the General Laws, pay into the treasury of the commonwealth, for the sinking fund of the south metropolitan sewerage system, such proportion of the total amount of said sinking fund as existing on the first day of April in the year of its acceptance of this act, and of all sinking fund bonds and serial bonds paid prior to said date, as the valuation of said town for the said year shall bear to the total amount of the valuation of the cities and towns in said system, as determined for the apportionment of assessments. Such proportion shall be determined by the commission and shall be certified by said commission to the state treasurer. The state treasurer shall determine the total amount so to be paid by said town on account of its admission to the said system, and for the payment thereof shall add one tenth of said total amount to the yearly sum payable by said town on account of its share of the interest, sinking fund and serial bond requirements of said system in each of the ten years next succeeding. No assessment on account of the cost of maintenance and operation of the aforesaid system shall be made upon said town until the commission shall have certified to said town that the work herein provided for has been so far completed as to furnish an outlet to receive sewage from said town.

Effective upon acceptance, etc.

SECTION 6. This act shall take effect upon its acceptance by a majority of the town meeting members of the town of Weymouth present and voting thereon at a meeting legally called for the purpose, not later than May first, nineteen hundred and thirty-one.

Approved May 29, 1930.

Chap. 420 AN ACT AUTHORIZING CERTAIN HIGHWAY AND OTHER IMPROVEMENTS IN CERTAIN CITIES AND TOWNS WITHIN THE METROPOLITAN DISTRICT.

Be it enacted, etc., as follows:

PART I.

Department of public works to lay out and construct a state highway

SECTION 1. The department of public works, hereinafter called the department, is hereby directed to lay out and construct a state highway under the provisions of chapter

eighty-one of the General Laws, except as otherwise provided in section twelve of this act, substantially in the following location:— Beginning at the intersection of Blue Hill street and Washington street in the town of Canton; thence over public and private lands and public and private ways, using portions of Royall street and Greenlodge street in said Canton; thence along or near said Greenlodge street and over public and private lands and public and private ways in the town of Westwood, crossing at other than grade the tracks of the Providence division of the New York, New Haven and Hartford railroad in said town, and crossing at other than grade the tracks of the Midland division and crossing the Islington branch of said railroad in said town and/or in the town of Dedham; thence in Dedham over public and private lands and public and private ways, with suitable connections with High street and West street in said last-mentioned town; thence passing along or near Greendale avenue and over public and private lands and public and private ways and crossing at other than grade the tracks of the Needham and Woonsocket branches of said railroad in the town of Needham; thence over public and private lands and public and private ways in the town of Wellesley, to Worcester street in the vicinity of its junction with Reservoir street in said Wellesley.

through certain portions of towns of Canton, Westwood, Dedham, Needham and Wellesley.

SECTION 2. Said department is hereby further directed to lay out and construct a highway in the city of Boston, beginning at a point on Washington street in the West Roxbury district of said city, near its intersection with the West Roxbury parkway; thence over public and private lands and public and private ways, including portions of Poplar street and Canterbury street, and including a crossing at other than grade of the Boston and Providence division of the New York, New Haven and Hartford Railroad Company, to Blue Hill avenue, at its intersection with Canterbury street.

To lay out and construct a highway in city of Boston beginning at a certain point on Washington street in the West Roxbury district, etc.

SECTION 3. The department is hereby further directed to proceed under chapter eighty-one of the General Laws to acquire by eminent domain under chapter seventy-nine of the General Laws, or by purchase or gift or otherwise, land for a state highway to be located as follows:— Beginning at a point in the town of Milton near the intersection of Milton street and Brush Hill road; thence over public and private lands and public and private ways along the general course of the Neponset river in said Milton and in the Hyde Park district of the city of Boston to a point on said Brush Hill road near Cheever street in said Milton and along the general course of said Brush Hill road to its intersection with Blue Hill parkway in said Milton.

To acquire land for a state highway in Milton, etc.

SECTION 4. The department is hereby further directed to lay out and construct a parkway or boulevard beginning at a point in the West Roxbury parkway in the city of Boston, northerly of Weld street; thence over public and private lands and public and private ways in said city of

To lay out and construct a parkway or boulevard beginning at a certain point in the West Roxbury parkway

in city of
Boston, etc.

Boston and the town of Brookline to a point on Corey street near its intersection with Brook Farm road; thence over public and private lands and public and private ways, crossing the tracks of the Needham branch of the New York, New Haven and Hartford Railroad at other than grade, to Spring street near its crossing over the Charles river in said city.

Abolition of
railroad cross-
ings at grade,
etc., to be in
accordance with
applicable prov-
isions of
general law.

SECTION 4A. The abolition of any railroad crossing at grade or the alteration of any such crossing, or the construction of any way across a railroad previously constructed, under the provisions of this act, shall be in accordance with and subject to the applicable provisions of general law.

To construct an
overpass or
underpass for
vehicular traffic
on Revere
Beach parkway,
etc.

SECTION 5. The department is hereby further directed to construct an overpass or underpass for vehicular traffic on the Revere Beach parkway at or near the junction of said parkway with Broadway in the city of Revere, with such connecting roadways between Broadway and the parkway as the department may deem necessary.

May take or
acquire public
or private
lands, cemete-
ries, public
parks, etc.

SECTION 6. The department may, on behalf of the commonwealth, take by eminent domain under chapter seventy-nine of the General Laws, or acquire by purchase or otherwise, such public or private lands, cemeteries, public parks or reservations, or parts thereof or rights therein, and lands or rights therein under the control of the metropolitan district commission and/or public ways, as it may deem necessary for carrying out the provisions of sections one to five, inclusive, including such land or rights in land as may be necessary for the construction of any necessary drainage outlets; provided, that no damages shall be paid for public lands or parks, parkways or reservations so taken.

Proviso.

What shall be
deemed to be
the cost of
the work.

SECTION 7. The cost of laying out, constructing and/or improving said proposed highways and boulevards or parkways, and of laying out and constructing said proposed overpass or underpass, or of land takings for the same, including any damages awarded or paid on account of any taking of land or property therefor, or any injury to the same, and any sums paid for lands or rights purchased, including also the interest on any money borrowed by the state treasurer on the credit of the commonwealth under section thirteen, and all other expenses incurred in carrying out the provisions of sections one to five, inclusive, shall be deemed to be the cost of the work therein respectively authorized; provided, that such cost shall not exceed, in the aggregate, the following amounts:

Proviso.

For the highway authorized by section one, the sum of one million four hundred thousand dollars.

For the highway authorized by section two, the sum of seven hundred and fifty thousand dollars.

For the land taking authorized by section three, the sum of two hundred thousand dollars.

For the parkway or boulevard authorized by section four, the sum of seven hundred thousand dollars.

For the overpass or underpass authorized by section five, the sum of one hundred and eighty thousand dollars.

SECTION 8. The cost of the work authorized by sections one and three shall be paid in the first instance by the commonwealth from such appropriation as may hereafter be made, not exceeding three hundred and fifty thousand dollars being paid from the highway fund of nineteen hundred and thirty, not exceeding seven hundred and fifty thousand dollars from the highway fund of nineteen hundred and thirty-one, and the balance from the highway fund of nineteen hundred and thirty-two.

Cost of work authorized by sections 1 and 3 to be paid in first instance by state, etc.

SECTION 9. Fifty per cent of the cost of the work authorized by section two shall be paid by the commonwealth from such appropriations as may hereafter be made, not exceeding one hundred thousand dollars being paid from the highway fund of nineteen hundred and thirty, and the balance from the highway fund of nineteen hundred and thirty-one; fifteen per cent of the cost of such work shall be paid by the municipalities of the metropolitan parks district, including the city of Boston, in proportion to the respective taxable valuations of the property of said municipalities as defined by section fifty-nine of chapter ninety-two of the General Laws; thirty-five per cent of the cost of such work shall be paid by the city of Boston.

Cost of work authorized by section 2, by whom paid.

SECTION 10. Fifty per cent of the cost of the work authorized by section four shall be paid by the commonwealth from such appropriations as may hereafter be made, not exceeding one hundred thousand dollars being paid from the highway fund of nineteen hundred and thirty, and the balance from the highway fund of nineteen hundred and thirty-one. The remaining fifty per cent of the cost of such work shall be paid by the municipalities of the metropolitan parks district in proportion to the respective taxable valuations of the property of said municipalities as defined by section fifty-nine of chapter ninety-two of the General Laws, the payments being made in accordance with the provisions of section thirteen.

Cost of work authorized by section 4, by whom paid.

SECTION 11. Fifty per cent of the cost of the work authorized by section five shall be paid by the commonwealth, from such appropriations as may hereafter be made, from the highway fund; thirty per cent of the cost of such work shall be paid by the municipalities of the metropolitan parks district, including Chelsea, Lynn and Revere, in proportion to the respective taxable valuations of the property of said municipalities, as defined in section fifty-nine of chapter ninety-two of the General Laws; of the remaining twenty per cent of the cost of such work, five thousand dollars shall be paid by the city of Chelsea, five thousand dollars shall be paid by the city of Lynn and the balance shall be paid by the city of Revere; provided, that such amount as may be payable hereunder by the city of Revere shall be reduced by such amount as the Eastern Massachusetts Street Railway Com-

Cost of work authorized by section 5, by whom paid.

Proviso.

pany may contribute to such cost, and said company is hereby authorized to contribute thereto such amounts as its board of trustees may approve.

Cost of land takings authorized in section 1, including damages, etc., by whom paid.

SECTION 12. So much of the cost of the work authorized in section one, as represents the cost of land takings for the same, including any damages awarded or paid on account of any taking of land or property therefor, or any injury to the same, and any sums paid for lands or rights purchased, shall be paid by the municipality wherein such land is situated.

Cost of certain work authorized by certain sections to be paid in first instance by state.

SECTION 13. So much of the cost of the work authorized by sections one to four, inclusive, as is to be paid ultimately by certain cities and towns in which said highways, parkways and boulevards are or are to be located, and the part of the cost of the work authorized by section five which is provided to be paid ultimately by the city of Revere, otherwise than as a member of the metropolitan parks district, under section eleven, and the part of the cost of the work authorized by said section five which is provided to be paid ultimately by the cities of Chelsea and Lynn, and the part of the cost of the work authorized by sections one to five, inclusive, to be paid ultimately by all the municipalities of the metropolitan parks district, under sections nine to eleven, inclusive, shall, in the first instance, be paid by the commonwealth. On or before June tenth of the year nineteen hundred and thirty-one, and of each subsequent year until the work is completed and the entire cost thereof ascertained, the department shall ascertain and certify to the state treasurer the amount expended for the work authorized under any or all of sections one to five, inclusive, since the beginning of work or since the last certificate of cost was filed by the department, including interest paid by the commonwealth on temporary loans, and shall also ascertain and certify to the state treasurer the amount due from each municipality aforesaid to meet its share of the amount then certified. The amount due as aforesaid from each municipality shall be assessed and collected by the state treasurer in the apportionment and assessment of the annual state tax, and shall be applied to the payment of principal and interest of the notes issued as hereinafter provided to meet the cost of the work authorized by said last mentioned sections.

Certification to state treasurer of amount expended under sections 1 to 5, inclusive, and amount due from each municipality.

Assessment and collection.

State treasurer to issue notes, etc.

The state treasurer shall, upon request of the department and subject to the approval of the governor and council, issue and sell at public or private sale temporary notes of the commonwealth, to an amount to be specified from time to time by the department, sufficient to provide means for the payment in the first instance of that part of the cost of the work which is to be borne ultimately by said municipalities as members of the metropolitan parks district and otherwise. All such temporary notes shall be issued, and may be renewed, for such maximum term of years as the governor may recommend to the general court in accordance with section three of Article LXII of the amendments to the constitution of the

commonwealth, and shall bear interest at such rate as shall be fixed by the state treasurer, with the approval of the governor and council. The total amount of all notes issued hereunder shall not exceed the sum of eight hundred and fifteen thousand dollars.

SECTION 14. To meet the part of the cost of the work to be borne ultimately by the cities and towns in which the highways, parkways and boulevards authorized by sections one to four, inclusive, are or are to be located, and also any sums to be paid by any of such cities and towns under the provisions of section twelve, but not including the proportionate part of such cost payable on account of their membership in the metropolitan parks district, such cities and towns may borrow outside their respective limits of indebtedness as fixed by law such sums as may be necessary, and may issue bonds or notes therefor which shall be payable in not more than ten years; and such indebtedness shall, except as herein provided, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

To meet cost of work, cities and towns may borrow outside limits of indebtedness, issue bonds, etc.

SECTION 15. To meet that portion of the cost of the work hereinbefore authorized, to be borne ultimately by the city of Revere, other than the proportionate part of such cost payable on account of its membership in the metropolitan parks district, said municipality may borrow outside its limit of indebtedness as fixed by law such sums as may be necessary, and may issue bonds or notes therefor, which shall be payable in not more than ten years; and such indebtedness shall, except as herein provided, be subject to chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof, as revised by chapter three hundred and twenty-four of the acts of nineteen hundred and twenty-eight.

To meet cost of work, city of Revere may borrow outside limit of indebtedness, issue bonds, etc.

SECTION 16. When the work authorized by section two shall have been completed, said highway shall become a city way and shall be kept in good condition and repair by the city of Boston and the provisions of section twenty-five of chapter eighty-one of the General Laws shall apply thereto. The department is hereby authorized, on behalf of the commonwealth, to transfer to said city, the title to all lands and/or rights therein taken or acquired for the laying out and/or construction of said highway.

Upon completion of work authorized by section 2, highway to become a city way, etc.

SECTION 17. When the work authorized by section one shall have been completed, the title to or control of such lands and/or rights therein taken or acquired therefor as in the opinion of the department are no longer needed for state highway purposes may be transferred by the department to the city or town in which the land lies.

Transfer to city or town of land acquired and no longer needed for state highway purposes.

SECTION 18. When the work authorized under sections four and five shall have been completed, the overpass or

Transfer to metropolitan district com-

mission of overpass or underpass, etc., and parkways and boulevards, authorized under sections 4 and 5.

underpass with approaches thereto and the parkways and/or boulevards authorized therein shall be transferred to the control of the metropolitan district commission and shall be kept in good condition and repair by said commission.

PART II.

Metropolitan district commission to take, etc., land for highway improvements at certain point on Memorial drive in city of Cambridge.

SECTION 19. The metropolitan district commission, hereinafter called the commission, is hereby directed, on behalf of the commonwealth, to take by eminent domain under chapter seventy-nine of the General Laws, or to acquire by purchase or otherwise, such lands or rights in land as it shall deem necessary for highway improvements at the intersection of Memorial drive and Boylston street, in the city of Cambridge.

To construct a traffic circle at certain point in city of Medford.

SECTION 20. The commission is hereby further directed to construct a traffic circle at the intersection of the Revere Beach parkway and the Middlesex Felis parkway, in the city of Medford.

To take or acquire necessary land for extension of Furnace Brook parkway, etc.

SECTION 21. The commission is hereby further directed, on behalf of the commonwealth, to take by eminent domain under chapter seventy-nine of the General Laws, or to acquire by purchase or otherwise, such land or rights in land as it shall deem necessary for an extension of the Furnace Brook parkway in a location to be selected by the commission, beginning on said parkway in the city of Quincy westerly of the point where it passes under the Granite division of the New York, New Haven and Hartford railroad, thence proceeding in a general westerly and northwesterly direction over public and private land and public and private ways to the intersection of Reedsdale road and Pleasant street, in the town of Milton, thence continuing along Reedsdale road and Brook road to the intersection of Brook road and Blue Hill parkway, including as a portion of such extension such widening of said ways as the commission shall deem necessary.

Certain roads to become metropolitan parkways.

The portions of Reedsdale road and Brook road included in the above description shall, upon this act taking effect, become metropolitan parkways but open to all classes of traffic.

To take or acquire necessary land for a parkway or boulevard.

SECTION 22. Said commission is hereby further directed, on behalf of the commonwealth, to take by eminent domain under chapter seventy-nine of the General Laws, or to acquire by purchase or otherwise, such land or rights in land as it shall deem necessary for a parkway or boulevard to be located as follows: — Beginning at the Newburyport Turnpike at a point at or north of the easterly terminus of the new Lynn Fells parkway and extending to a suitable point in the Lynn woods to connect with the proposed parkway to said woods.

Location.

Cost of work authorized by sections 19, 20, 21 and 22.

SECTION 23. The cost of the work authorized by section nineteen shall not exceed twenty thousand dollars; the cost of the work authorized by section twenty shall not exceed forty thousand dollars; the cost of the work authorized by section twenty-one shall not exceed ninety thousand

dollars; and the cost of the work authorized by section twenty-two shall not exceed ten thousand dollars.

SECTION 24. Fifty per cent of the expenditures made under authority of section nineteen shall be paid from the highway fund; thirty per cent shall be paid by the cities and towns of the metropolitan parks district, including Cambridge, in proportion to the respective taxable valuations of the property of said cities and towns as defined by section fifty-nine of chapter ninety-two of the General Laws; and twenty per cent shall be paid by the city of Cambridge. The amount to be paid as aforesaid by the city of Cambridge shall be assessed and collected by the state treasurer in addition to the quota of the state tax payable by said city in the year when said amount becomes due.

Expenditures made under authority of section 19, by whom paid.

SECTION 25. One half of the expenditures made under authority of sections twenty to twenty-two, inclusive, shall be paid by the cities and towns of the metropolitan parks district in proportion to the respective taxable valuations of the property of said cities and towns as defined by section fifty-nine of chapter ninety-two of the General Laws; and the remaining half shall be paid from the highway fund.

Expenditures made under authority of sections 20 to 22, inclusive, by whom paid.

PART III.

SECTION 26. The park department of the city of Boston may, with the approval of the mayor of said city, lay out and construct or order constructed a parkway beginning at Centre street in the West Roxbury district between Walter and Weld streets, thence over land now owned by the city of Boston or other lands to the West Roxbury parkway at the easterly terminus of the parkway or boulevard authorized under section four.

Park department of city of Boston may lay out and construct a parkway beginning at certain point on Centre Street in West Roxbury district.

SECTION 27. To carry out the work authorized by the preceding section, said park department may use public lands or may take private lands or interests therein by right of eminent domain.

May use public lands, etc.

SECTION 28. For the purpose of meeting the cost of the work authorized in section twenty-six, not exceeding, however, one hundred and thirty thousand dollars, the treasurer of the city of Boston without any other authority than that herein contained shall, from time to time, on request of the mayor of the city, issue and sell at public or private sale serial bonds of the city to an amount necessary to meet said cost. Said bonds shall be outside the statutory limit of indebtedness of said city. Each authorized issue of bonds shall constitute a separate loan. The bonds shall be designated on their face, City of Boston, West Roxbury Parkway Loan, Act of 1930, and shall be in such form of coupon or registered bonds as said treasurer shall determine; shall be for such terms not exceeding ten years from the date of issue as the mayor of the city shall designate; shall bear interest in accordance with the provisions of chapter fifty-two of the Special Acts of nineteen hundred and eighteen; and shall be

City treasurer to issue and sell bonds of city, etc.

City of Boston, West Roxbury Parkway Loan, Act of 1930.

payable by such annual payments as will extinguish the same at maturity. The first of said annual payments on account of any loan shall be made not later than one year after the date of the bonds issued therefor. The amount of said payments in any one year on account of such loan shall not be less than the amount of the principal of the loan payable in any subsequent year. Said annual amounts, together with the interest on the loan, shall without further action be assessed until the debt is extinguished. Said treasurer shall hold the proceeds of said bonds in the treasury of the city, and shall pay therefrom the sums necessary to meet said cost and assessment. Any premiums received from the sale of said bonds less the cost of preparing and issuing the same shall be applied to the payment of the principal of the first bond or bonds to mature. The said treasurer may, with the approval of the mayor of said city, make a temporary loan for a period of not more than one year in anticipation of the money to be derived from the sale of any issue of said bonds, and may issue notes of the city therefor, and such notes may be refunded by the issue of new notes maturing with said year; but the period of permanent loan herein authorized shall not be extended by reason of the temporary loan.

Approved May 29, 1930.

Temporary
loan, etc.

Chap. 421 AN ACT PROVIDING FOR WEEKLY HALF HOLIDAYS FOR ENGINEERS AND FIREMEN AND OTHER EMPLOYEES IN PUMPING STATIONS UNDER THE CONTROL OF THE METROPOLITAN DISTRICT COMMISSION.

Be it enacted, etc., as follows:

G. L. 92, § 65,
amended.

Weekly half
holidays for
laborers and
mechanics in
service of
metropolitan
district
commission,
except, etc.

SECTION 1. Section sixty-five of chapter ninety-two of the General Laws is hereby amended by striking out, in the second line, the words "in the pumping stations and", — so as to read as follows: — *Section 65.* Laborers and mechanics in the service of the commission, except those employed at the bath houses under the control of the commission, shall be given a half holiday each week without loss of pay, and, if practicable, the half holiday shall be on Saturday. If, however, the public service so requires, the commission may at any time during the year give to the laborers and mechanics in its service, in lieu of the said half holidays, days off duty, without loss of pay, equivalent in time to the half holidays which would otherwise be given under this section.

SECTION 2. This act shall become operative on December first, nineteen hundred and thirty.

Approved May 29, 1930.

When
operative.

AN ACT RELATIVE TO THE TAXATION OF FOREIGN AND DOMESTIC BUSINESS CORPORATIONS IN CASE EXISTING STATUTES APPLICABLE THERETO ARE DECLARED UNCONSTITUTIONAL OR INOPERATIVE.

Chap. 422

Whereas, The deferred operation of this act would tend to defeat its purpose, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency preamble.

Be it enacted, etc., as follows:

Chapter sixty-three of the General Laws, as amended in section fifty-two by chapter two hundred and nineteen of the acts of nineteen hundred and twenty-six, is hereby further amended by striking out said section and inserting in place thereof the following: — *Section 52.* If the provisions of section thirty-two imposing an excise on domestic business corporations and, by reference in section thirty-eight C, on domestic manufacturing corporations as therein defined are declared unconstitutional or inoperative by a final judgment, order or decree of the supreme court of the United States or of the supreme judicial court of the commonwealth, such portion of the law relating to business corporations, and domestic manufacturing corporations as so defined, as set forth in sections thirty to fifty-one, inclusive, as relates solely to domestic business corporations, and domestic manufacturing corporations as so defined, shall be null and void, and such portion of said law as relates in part to domestic business corporations, and domestic manufacturing corporations as so defined, shall become inapplicable to such corporations. In such event, all laws applicable to domestic business corporations, including domestic manufacturing corporations as so defined, which were repealed or were made inoperative as to, or inapplicable to, such corporations by chapter three hundred and fifty-five of the General Acts of nineteen hundred and nineteen shall thereupon be revived and become operative and applicable in respect to such corporations and shall be continued in full force and effect from the first day of January antedating by three years the first day of January of the calendar year in which such final judgment, order or decree is entered, to the same extent as if said chapter three hundred and fifty-five had not been enacted. If the provisions of section thirty-nine imposing an excise on foreign corporations and, by reference in section forty-two B, on foreign manufacturing corporations as therein defined are declared unconstitutional or inoperative by any such final judgment, order or decree, such portion of the law relating to business corporations, and foreign manufacturing corporations as so defined, as set forth in sections thirty to fifty-one, inclusive, as relates solely to foreign corporations and foreign manufacturing corporations as so defined shall be null and void, and such

G. L. 63, § 52, etc., amended.

Taxation of domestic business and domestic manufacturing corporations in case provisions of law imposing an excise thereon are declared unconstitutional or inoperative.

Taxation of foreign business and foreign manufacturing corporations in case provisions of law imposing an excise thereon are declared unconstitutional or inoperative.

portion of said law as relates in part to foreign corporations and foreign manufacturing corporations as so defined shall become inapplicable to such corporations. In such event, all laws applicable to foreign corporations, including foreign manufacturing corporations as so defined, which were repealed, or were made inoperative as to, or inapplicable to, such corporations or to the property thereof by said chapter three hundred and fifty-five shall thereupon be revived and become operative and applicable in respect to such corporations and the property thereof and shall be continued in full force and effect from the first day of January antedating by three years the first day of January of the calendar year in which such final judgment, order or decree is entered, to the same extent as if said chapter three hundred and fifty-five had not been enacted. The commissioner and the local assessors shall as soon as may be assess all taxes for which liability has been incurred under the laws revived, made operative or applicable or continued in force by the foregoing provisions or any of them. The time for assessing such taxes shall be extended for a period of one year from the date of entry of such final judgment, order or decree and, for performing any duty subsequent to assessment, the time shall be extended for a further period after such assessment commensurate with the period which would have obtained under the laws hereby revived and again made operative, applicable and continued in force. Privileges and rights granted shall be correspondingly extended. Excises declared invalid by reason of the foregoing premises, which were assessed on or after the date when the laws repealed or made inoperative or inapplicable by said chapter three hundred and fifty-five are revived, made operative or applicable or continued in force as herein provided, shall, to the extent that such excises have been paid and are unrefunded, be credited against the taxes assessed for the same period under the laws revived and again made operative, applicable and continued in force; provided, that if such credit exceeds the taxes due, the excess shall be refunded upon warrant of the commissioner to the state treasurer. There shall be no further or other recovery of the amounts thus credited or refunded. If any part, section or subdivision of said sections thirty to fifty-one, inclusive, other than the provisions in section thirty-two, thirty-eight C, thirty-nine or forty-two B imposing an excise, shall be declared unconstitutional or inoperative, the remaining parts of said sections thirty to fifty-one, inclusive, shall not be affected thereby.

Approved May 29, 1930.

Chap. 423 AN ACT RELATIVE TO PHYSICAL REQUIREMENTS FOR PROMOTION IN POLICE AND FIRE DEPARTMENTS.

Be it enacted, etc., as follows:

Chapter thirty-one of the General Laws is hereby amended by inserting after section thirteen the following new section:

Assessment of taxes under laws revived, etc.

Extension of time for assessing taxes, etc.

Credit for certain invalid excises paid and unrefunded.

Proviso.

Unconstitutionality, etc., of certain provisions of law not to affect certain other provisions, etc.

G. L. 31, new section after § 13.

— *Section 13A.* A police officer or fireman holding an office classified under the civil service rules who has completed five years of service in the department of which he is a member, and who is an applicant for promotion and has filed with the commission a certificate of a registered physician approved by the commission, stating that he has examined the police officer or fireman, and that in his opinion the police officer or fireman is afflicted with no disability which will interfere with his performance of the duties of the position for which he is an applicant, shall not be required to pass any further physical examination for promotion in such department.

Physical requirements for promotion in police and fire departments.

Approved May 29, 1930.

AN ACT ESTABLISHING THE SALARIES OF THE SERGEANT-AT-ARMS AND OF CERTAIN EMPLOYEES OF THE SERGEANT-AT-ARMS.

Chap. 424

Be it enacted, etc., as follows:

SECTION 1. Section fifteen of chapter three of the General Laws, as amended by section two of chapter three hundred and forty of the acts of nineteen hundred and twenty-seven, is hereby further amended by striking out, in the third line, the words "thirty-seven hundred" and inserting in place thereof the words:—four thousand,—so as to read as follows:—*Section 15.* The general court shall annually in January choose a sergeant-at-arms at a salary of four thousand dollars who shall hold office until removed or until another is chosen. He may be removed by the general court or, during its recess, may be suspended by the governor and council. If a vacancy or suspension occurs during such recess, the governor and council may appoint a person to perform the duties of the office until a new election.

G. L. 3, § 15, etc., amended.

Sergeant-at-arms, salary, removal, etc.

SECTION 2. Said chapter three, as most recently amended in section eighteen by section two of chapter three hundred and eighty-nine of the acts of the current year, is hereby further amended by striking out said section eighteen and inserting in place thereof the following:—*Section 18.* There shall be a doorkeeper for each branch, each at a salary of twenty-seven hundred and fifty dollars, and such assistant doorkeepers as it may direct, each at a salary of twenty-two hundred dollars; a postmaster at a salary of twenty-five hundred dollars; an assistant postmaster at a salary of fifteen hundred dollars; a porter in the lobby of the house of representatives at a salary of sixteen hundred and fifty dollars; general court officers, each at a salary of two thousand dollars; pages whose compensation shall be seven hundred dollars each for the regular annual session and a sum not exceeding three dollars for each day's service after such session; a clerk to take charge of the legislative document room at a salary of twenty-seven hundred and fifty dollars, an assistant clerk of said room at a salary of twenty-one hundred dollars, and such assistants therein as may be

G. L. 3, § 18, etc., amended.

Certain employees of sergeant-at-arms, salaries established.

necessary, for whose fitness and good conduct the sergeant-at-arms shall be responsible.

When to take effect.

SECTION 3. The increases in salaries provided for by this act shall not take effect until an appropriation has been made sufficient to cover the same and then as of January first in the current year. *Approved May 29, 1930.*

Chap.425 AN ACT RELATIVE TO THE TERMS OF CERTAIN BONDS AND NOTES TO BE ISSUED BY THE COMMONWEALTH.

Be it enacted, etc., as follows:

Term of state bonds to provide for the town of Braintree a sewer connection with the south metropolitan sewerage system, and for admission of town of Weymouth to the south metropolitan sewerage district.

SECTION 1. The term of the bonds which the state treasurer is authorized to issue under chapter three hundred and ninety-eight of the acts of the present year, providing for the town of Braintree a sewer connection with the south metropolitan sewerage system, and under chapter four hundred and nineteen of the acts of the present year, providing for the admission of the town of Weymouth to the south metropolitan sewerage district, shall not exceed twenty years, as recommended by the governor in a message to the general court dated May twenty-ninth, nineteen hundred and thirty, in pursuance of section three of Article LXII of the amendments to the constitution.

Term of state notes for certain highway and other improvements in certain cities and towns within the metropolitan district.

SECTION 2. The term of the notes which the state treasurer is authorized to issue under chapter four hundred and twenty of the acts of the present year, authorizing certain highway and other improvements in certain cities and towns within the metropolitan district, shall not exceed three years, as recommended by the governor in a message to the general court dated May twenty-ninth, nineteen hundred and thirty, in pursuance of section three of Article LXII of the amendments to the constitution. *Approved May 29, 1930.*

Chap.426 AN ACT IN ADDITION TO THE GENERAL APPROPRIATION ACT MAKING APPROPRIATIONS TO SUPPLEMENT CERTAIN ITEMS CONTAINED THEREIN, AND FOR CERTAIN NEW ACTIVITIES AND PROJECTS.

Be it enacted, etc., as follows:

Appropriations to supplement certain items contained in general appropriation act, and for certain new activities and projects.

SECTION 1. To provide for supplementing certain items in the general appropriation act, and for certain new activities and projects, the sums set forth in section two, for the particular purposes and subject to the conditions stated therein, are hereby appropriated from the general fund or ordinary revenue of the commonwealth, unless some other source of revenue is expressed, subject to the provisions of law regulating the disbursement of public funds and the approval thereof.

SECTION 2.

Service of the Legislative Department.

Legislative Department. Counsel to the house of representatives, etc.

Item			
19	For personal services of the counsel to the house of representatives and assistants, a sum not exceeding twenty-seven hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose		\$2,700 00

Item			
22	For authorized traveling and other expenses of the committees of the present general court, with the approval of a majority of the committee incurring the same, a sum not exceeding one thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$1,000 00	Traveling, etc., expenses of committees of general court.
22a	For expenses of a stenographer at hearings before a legislative committee, held in April, nineteen hundred and thirty, a sum not exceeding seven hundred forty-two dollars and fifty cents	742 50	Expenses of stenographer at certain hearings.
24	For printing, binding and paper ordered by the senate and house of representatives, or by concurrent order of the two branches, with the approval of the clerks of the respective branches, a sum not exceeding six thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	6,000 00	Printing, binding and paper.
27	For office and other expenses of the committee on rules on the part of the senate, a sum not exceeding two hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	200 00	Committee on rules.
31	For contingent expenses of the senate and house of representatives, and necessary expenses in and about the state house, with the approval of the sergeant-at-arms, a sum not exceeding one thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	1,000 00	Contingent expenses.
31a	For expenses relative to the observance of the tercentenary of the first general court in Massachusetts, as authorized by an order of the general court, a sum not exceeding seventy-five hundred dollars	7,500 00	Observance of tercentenary of first general court.
31b	For reprinting the latest edition of the state house guide book, a sum not exceeding five hundred and ten dollars	510 00	Reprinting state house guide book.
31c	For the purchase of a portrait of the Reverend Edward A. Horton, D.D., chaplain emeritus of the senate, as authorized by chapter forty-seven of the resolves of the present year, a sum not exceeding twenty-five hundred dollars	2,500 00	Purchase of portrait of Reverend Edward A. Horton, D.D.
31d	For expenses of the revision and rearrangement of the general statutes of the commonwealth, as authorized by chapter fifty-eight of the resolves of the present year, a sum not exceeding five thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	5,000 00	Revision and rearrangement of general statutes.
	Total	\$27,152 50	

Service of Special Legislative Investigations.

32	For expenses of an investigation by an unpaid special commission of laws relative to dependent, delinquent and neglected children, as authorized by chapter twelve of the resolves of nineteen hundred and twenty-nine, a sum not exceeding three thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$3,000 00	Investigation of laws as to dependent, etc., children.
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	Item		
Investigation as to control of domestic corporations engaged in manufacture or distribution of gas, electricity or power.	32a	For expenses of an investigation by an unpaid special commission relative to the control of domestic corporations engaged in the manufacture or distribution of gas, electricity or power, as authorized by chapter fifty-five of the resolves of nineteen hundred and twenty-nine, a sum not exceeding sixteen hundred forty-seven dollars and seventy-one cents, the same to be in addition to any amount heretofore appropriated for the purpose	\$1,647 71
Commission to study laws relative to marine fisheries.	32b	For expenses of an unpaid special commission for a survey and study of the laws of the commonwealth relative to marine fisheries, as authorized by chapter twenty-eight of the resolves of the present year, a sum not exceeding twenty-five hundred dollars	2,500 00
Investigation as to filling of navigable waters in a part of Fort Point Channel, etc.	32c	For expenses of a further investigation by an unpaid special commission relative to the filling of navigable waters in a part of Fort Point Channel and South Bay, as authorized by chapter twenty-nine of the resolves of the present year, a sum not exceeding two thousand dollars	2,000 00
Investigation as to construction of a fish pier in Gloucester harbor.	32d	For expenses of a special unpaid commission to investigate relative to the advisability of the construction by the commonwealth of a fish pier in Gloucester harbor, as authorized by chapter thirty-two of the resolves of the present year, a sum not exceeding five thousand dollars	5,000 00
Commission to study future policy in respect to future acquisition and maintenance of parks, etc., for recreational uses.	32e	For expenses of an unpaid special commission to study the future policy for the commonwealth in respect to the future acquisition and maintenance of parks or reservations for recreational uses, as authorized by chapter thirty-three of the resolves of the present year, a sum not exceeding fifteen hundred dollars	1,500 00
Commission to inquire into use of habit-forming drugs.	32f	For expenses of an unpaid special commission to inquire into the use within the commonwealth of habit-forming drugs and other potent medicinal substances, as authorized by chapter thirty-six of the resolves of the present year, a sum not exceeding seventy-five hundred dollars	7,500 00
Survey and study of laws governing conduct of professional boxing, etc.	32g	For expenses of an unpaid special commission to make a survey and study of laws governing the conduct of professional boxing and wrestling, as authorized by chapter forty-three of the resolves of the present year, a sum not exceeding three thousand dollars	3,000 00
Commission relative to operation of representative town meeting system.	32h	For expenses of a special unpaid commission relative to the operation of the representative town meeting system, as authorized by chapter forty-four of the resolves of the present year, a sum not exceeding two thousand dollars	2,000 00
Commission to study problem of retirement allowances.	32i	For expenses of a special unpaid commission to study the problem of retirement allowances provided for employees of the commonwealth and of the metropolitan district commission under the state retirement system, as authorized by chapter forty-nine of the resolves of the present year, a sum not exceeding seventy-five hundred dollars	7,500 00

Item			
32j	For expenses of a special commission to study the question of providing space in a suitable building on land owned by the commonwealth, at the corner of Derne and Bowdoin streets in the city of Boston, for certain activities of the commonwealth, as authorized by chapter fifty-four of the resolves of the present year, a sum not exceeding fifteen thousand dollars	\$15,000 00	Commission to study question of providing space in building for certain activities of state.
32k	For expenses of the department of public utilities for a study and survey of the laws relative to the promotion and sale of securities, as authorized by chapter fifty-six of the resolves of the present year, a sum not exceeding five thousand dollars	5,000 00	Study and survey of laws relative to promotion and sale of securities.
32l	For expenses of a special unpaid commission to continue the study of taxation, as authorized by chapter fifty-seven of the resolves of the present year, a sum not exceeding three thousand dollars	3,000 00	Commission to continue study of taxation.
	Total	\$58,647 71	

Service of the Judicial Department.

Reporter of Decisions:			
43	For clerk hire and office supplies, services and equipment, a sum not exceeding twenty-five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$2,500 00	Judicial Department. Reporter of Decisions.
Superior Court:			
48	For clerical work, inspection of records and doings of persons authorized to admit to bail, for an executive clerk to the chief justice, and for certain other expenses incident to the work of the court, a sum not exceeding fifteen hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	1,500 00	Superior Court.
Justices of District Courts:			
50	For compensation of justices of district courts while sitting in the superior court, a sum not exceeding one thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	1,000 00	Justices of district courts sitting in superior court.
51	For expenses of justices of district courts while sitting in the superior court, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	500 00	
	Total	\$5,500 00	

Service of the Militia.

108	For certain allowances for national guard officers, as authorized by paragraph (d) of section one hundred and forty-five of chapter thirty-three of the General Laws, as appearing in chapter four hundred and sixty-five of the acts of nineteen hundred and twenty-four, as amended, said paragraph (d) having been inserted by section one of chapter three hundred and seventy-three of the acts of nineteen hundred and twenty-six, a sum not exceeding three hundred and fifty dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$350 00	Militia.
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Service of the State Quartermaster.

State Quartermaster.	Item 129	For the salaries of armorers and assistant armorers of first class armories, and superintendent of armories, a sum not exceeding three hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$300 00
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Service of the Armory Commissioners.

Armory Commissioners.	150a	For the construction of a new armory in the city of North Adams, at a cost not exceeding one hundred forty thousand dollars, of which amount seventy thousand dollars is hereby appropriated in anticipation of a further sum of seventy thousand dollars to be appropriated in nineteen hundred and thirty-one	\$70,000 00
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For Expenses on Account of Wars.

Expenses on Account of Wars. Monument on Bennington battlefield on Woloomsac heights in state of New York.	158a	For the expense of a monument to be erected on the Bennington battlefield on Woloomsac heights in the state of New York, as authorized by chapter nine of the resolves of the present year, a sum not exceeding one thousand dollars	\$1,000 00
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Service of the Superintendent of Buildings.

Superintendent of Buildings.	173	For other personal services incidental to the care and maintenance of the state house, a sum not exceeding twelve hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$1,200 00
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Service of the Massachusetts Bay Colony Tercentenary Commission.

Massachusetts Bay Colony Tercentenary Commission.	184	For expenses of the commission, as authorized by chapter thirty-five of the resolves of nineteen hundred and twenty-nine, a sum not exceeding twenty-five thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$25,000 00
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Service of a Special Commission.

Commission to arrange for a public demonstration of activities and work of government of commonwealth.	184a	For expenses of the special commission to arrange for a public demonstration of the activities and work of the government of the commonwealth, as authorized by chapter eighteen of the resolves of the present year, a sum not exceeding seventy-five thousand dollars	\$75,000 00
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Service of the Secretary of the Commonwealth.

Secretary of the Commonwealth.	188	For postage and expressage on public documents, and for mailing copies of bills and resolves to certain state, city and town officials, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$500 00
	191	For the purchase of certain supplies and equipment, and for other things necessary in connection with the reproduction of the manuscript collection designated "Massachusetts Archives", a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	500 00

Item			
200	For printing and binding public documents, a sum not exceeding six hundred and thirty dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$630 00	
	Total	\$1,630 00	
	<i>Service of the Treasurer and Receiver-General.</i>		
210	For services other than personal, traveling expenses, office supplies and equipment, a sum not exceeding twenty-four hundred and twenty-five dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$2,425 00	Treasurer and Receiver-General.
	Payments to Soldiers:		
213	For expenses of administering certain laws relating to payments in recognition of military service in the world war, a sum not exceeding three hundred dollars, to be paid from the receipts from taxes levied under authority of chapters two hundred and eighty-three and three hundred and forty-two of the General Acts of nineteen hundred and nineteen, and to be in addition to any amount heretofore appropriated for the purpose	300 00	Payments to Soldiers.
214	For making payments to soldiers in recognition of service during the world war, as provided by law, a sum not exceeding two thousand dollars, to be paid from receipts from taxes levied as specified in item two hundred and thirteen, and to be in addition to any amount heretofore appropriated for the purpose	2,000 00	
219	To meet in part the appropriation required for serial bonds maturing during the present year, the sum of two hundred fifty thousand dollars shall be taken from the balance of the receipts of the sale of the Boston dry dock.		
	Total	\$4,725 00	
	<i>Service of the Attorney General's Department.</i>		
225	For the compensation of assistants in his office, and for such other legal and personal services as may be required, a sum not exceeding twenty thousand five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$20,500 00	Attorney General.
227a	For settlement in full for services of a special attorney employed in a certain inheritance tax case, a sum not exceeding thirteen thousand five hundred dollars	13,500 00	Inheritance tax.
227b	For the publication of certain opinions of the attorney general, as authorized by chapter twelve of the resolves of the present year, a sum not exceeding four thousand dollars	4,000 00	Publication of opinions.
	Total	\$38,000 00	
	<i>Service of the Department of Agriculture.</i>		
247a	For the cost of work of inspecting certain orchards of the commonwealth to provide for effective apple pest control, a sum not exceeding five thousand dollars	\$5,000 00	Department of Agriculture.

Service of State Reclamation Board.

State Reclamation Board.	Item 24S	For expenses of the board, a sum not exceeding seventy-five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$7,500 00
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Service of the Department of Conservation.

Division of Forestry:			
Department of Conservation. Division of Forestry.	256	For the personal services of the state fire warden and his assistants, and for other services, including traveling expenses of the state fire warden and his assistants, necessary supplies and equipment and materials used in new construction in the forest fire prevention service, a sum not exceeding thirty-three hundred dollars, the same to be in addition to any funds allotted to Massachusetts by the federal authorities and to any amount heretofore appropriated for the purpose	\$3,300 00
	262	For reimbursement to certain towns, as authorized by section twenty-four of chapter forty-eight of the General Laws, as amended, a sum not exceeding one thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	1,000 00
	263a	For certain repairs to the Standish monument, as authorized by chapter thirty-five of the resolves of the present year, a sum not exceeding eighty-five hundred dollars	8,500 00
		Total	\$12,800 00

Service of the Mt. Everett State Reservation Commission.

Mt. Everett State Reservation Commission.	264a	For the purchase of certain land, as authorized by chapter three hundred and fifteen of the acts of the present year, a sum not exceeding twenty-five hundred dollars	\$2,500 00
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Service of the Division of Fisheries and Game.

Division of Fisheries and Game.	265	For the salary of the director, a sum not exceeding two hundred and fifty dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$250 00
	266	For personal services of office assistants, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	500 00
Enforcement of laws:			
Enforcement of laws.	270	For traveling expenses of fish and game wardens, and for other expenses necessary for the enforcement of the laws, a sum not exceeding one thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	1,000 00
Biological work:			
Biological work.	271	For personal services to carry on biological work, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	500 00

Item	Special:	
275	For improvements and additions at fish hatcheries and game farms, a sum not exceeding ten thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	Special. \$10,000 00
275a	For the cost of construction of certain fish ways on Parker river, as authorized by chapter one hundred and forty-seven of the acts of the present year, a sum not exceeding seventy-five hundred dollars	7,500 00
	Total	\$19,750 00

Service of the Division of Animal Industry.

287	For personal services of veterinarians and agents engaged in the work of extermination of contagious diseases among domestic animals, a sum not exceeding five thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	Division of Animal Industry. \$5,000 00
288	For the traveling expenses of veterinarians and agents, including the cost of any motor vehicles purchased for their use, a sum not exceeding twenty-five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	2,500 00
290	For reimbursement of owners of tubercular cattle killed, as authorized by section twelve A of chapter one hundred and twenty-nine of the General Laws, inserted by section one of chapter three hundred and four of the acts of nineteen hundred and twenty-four, and in accordance with certain provisions of law and agreements made under authority of section thirty-three of said chapter one hundred and twenty-nine, as amended, during the present and previous year, a sum not exceeding two hundred thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose, and any unexpended balance remaining at the end of the current fiscal year may be used in the succeeding year	200,000 00
	Total	\$207,500 00

Service of the Department of Banking and Insurance.

Division of Insurance:

298	For other personal services of the division, including expenses of the board of appeal and certain other costs of supervising motor vehicle liability insurance, a sum not exceeding eight hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	Department of Banking and Insurance. Division of Insurance. \$800 00
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Service of the Department of Corporations and Taxation.

Corporation and Tax Divisions:

307	For traveling expenses, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	Department of Corporations and Taxation. Corporation and Tax Divisions. \$500 00
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Service of the Department of Education.

	Item		
Department of Education.	320	For services other than personal, necessary office supplies, and for printing the annual report and bulletins as provided by law, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$500 00
		Division of the Blind:	
Division of the Blind.	348	For aiding the adult blind, subject to the conditions provided by law, a sum not exceeding eighty-five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	8,500 00
		Special:	
Special.	352a	For assistance to the children of certain soldiers, as authorized by chapter two hundred and sixty-three of the acts of the present year, a sum not exceeding twenty-five hundred dollars	2,500 00
		Massachusetts Nautical School:	
Massachusetts Nautical School.	355	For the maintenance of the school and ship, a sum not exceeding five thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	5,000 00
		Total	\$16,500 00

Service of the Department of Civil Service and Registration.

		Division of Civil Service:	
Department of Civil Service and Registration.	386	For other services and for printing the annual report, and for office supplies and equipment necessary for the administration of the civil service law, a sum not exceeding six hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$600 00

Service of the Department of Industrial Accidents.

Department of Industrial Accidents.	413	For personal services of members of the board, a sum not exceeding seventeen hundred and fifty dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$1,750 00
	414	For personal services of secretaries, medical adviser, inspectors, clerks and office assistants, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	500 00
	416	For traveling expenses, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	500 00
		Total	\$2,750 00

Service of the Department of Labor and Industries.

Department of Labor and Industries. The sum of eight hundred dollars is hereby transferred from the appropriation made in item four hundred and twenty-five of the general appropriation act of the present year, and the same amount added to item four hundred and thirty-one.

Item		
432	For other services, printing, traveling expenses and office supplies and equipment for the division of standards, a sum not exceeding seven thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose . . .	\$7,000 00
	Special:	
434a	For the expense of an investigation relative to the practice of co-operative shoe shops in selling stock to their employees, as authorized by chapter thirty of the resolves of the present year, a sum not exceeding fifteen hundred dollars . . .	1,500 00
	Special	
	Total	\$8,500 00
	<i>Service of the Department of Mental Diseases.</i>	
	The commissioner of mental diseases may make transfers from item four hundred and forty-three of chapter one hundred and fifteen of the acts of the present year, for the maintenance of the new Metropolitan hospital, to maintenance items for other hospitals in the department, with the approval of the comptroller, upon presentation of satisfactory evidence that the transfer of patients from other hospitals to the new Metropolitan hospital has not proceeded as rapidly as was expected at the time the general appropriation act was enacted.	Department of Mental Diseases.
435	For the salary of the commissioner, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$500 00
	Commissioner.	
445	For the maintenance of the Boston psychopathic hospital, a sum not exceeding twenty-six hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	2,600 00
	Boston psychopathic hospital.	
	The unexpended balance remaining in item four hundred and forty-eight of chapter one hundred and twenty-seven of the acts of nineteen hundred and twenty-eight is hereby reappropriated.	
469a	For the purchase of power equipment for the Grafton state hospital, a sum not exceeding twenty-seven hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	2,700 00
	Grafton state hospital.	
512a	For the purchase of schoolhouse equipment for the Belchertown state school, a sum not exceeding twenty-nine hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	2,900 00
	Belchertown state school.	
524a	For the purchase of electrical equipment for the Walter E. Fernald state school, a sum not exceeding six thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	6,000 00
	Walter E. Fernald state school.	
	Total	\$14,700 00
	<i>Service of the Department of Correction.</i>	
537	For services other than personal, including printing the annual report, necessary office supplies and equipment, a sum not exceeding five hundred and ninety dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$590 00
	Department of Correction.	

	Item		
Institutions under control of Department of Correction.		For the maintenance of and for certain improvements at the following institutions under the control of the Department of Correction:	
State farm.	542	State farm, a sum not exceeding five thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$5,000 00
State prison.	544	State prison, a sum not exceeding six thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	6,000 00
	544a	For expenses of fire prevention work at the state prison, a sum not exceeding twenty-five thousand dollars	25,000 00
Massachusetts reformatory.	545	Massachusetts reformatory, a sum not exceeding eighty-five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose, and authority is hereby given to pay certain expenses, not exceeding two hundred and eleven dollars, on account of injury suffered in line of duty, to officer O'Connell	8,500 00
	547a	For expenses of fire prevention work at the Massachusetts reformatory, a sum not exceeding eighty-seven hundred and fifty dollars	8,750 00
Reformatory for women.	549	Reformatory for women, a sum not exceeding four hundred and seventy-five dollars, the same to be in addition to any amount heretofore appropriated for the purpose	475 00
		The unexpended balance of the appropriation made in chapter one hundred and twenty-seven of the acts of nineteen hundred and twenty-eight for hay and horse barns at the reformatory for women is hereby reappropriated.	
State prison colony.	554	State prison colony, a sum not exceeding sixteen thousand five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	16,500 00
	555	For continuing the work at the state prison colony of construction of buildings and purchase of certain land, for grading, and for any necessary expenditure in connection with the development of said colony, a sum not exceeding fifty-five thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose, and authority is hereby granted to proceed with further development in anticipation of an appropriation to be made in nineteen hundred and thirty-one of not exceeding one hundred thousand dollars	55,000 00
		Total	\$125,815 00
<i>Service of the Department of Public Welfare.</i>			
Administration:			
Department of Public Welfare.	556	For the salary of the commissioner, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$500 00
Administration.	558	For services other than personal, printing the annual report, traveling expenses, including expenses of auxiliary visitors, office supplies and expenses, and contingent expenses for the supervision of homesteads and planning boards, a sum not exceeding one thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	1,000 00

Item

The appropriation made in item five hundred and fifty-nine of chapter one hundred and fifteen of the acts of the present year is hereby made available for the department until the general appropriation act for nineteen hundred and thirty-one is enacted, and the report upon said investigation shall be filed with the clerk of the house of representatives on or before December first of the present year and printed as a legislative document.

Trustees of Massachusetts Training Schools:
 Authority is hereby granted to proceed with the reconstruction authorized by item five hundred and forty-four of chapter one hundred and twenty-seven of the acts of nineteen hundred and twenty-eight after plans have been approved by the governor.

Trustees of
 Massachusetts
 Training
 Schools.

586 Massachusetts Hospital School:
 For the maintenance of the Massachusetts hospital school, to be expended with the approval of the trustees thereof, a sum not exceeding twelve hundred and fifty dollars, the same to be in addition to any amount heretofore appropriated for the purpose

Massachusetts
 Hospital
 School.

\$1,250 00

588 State Infirmary:
 For the maintenance of the state infirmary, to be expended with the approval of the trustees thereof, a sum not exceeding twenty thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose

State
 Infirmary.

20,000 00

Total \$22,750 00

Service of the Department of Public Health.

599 Administration:
 For services other than personal, including printing the annual report, traveling expenses, office supplies and equipment, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose

Department of
 Public Health.
 Administration.

\$500 00

605 Service of Maternal and Child Hygiene:
 For personal services for extending the activities of the division in the protection of mothers and conservation of the welfare of children, a sum not exceeding one thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose

Maternal and
 Child Hygiene.

1,000 00

614 Antitoxin and Vaccine Laboratories:
 For other services, supplies, materials and equipment necessary for the production of antitoxin and other materials, a sum not exceeding eight hundred and seventy-five dollars, the same to be in addition to any amount heretofore appropriated for the purpose

Antitoxin and
 Vaccine Labor-
 atories.

875 00

616 Inspection of Food and Drugs:
 For other services, including traveling expenses, supplies, materials and equipment, a sum not exceeding two hundred and fifty dollars, the same to be in addition to any amount heretofore appropriated for the purpose

Inspection of
 Food and
 Drugs.

250 00

	Item	Water Supply and Disposal of Sewage, Engineering Division:	
Water Supply and Disposal of Sewage, Engineering Division.	619	For personal services of the director, engineers, clerks and other assistants, a sum not exceeding four thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$4,000 00
	620	For other services, including traveling expenses, supplies, materials and equipment, a sum not exceeding two thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	2,000 00
Division of Tuberculosis.	628	Division of Tuberculosis: For the maintenance of the Lakeville state sanatorium, a sum not exceeding forty-nine hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	4,900 00
	640	For the maintenance of the Rutland state sanatorium, a sum not exceeding one thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	1,000 00
		The sum of one thousand dollars is hereby transferred from the appropriation made in item six hundred and fifty-one of the general appropriation act of the present year, and the same amount added to item six hundred and fifty-two.	
		Total	\$14,525 00
		<i>Service of the Department of Public Safety.</i>	
Department of Public Safety. Administration.	655	Administration: For personal services of clerks and stenographers, a sum not exceeding five hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$500 00
Division of State Police.	658	Division of State Police: For personal services of civilian employees, a sum not exceeding two hundred and ninety-five dollars, the same to be in addition to any amount heretofore appropriated for the purpose	295 00
Fire Prevention District Service.	677	Fire Prevention District Service (the maintenance of this service, as provided in the following item, is to be assessed upon certain cities and towns making up the fire prevention district, as provided by law): For other services, office rent and necessary office supplies and equipment, a sum not exceeding nineteen hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose	1,900 00
		Total	\$2,695 00
		<i>Service of the Department of Public Works.</i>	
Department of Public Works. Highways.	686	Functions of the department relating to highways (the following appropriations, except as otherwise provided, are made from the Highway Fund): For the construction and repair of town and county ways, a sum not exceeding six hundred fifty thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$650,000 00

Item		
689	For the purpose of enabling the department of public works to secure federal aid for the construction of highways, a sum not exceeding one hundred fifty thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$150,000 00
	Registration of Motor Vehicles:	
692	For personal services, a sum not exceeding ten thousand dollars, to be paid from the Highway Fund, and to be in addition to any amount heretofore appropriated for the purpose	10,000 00
		Registration of Motor Vehicles.
693	For services other than personal, including traveling expenses, purchase of necessary supplies and materials, including cartage and storage of the same, and for work incidental to the registration and licensing of owners and operators of motor vehicles, a sum not exceeding fifty-nine thousand dollars, to be paid from the Highway Fund, and to be in addition to any amount heretofore appropriated for the purpose	59,000 00
	The sum of one hundred thousand dollars is hereby transferred from the appropriation made in item six hundred and eighty-seven of the general appropriation act of the present year, and the same amount is added to item six hundred and eighty-six.	
	Functions of the department relating to waterways and public lands:	
700	For the improvement, development and protection of rivers and harbors, tide waters and foreshores within the commonwealth, as authorized by section eleven of chapter ninety-one of the General Laws, and of great ponds, a sum not exceeding fifty thousand dollars, to be in addition to any amount heretofore appropriated for the purpose, and any unexpended balance of the appropriation remaining at the end of the current fiscal year may be expended in the succeeding fiscal year for the same purposes; provided, that all expenditures made for the protection of shores shall be upon condition that at least fifty per cent of the cost is covered by contributions from municipalities or other organizations and individuals, and that in the case of dredging channels for harbor improvements at least twenty-five per cent of the cost shall be so covered	50,000 00
	Specials:	
708a	For the cost of constructing a dike on province lands in the town of Provincetown, as authorized by chapter three hundred of the acts of the present year, a sum not exceeding twenty thousand dollars	20,000 00
		Specials.
709	For dredging channels and filling flats, a sum not exceeding ninety thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose, and to be paid from the receipts from the Port of Boston or general fund	90,000 00
	Total	\$1,029,000 00

Service of the Department of Public Utilities.

Department of Public Utilities.	Item 730a	For the cost of making a report upon the codification and revision of the laws affecting motor vehicles carrying passengers for hire, as authorized by chapter thirty-eight of the resolves of the present year, a sum not exceeding twenty-five hundred dollars	\$2,500 00
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Metropolitan District Commission (Highway Fund).

The following items are to be paid from the Highway Fund:

Metropolitan District Commission (Highway Fund). Maintenance of boulevards and parkways.	733	For maintenance of boulevards and parkways, with the approval of the metropolitan district commission, a sum not exceeding sixty-two hundred and fifty dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$6,250 00
	734a	For maintenance of boulevards and parkways, with the approval of the metropolitan district commission, to provide for the payment of certain deficiencies incurred on account of the construction of the Neponset bridge, so-called, the sum of seventy dollars and twenty-five cents, representing the state's portion or one quarter of the total deficiencies, and to be in addition to any amount heretofore appropriated for the purpose	70 25
	737	For the cost of reconstructing a section of boulevard in the Middlesex Fells reservation, a sum not exceeding one hundred thirty thousand dollars	130,000 00
		Total	\$136,320 25

Unclassified Accounts and Claims.

Compensation of certain public employees for injuries sustained in course of employment.	744	For the compensation of certain public employees for injuries sustained in the course of their employment, as provided by section sixty-nine of chapter one hundred and fifty-two of the General Laws, as amended, a sum not exceeding five thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$5,000 00
Certain annuities and pensions.	745	For the payment of certain annuities and pensions of soldiers and others under the provisions of certain acts and resolves, a sum not exceeding one hundred and sixty-five dollars, the same to be in addition to any amount heretofore appropriated for the purpose	165 00
Claims.		Payments for certain claims authorized by the following appropriations shall be certified by the comptroller of the commonwealth only upon the filing of satisfactory releases or other evidence that the payments are accepted in full compensation on the part of the commonwealth in respect thereto:	
Heirs-at-law of John Roumian.	751	For the heirs-at-law of John Roumian, under the direction of the attorney general, as authorized by chapter nineteen of the resolves of the present year, the sum of three hundred forty-six dollars and forty-four cents	346 44

Item			
751a	For Katherine Burke of New Bedford, for damages to a certain automobile, as authorized by chapter twenty of the resolves of the present year, the sum of one hundred and ten dollars	\$110 00	Katherine Burke.
751b	For Clara Boyce of Warren, Rhode Island, the sum of four thousand and ninety-eight dollars, and for Frank A. Boyce of Seekonk, Massachusetts, the sum of forty-eight hundred sixty-six dollars and fifty cents, both in compensation for injuries sustained in an automobile accident, as authorized by chapter twenty-one of the resolves of the present year, and to be paid from the Highway Fund	8,964 50	Clara Boyce.
751c	For the heirs-at-law of Stefan Dzieciatko, as authorized by chapter twenty-five of the resolves of the present year, the sum of six hundred four dollars and ninety cents	604 90	Heirs-at-law of Stefan Dzieciatko.
751d	For the parents of Alfred E. Norton, as authorized by chapter twenty-six of the resolves of the present year, the sum of two hundred seventy-three dollars	273 00	Alfred E. Norton.
751e	For the heirs-at-law of Essaf George, as authorized by chapter twenty-seven of the resolves of the present year, the sum of one hundred ninety-three dollars and ninety cents	193 90	Heirs-at-law of Essaf George.
751f	For the American-Hawaiian Steamship Company, in settlement of a certain claim, as authorized by chapter thirty-four of the resolves of the present year, the sum of three thousand dollars	3,000 00	American-Hawaiian Steamship Company.
751g	For Giles E. Hopkins of Arlington, the sum of nine hundred sixty-seven dollars and sixty-six cents, for Arnold A. Goodwin of said town, the sum of fifteen hundred ninety-seven dollars and thirty-two cents, and for Roswell Eldridge of Lexington, the sum of nineteen hundred forty-eight dollars, severally in compensation for injuries sustained in an automobile accident, as authorized by chapter thirty-nine of the resolves of the present year, and to be paid from the Highway Fund	4,512 98	Giles E. Hopkins, Arnold A. Goodwin and Roswell Eldridge.
751h	For the parents of John F. Grant, as authorized by chapter forty of the resolves of the present year, the sum of three thousand dollars, to be paid from the Highway Fund	3,000 00	John F. Grant.
751i	For the widow of John F. Montague, as authorized by chapter fifty-nine of the resolves of the present year, the sum of five thousand dollars	5,000 00	John F. Montague.
	Total	\$31,170 72	

DEFICIENCIES.

For deficiencies in certain appropriations of previous years, in certain items, as follows:

Service of the Judicial Department.

Probate and Insolvency Courts:		
For the compensation of judges of probate when acting outside their own counties for other judges of probate, the sum of three hundred and seventy dollars	\$370 00	Judicial Department. Probate and Insolvency Courts.

Item		
Justices of District Courts.	Justices of District Courts: For reimbursing certain counties for compensation of certain special justices for services in holding sessions of district courts in place of the justice, while sitting in the superior court, the sum of four hundred seventy-nine dollars and eighteen cents	\$479 18
Judicial Council.	Judicial Council: For expenses of the judicial council, as authorized by section thirty-four C of chapter two hundred and twenty-one of the General Laws, inserted by chapter two hundred and forty-four of the acts of nineteen hundred and twenty-four, as amended, the sum of forty-four dollars and twenty cents	44 20
Attorney General.	<i>Service of the Attorney General's Department.</i> For services other than personal, traveling expenses, office supplies and equipment, the sum of sixty-four dollars and seventy-one cents	64 71
Department of Mental Diseases.	<i>Service of the Department of Mental Diseases.</i> For the maintenance of the Danvers state hospital, the sum of one hundred fifty dollars and one cent	150 01
Department of Correction.	<i>Service of the Department of Correction.</i> For services other than personal, including printing the annual report, necessary office supplies and equipment, the sum of one hundred eighteen dollars and twenty-five cents For the maintenance of the state prison colony, the sum of twenty-one dollars and five cents	118 25 21 05
Department of Public Works.	<i>Service of the Department of Public Works.</i> For the maintenance and repair of state highways, including care of snow on highways, expenses of traffic signs and lights, and payment of damages caused by defects in state highways with the approval of the attorney general, and for care and repair of road-building machinery, the sum of six hundred seventy-four dollars and eighteen cents, to be paid from the Highway Fund For the purpose of enabling the department of public works to secure federal aid for the construction of highways, the sum of twelve hundred fifty-one dollars and thirty-nine cents, to be paid from the Highway Fund For the maintenance and improvement of commonwealth property under the control of the department in connection with its functions relating to waterways and public lands, the sum of eighty-seven dollars and ninety-six cents, to be paid from the Port of Boston receipts	674 18 1,251 39 87 96
	Total	\$3,260 93

Metropolitan District Commission.

Item	<p>The following items are to be assessed upon the several districts in accordance with the methods fixed by law, and to be expended under the direction and with the approval of the metropolitan district commission:</p> <p>The appropriation made in item seven hundred and twelve <i>b</i> of chapter four hundred and five of the acts of nineteen hundred and twenty-eight, to carry out the provisions of chapter three hundred and five of the acts of said year, is hereby reappropriated and made available for the purposes of said chapter three hundred and five.</p>	Metropolitan District Commission.
753	<p>For maintenance of park reservations, a sum not exceeding sixteen thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose</p>	<p>Park reservations.</p> <p>\$16,000 00</p>
753a	<p>For the purchase of a certain parcel of land in the city of Quincy known as Moswetuett Hummock, as authorized by chapter three hundred and thirty-seven of the acts of the present year, a sum not exceeding nine thousand dollars, the same to be assessed upon the metropolitan parks district as a part of the expense of maintenance of reservations</p>	<p>Moswetuett Hummock in city of Quincy.</p> <p>9,000 00</p>
754	<p>For the expense of holding band concerts, a sum not exceeding five thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose</p>	<p>Band concerts.</p> <p>5,000 00</p>
754a	<p>For the cost of an investigation by the metropolitan district commission relative to the future development of certain sections of the Mystic and Malden rivers, as authorized by chapter twenty-two of the resolves of the present year, a sum not exceeding fifteen thousand dollars, the same to be assessed upon the metropolitan parks district as a part of the expense of maintenance of reservations</p>	<p>Investigation as to future development of certain sections of Mystic and Malden rivers.</p> <p>15,000 00</p>
754b	<p>For the construction and equipment of a bath house on Mystic lake, as authorized by chapter two hundred and fifty-four of the acts of the present year, a sum not exceeding fifty thousand dollars, to be paid from the Metropolitan Parks Expense Fund</p>	<p>Bath house on Mystic lake.</p> <p>50,000 00</p>
757	<p>For the construction and equipment of a bath house at the Nantasket beach reservation, a sum not exceeding eighty thousand dollars, to be paid from the Metropolitan Parks Expense Fund and to be in addition to any amount heretofore appropriated for the purpose</p>	<p>Bath house at Nantasket beach reservation.</p> <p>80,000 00</p>
759	<p>For maintenance of boulevards and parkways, a sum not exceeding sixty-two hundred and fifty dollars, the same to be in addition to the amount appropriated in item seven hundred and thirty-three and to any amount heretofore appropriated for the purpose</p>	<p>Maintenance of boulevards and parkways.</p> <p>6,250 00</p>
761	<p>For maintenance of boulevards and parkways, to provide for the payment of certain deficiencies incurred on account of the construction of the Neponset bridge, so-called, a sum not exceeding two hundred ten dollars and seventy-five cents, the same to be in addition to the amount appropriated in item seven hundred and thirty-four <i>a</i> and to any amount heretofore appropriated for the purpose</p>	<p>210 75</p>

	Item		
Reconstruction of section of boulevard in Middlesex Fells reservation.	765	For the cost of reconstructing a section of boulevard in the Middlesex Fells reservation, a sum not exceeding one hundred thirty thousand dollars, the same to be in addition to the amount appropriated in item seven hundred and thirty-seven	\$130,000 00
Investigation as to discharge of sewage into Boston harbor.	767a	For the cost of an investigation by an unpaid special commission of the general subject of the discharge of sewage into Boston harbor, as authorized by chapter twenty-nine of the resolves of nineteen hundred and twenty-nine, a sum not exceeding thirty thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose, and to be assessed in accordance with said resolve	30,000 00
		Total	\$341,460 75

OTHER APPROPRIATIONS.

Service of the Judicial Department.

Justices of District Courts:			
Other Appropriations.	50	For compensation of justices of district courts while sitting in the superior court, a sum not exceeding forty-five hundred dollars, as required by chapter three hundred and sixty-seven of the acts of the present year, the same to be in addition to any amount heretofore appropriated for the purpose	\$4,500 00
Judicial Department.			
Justices of District Courts.			
Probate and Insolvency Courts:			
Probate and Insolvency Courts.	61	For the salaries of assistant registers, a sum not exceeding thirteen hundred and fifty dollars, as required by chapter three hundred and seventy-one of the acts of the present year, the same to be in addition to any amount heretofore appropriated for the purpose	1,350 00

Service of Legislative Investigations.

Investigation as to causes and remedies of existing unemployment.	32m	For expenses of an investigation by the department of labor and industries as to the causes and remedies of existing unemployment, as authorized by chapter sixty of the resolves of the present year, a sum not exceeding five thousand dollars	\$5,000 00
Commission to co-operate in plans for recognition of bicentenary of birth of George Washington.	32n	For expenses of a special unpaid commission for the purpose of co-operating with the congressional commission engaged in formulating plans for national recognition of the bicentenary of the birth of George Washington, as authorized by chapter sixty-two of the resolves of the present year, a sum not exceeding five hundred dollars	500 00
Investigation as to maintenance by state of bridges.	32o	For expenses of an investigation relative to the future policy of the commonwealth with regard to the maintenance by the commonwealth of bridges, as authorized by chapter sixty-three of the resolves of the present year, a sum not exceeding twenty-five hundred dollars, to be paid from the Highway Fund	2,500 00

For Expenses on Account of Wars.

Printing certain volumes of records of Massachusetts soldiers in civil war.	158c	For expenses of printing certain volumes of the records of Massachusetts soldiers in the civil war, as authorized by chapter sixty-four of the resolves of the present year, a sum not exceeding twenty thousand dollars	\$20,000 00
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Service of the Department of Corporations and Taxation.

Item
 315a Division of Accounts:
 For the administrative expenses required under the provisions of chapter four hundred of the acts of the present year, a sum not exceeding five thousand dollars \$5,000 00

Department of Corporations and Taxation.
 Division of Accounts.

Metropolitan District Commission.

754c For the cost of providing improved bathing facilities on the Charles river, as authorized by chapter three hundred and eighty-five of the acts of the present year, a sum not exceeding ten thousand dollars, the same to be assessed upon the metropolitan parks district as a part of the cost of maintenance thereof \$10,000 00

Metropolitan District Commission,
 Bathing facilities on Charles river.

Service of the Land Court.

84 For the salaries of the judge, associate judges, the recorder and court officer, a sum not exceeding ninety-two dollars, as required by chapter four hundred and four of the acts of the present year, the same to be in addition to any amount heretofore appropriated for the purpose \$92 00

Land Court.

Service of the Department of Public Utilities.

Smoke Abatement:

728 For services and expenses in connection with the abatement of smoke in Boston and vicinity, under the direction and with the approval of the department of public utilities, a sum not exceeding seven thousand dollars, the same to be assessed upon the cities and town of the district set forth in section one of chapter six hundred and fifty-one of the acts of nineteen hundred and ten, as amended, and to be in addition to any amount heretofore appropriated for the purpose. The unexpended balance of appropriations made under this item is hereby made available for the purposes of chapter three hundred and eighty of the acts of the present year upon its effective date \$7,000 00

Department of Public Utilities.
 Smoke Abatement.

Service of the Department of Public Works.

686a For expenses on account of the removal of certain highway bridges over the former location of the Hampden Railroad Corporation, as authorized by chapter three hundred and eighty-eight of the acts of the present year, a sum not exceeding thirty thousand dollars, to be paid from the Highway Fund \$30,000 00

The expenses required to carry out the provisions of chapter four hundred and six of the acts of the present year may be paid out of item six hundred and eighty-eight of chapter one hundred and fifteen of the acts of the present year.

Department of Public Works.
 Removal of certain bridges.

Metropolitan District Commission.

753 For an annuity to the widow of Michael F. Cadegan, Jr., as authorized by chapter sixty-five of the resolves of the present year, a sum not exceeding four hundred and fifty dollars, the same to be assessed upon the metropolitan parks district as a part of the maintenance of reservations thereof \$450 00

Metropolitan District Commission.
 Annuity to widow of Michael F. Cadegan, Jr.

For Expenses on Account of Wars.

	Item		
Mount Greylock war memorial commission.	158b	For expenses of the Mount Greylock war memorial commission, as authorized by chapter four hundred and eleven of the acts of the present year, a sum not exceeding one hundred thousand dollars	\$100,000 00
Massachusetts war memorial investigating commission.	158bb	For expenses of the Massachusetts war memorial investigating commission, as authorized by chapter four hundred and eleven of the acts of the present year, a sum not exceeding fifteen thousand dollars	15,000 00

Service of the Massachusetts Bay Colony Tercentenary Commission.

Massachusetts Bay Colony Tercentenary Commission.	184a	For certain expenses approved by the Massachusetts Bay Colony tercentenary commission, as authorized by chapter sixty-eight of the resolves of the present year, a sum not exceeding seventy-five thousand dollars	\$75,000 00
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Unclassified Accounts and Claims.

Unclassified Accounts and Claims. Berkshire county.	750a	For the county of Berkshire, as authorized by chapter sixty-nine of the resolves of the present year, the sum of thirty-two hundred dollars	\$3,200 00
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Service of the Department of Labor and Industries.

Department of Labor and Industries. Division on necessities of life.	432a	For expenses of the division on necessities of life, as authorized by chapter four hundred and ten of the acts of the present year, a sum not exceeding nine thousand dollars	\$9,000 00
Massachusetts Industrial Commission.	433	For personal services, including the employment of experts for services authorized under section nine B of chapter twenty-three of the General Laws, inserted by section one of chapter three hundred and fifty-seven of the acts of nineteen hundred and twenty-nine, and for completing the investigation authorized by chapter fifty-four of the resolves of nineteen hundred and twenty-nine, a sum not exceeding three thousand dollars, to carry on the work required by chapter sixty-six of the resolves of the present year, and to be in addition to any amount heretofore appropriated for the purpose	3,000 00

Service of the Legislative Department.

The following appropriations are in addition to any amounts heretofore appropriated for said purposes, and are authorized by chapter four hundred and twenty-four of the acts of the present year:

Legislative Department.	9	For the salary of the sergeant-at-arms, a sum not exceeding two hundred seventy-five dollars	\$275 00
	12	For the salaries of the doorkeepers of the senate and house of representatives, and the postmaster, with the approval of the sergeant-at-arms, a sum not exceeding four hundred fifty-eight dollars and thirty-four cents	458 34
	13	For the salaries of assistant doorkeepers and messengers to the senate and house of representatives, with the approval of the sergeant-at-arms, a sum not exceeding forty-five hundred eighty-three dollars and twenty-five cents	4,583 25

Item		
14	For compensation of the pages of the senate and house of representatives, with the approval of the sergeant-at-arms, a sum not exceeding six hundred and fifty dollars	\$650 00
15	For the salaries of clerks employed in the legislative document room, a sum not exceeding four hundred twelve dollars and fifty-one cents	412 51
16	For certain other persons employed by the sergeant-at-arms, in and about the chambers and rooms of the legislative department, a sum not exceeding one hundred thirty-seven dollars and fifty cents	137 50

Service of the Department of Public Works.

	Functions of the department relating to highways (the following appropriations, except as otherwise provided, are made from the Highway Fund):	Department of Public Works. Highways.
686	For the construction and repair of town and county ways, a sum not exceeding fifty thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	\$50,000 00
689	For the purpose of enabling the department of public works to secure federal aid for the construction of highways, a sum not exceeding one hundred fifty thousand dollars, the same to be in addition to any amount heretofore appropriated for the purpose	150,000 00
	For expenditures authorized by chapter four hundred and twenty of the acts of the present year, the following amounts are hereby appropriated, to be paid from the Highway Fund:	Authorized expenditures for certain highways.
693a	For authorized expenditures by the department of public works, a sum not exceeding six hundred forty thousand dollars	640,000 00
737a	For authorized expenditures by the metropolitan district commission, a sum not exceeding eighty thousand dollars	80,000 00
	Metropolitan District Assessment:	
765a	For authorized expenditures under the provisions of said chapter four hundred and twenty by the metropolitan district commission, a sum not exceeding seventy-six thousand dollars, the same to be assessed upon the cities and towns in the metropolitan parks district in accordance with law	76,000 00
	Metropolitan District Assessment:	Metropolitan District Assessment.
	General and Highway Funds	\$3,183,600 71
	Metropolitan District Commission	427,910 75

SECTION 3. No payment shall be made or obligation incurred under authority of any special appropriation made by this act for construction of public buildings or other improvements at state institutions until plans and specifications have been approved by the governor, unless otherwise provided by such rules and regulations as the governor may make.

No payment to be made for construction of public buildings, etc., until plans have been approved by governor.

SECTION 4. This act shall take effect upon its passage.
Approved May 29, 1930.



RESOLVES.

RESOLVE REVIVING AND CONTINUING THE SPECIAL COMMISSION ESTABLISHED TO CONSIDER AND REPORT AS TO APPROPRIATE SITES FOR A MEMORIAL TO THE MEN AND WOMEN OF MASSACHUSETTS WHO SERVED IN THE WORLD WAR, AND ENLARGING THE SCOPE OF ITS DUTIES. *Chap.* 1

Resolved, That the unpaid special commission established, under chapter twenty-six of the resolves of nineteen hundred and twenty-nine, to consider and report upon the site and type of a suitable memorial to the men and women of Massachusetts who served in the world war, is hereby revived and continued. The scope of said resolve is hereby enlarged to include consideration and report by said commission as to the site and type of such a memorial to the men and women of Massachusetts who served in any war. The final report of said commission, together with drafts of legislation necessary to carry its recommendations into effect, shall be filed with the clerk of the house of representatives on or before February first of the current year.

Special commission to consider and report as to appropriate sites for a memorial to men and women of Massachusetts who served in world war, revived and continued, and scope of duties enlarged.

Final report, filing, etc.

Approved January 24, 1930.

RESOLVE REVIVING AND CONTINUING THE SPECIAL COMMISSION ESTABLISHED TO INVESTIGATE THE LAWS RELATIVE TO DEPENDENT, DELINQUENT AND NEGLECTED CHILDREN, AND CHILDREN OTHERWISE REQUIRING SPECIAL CARE. *Chap.* 2

Resolved, That the special unpaid commission, established by chapter twelve of the resolves of nineteen hundred and twenty-nine for the purpose of investigating the laws relative to dependent, delinquent and neglected children, and children otherwise requiring special care, is hereby revived and continued, and the final report of said commission, together with drafts of legislation necessary to carry its recommendations into effect, shall be filed with the clerk of the house of representatives on or before December first in the current year.

Special commission to investigate laws relative to dependent, delinquent and neglected children, etc., revived and continued.

Final report, filing, etc.

Approved January 27, 1930.

RESOLVE VALIDATING THE ACTS OF CERTAIN PERSONS DONE UNDER COLOR OF A COMMISSION AS A NOTARY PUBLIC OR A JUSTICE OF THE PEACE. *Chap.* 3

Resolved, That the acts of each of the following named persons, performed as a notary public or a justice of the peace between certain dates, as hereinafter specified, are hereby confirmed and made valid to the same extent as if during the time so specified the person named had been qualified to discharge the duties of such office:

Acts of certain persons done under color of a commission as a notary public or a justice of the peace validated.

Morris M. Goldberg of Boston.

(a) Morris M. Goldberg of Boston; notary public; October fourth, nineteen hundred and twenty-two to October fourth, nineteen hundred and twenty-nine, both dates inclusive;

Howard G. Noble of Westfield.

(b) Howard G. Noble of Westfield; notary public; November twenty-second, nineteen hundred and twenty-two to November twenty-second, nineteen hundred and twenty-nine, both dates inclusive;

Francis X. Massé of Cambridge.

(c) Francis X. Massé of Cambridge; notary public; September fifteenth, nineteen hundred and twenty-two to October thirtieth, nineteen hundred and twenty-nine, both dates inclusive;

Benjamin L. Cohen of Chelsea.

(d) Benjamin L. Cohen of Chelsea; justice of the peace; May twelfth, nineteen hundred and twenty-two to May twelfth, nineteen hundred and twenty-nine, both dates inclusive;

Benjamin B. Snow of Worcester.

(e) Benjamin B. Snow of Worcester; notary public; May fifth, nineteen hundred and twenty-two to October first, nineteen hundred and twenty-nine, both dates inclusive;

Chesterfield H. Greene of Boston.

(f) Chesterfield H. Greene of Boston; notary public; September twenty-seventh, nineteen hundred and twenty-two to June eighteenth, nineteen hundred and twenty-nine, both dates inclusive.

Approved February 6, 1930.

Chap. 4 RESOLVE PROVIDING FOR AN INVESTIGATION BY THE ATTORNEY GENERAL OF THE CIRCUMSTANCES SURROUNDING THE PENSION AWARDED TO OLIVER B. GARRETT AS A MEMBER OF THE POLICE DEPARTMENT OF THE CITY OF BOSTON.

Investigation by attorney general of circumstances surrounding the pension awarded to Oliver B. Garrett as a member of the police department of city of Boston.

Resolved, That the attorney general be directed to make a thorough investigation of the circumstances surrounding the pension awarded to Oliver B. Garrett as a member of the police department of the city of Boston, and all other related matters dealing with the service of the said Oliver B. Garrett during his term of employment as a member of said police department. For the purposes of this resolve, the attorney general may hold public hearings, may require the attendance and testimony of witnesses under oath, and the production of books and papers pertinent to the matters under investigation. He is hereby further directed to report to the general court his findings, by filing the same with the clerk of the house of representatives, on or before April first in the current year.

Report to general court, etc.

Approved February 21, 1930.

Chap. 5 RESOLVE ESTABLISHING THE NAME BORDEN MOUNTAIN FOR A CERTAIN UNNAMED EMINENCE IN THE SAVOY STATE FOREST, AND THE NAME WALLING MOUNTAIN FOR A CERTAIN UNNAMED EMINENCE IN THE OCTOBER MOUNTAIN STATE FOREST.

Name Borden mountain established for

Resolved, That, in order to commemorate the one hundredth anniversary of the authorization by chapter fifty-

eight of the resolves of eighteen hundred and thirty of the state triangulation survey, and to perpetuate the memory of the distinguished engineer, Simeon Borden, who conducted such survey and brought the resulting map to completion, and of his successor, Henry F. Walling, who subsequently perfected and extended the survey, a certain unnamed eminence, twenty-five hundred and sixty feet in elevation, situated within the boundaries of the Savoy state forest in the town of Savoy, in latitude forty-two degrees, thirty-six minutes, five seconds and in longitude seventy-three degrees, one minute, forty-two seconds, shall hereafter be known as Borden mountain, and a certain other unnamed eminence, twenty-two hundred and seventy-two feet in elevation, situated in the town of Becket northerly of the Becket mountain triangulation station, in the October mountain state forest, in latitude forty-two degrees, eighteen minutes, thirty-six seconds and in longitude seventy-three degrees, nine minutes, twenty-eight seconds, shall hereafter be known as Walling mountain. Said mountains shall be designated as herein provided on all topographical and other maps published by the commonwealth.

a certain unnamed eminence in the Savoy state forest, and name Walling mountain for a certain unnamed eminence in the October mountain state forest.

Approved March 4, 1930.

RESOLVE PROVIDING FOR AN INVESTIGATION BY THE JUDICIAL COUNCIL RELATIVE TO INTERSTATE RENDITION AND EXTRADITION OF FUGITIVES FROM JUSTICE, SUPPLEMENTARY PROCEEDINGS IN CIVIL ACTIONS, ADMISSION TO THE BAR AND UNIFORMITY IN JUDICIAL PRACTICE AND PROCEDURE, AND RELATED MATTERS.

Chap. 6

Resolved, That the judicial council be requested to investigate so much of the address of his excellency the governor to both branches of the general court, printed as current senate document number one, as relates to uniform laws on the rendition of fugitives from justice, so much of the last report of the attorney general as relates to the need for a uniform method of interstate rendition and as relates to a uniform law regarding extradition, and, in addition, the subject matter of current house documents numbered sixty-eight, ninety, ninety-one, ninety-two, ninety-three, one hundred and thirty-seven, two hundred and fifty-four and three hundred and seventy-six, and of current senate document number one hundred and fourteen, including, in each case, such matters related thereto as may be pertinent; and to include its conclusions and recommendations in relation thereto, with drafts of such legislation as may be necessary to give effect to the same, in its annual report for the current year.

Investigation by judicial council relative to interstate rendition and extradition of fugitives from justice, supplementary proceedings in civil actions, admission to the bar, etc.

Recommendations to be included in annual report, etc.

Approved March 7, 1930.

RESOLVE AUTHORIZING THE CONVEYANCE OF CERTAIN LAND AND RIGHTS IN LAND OF THE MASSACHUSETTS AGRICULTURAL COLLEGE TO THE AMHERST WATER COMPANY.

Chap. 7

Resolved, That the trustees of the Massachusetts Agricultural College on behalf of the commonwealth are hereby

Conveyance of certain land and

rights in
land of the
Massachusetts
Agricultural
College to
the Amherst
Water
Company,
authorized.

authorized to convey to the Amherst Water Company, a corporation established under the laws of Massachusetts and having a place of business at Amherst, a certain tract of land containing approximately ten thousand square feet abutting on East Pleasant street in the town of Amherst, for the purpose of erecting thereon a stand pipe with all necessary appurtenances, together with the right to lay and maintain a water main in and over the land of said college from the corner of said East Pleasant street, and the old Clark road, so called, thence westerly along said Clark road and Plant House road to Stockridge road. Said conveyance shall be made for such considerations and upon such terms and conditions as may be approved by the governor, and the same shall be set forth in the deed of conveyance which shall be prepared by the attorney general.

Approved March 10, 1930.

Chap. 8 RESOLVE RELATIVE TO THE DISTRIBUTION OF THE GOLD STAR RECORD OF MASSACHUSETTS IN THE WORLD WAR.

1927 (R), 37,
amended.

Publication
and distribu-
tion of gold
star record of
Massachusetts
in the world
war.

Chapter thirty-seven of the resolves of nineteen hundred and twenty-seven is hereby amended by inserting after the word "record" in the fourteenth line the following:—, or, if there is no surviving parent or widow, to such heir-at-law of the decedent making written application therefor as may be designated by the state secretary, — so as to read as follows:— *Resolved*, That the unpaid special commission to provide for the preparation of a suitable history of Massachusetts' part in the world war, established under authority of chapter four hundred and eight of the acts of nineteen hundred and twenty-three, is hereby directed to cause to be printed and bound an edition not to exceed seventy-five hundred copies of the gold star record authorized by chapter three hundred and sixty-seven of the acts of nineteen hundred and twenty-four. Copies of said gold star record shall be distributed by the state secretary as follows: upon written application to the surviving parent or one of them or to the widow of any deceased soldier, sailor, army nurse or other citizen of the commonwealth whose name appears in the said gold star record, or, if there is no surviving parent or widow, to such heir-at-law of the decedent making written application therefor as may be designated by the state secretary, one copy suitably inscribed; to each free public library, one copy; and, at the discretion of the state secretary, to each historical, antiquarian, or military society situated within the commonwealth which maintains a library, one copy; to the library of congress, two copies; to the adjutant general of each state and territory within the United States, one copy; to the president of the United States, and to the library of the war department and of the navy department of the United States, two copies each; to posts or local organizations of any society composed of veterans of the world war in the commonwealth, one copy each; to the state library for its own use, three copies, and

for distribution in particular cases, fifty copies; and to the adjutant general of the commonwealth, twenty copies. The remaining copies shall be held by the state secretary subject to future calls, but said remaining copies may be sold by the state secretary at a price not less than the cost thereof.

Said special commission is hereby authorized to complete the compilation of its report which shall include the suitable history of Massachusetts' part in the world war directed to be prepared and published by said chapter four hundred and eight, with a view to the publication of said report in the year nineteen hundred and twenty-eight.

Compilation of history of Massachusetts' part in world war, etc.

For said purposes, including editorial and clerical work necessary in completing and publishing the said gold star record, there may be expended, subject to appropriation, a sum not exceeding twenty-three thousand dollars, of which amount not exceeding fifteen thousand dollars shall be expended for purposes relative to the publication and distribution of said gold star record.

Expenditures, etc.

Approved March 14, 1930.

RESOLVE AUTHORIZING THE ART COMMISSION FOR THE COMMONWEALTH TO ERECT A MONUMENT ON THE BENNINGTON BATTLEFIELD ON WOLOOMSAC HEIGHTS IN THE STATE OF NEW YORK.

Chap. 9

Resolved, That the art commission for the commonwealth, with the approval of the governor and council, is hereby authorized and directed to cause a monument to be erected on the Bennington battlefield on Woloomsac heights in the state of New York and to cause to be attached to said monument a tablet commemorating the notable participation of the patriots of Massachusetts in the battle. For such purpose, the commission may expend, after an appropriation has been made, a sum not exceeding one thousand dollars.

Art commission may erect a monument on the Bennington battlefield on Woloomsac heights in state of New York.

Expenditure.

Approved March 15, 1930.

RESOLVE AUTHORIZING THE DEPARTMENT OF PUBLIC WORKS TO ERECT SIGNS AND MARKERS AT HISTORIC PLACES.

Chap. 10

Resolved, The department of public works is hereby authorized to prepare and erect suitable signs and markers, including such as may be submitted by the Massachusetts Bay Colony Tercentenary Commission, with suitable inscriptions thereon, indicating the ancient ways of the Puritan times and the structures or places relating to or associated with the early settlements within the commonwealth. After erection, these signs and markers shall be maintained by said department from appropriations made for the maintenance of highways. For such purpose said department may expend a sum not exceeding fifteen thousand dollars to be paid from item six hundred and eighty-eight of the general appropriation act of the current year.

Department of public works may erect signs and markers at historic places.

Expenditure.

Approved March 26, 1930.

Chap. 11 RESOLVE VALIDATING THE ACTS OF J. DAVIS SMITH OF LYNN AS A NOTARY PUBLIC.

Acts of J. Davis Smith as a notary public validated.

Resolved, That the acts of J. Davis Smith of Lynn as a notary public, between October eleventh, nineteen hundred and twenty-nine and February twenty-first, nineteen hundred and thirty, both dates inclusive, are hereby confirmed and made valid to the same extent as if during that time he had been qualified to discharge the duties of said office.

Approved March 26, 1930.

Chap. 12 RESOLVE AUTHORIZING THE PUBLICATION OF AN ADDITIONAL VOLUME OF OPINIONS OF THE ATTORNEY GENERAL.

Publication of an additional volume of opinions of the attorney general.

Resolved, That the attorney general is hereby authorized to collect and cause to be published in a volume properly indexed and digested such of the official opinions heretofore published as an appendix to the annual reports of the attorneys general during the years nineteen hundred and twenty-six to nineteen hundred and twenty-nine, inclusive, as he may deem to be of public interest or useful for reference. One thousand copies of said volume shall be printed under the direction of the attorney general, and shall be distributed by the state secretary as follows:— to the attorney general for distribution at his discretion, fifty copies; to such free public libraries, and branches thereof, in the commonwealth as the state secretary may designate, and to county law libraries, and incorporated law libraries, and branches thereof, in the commonwealth, one copy each; to the state library, twenty-five copies.

Distribution by state secretary.

Remaining copies to be placed on sale, etc.

After making the foregoing distribution or making provision therefor, the state secretary shall place the remaining copies on sale at such price per copy, not less than the cost of printing and binding, as shall be fixed by him.

Approved March 26, 1930.

Chap. 13 RESOLVE RELATIVE TO THE INVESTIGATION BY THE ATTORNEY GENERAL OF THE CIRCUMSTANCES SURROUNDING THE PENSION AWARDED TO OLIVER B. GARRETT AS A MEMBER OF THE POLICE DEPARTMENT OF THE CITY OF BOSTON AND EXTENDING THE SCOPE OF SAID INVESTIGATION.

Investigation by attorney general of circumstances surrounding the pension awarded to Oliver B. Garrett as a member of the police department of the city of Boston, and extending the scope of said investigation.

Resolved, That, for the purposes of the investigation directed to be made by the attorney general under chapter four of the resolves of the current year, the scope of which is hereby extended to include investigation of all matters dealing with the service of Oliver B. Garrett during his term of employment as a member of the police department of the city of Boston, the attorney general may require by summons the attendance and testimony of witnesses and the production of books and papers before him relating to any matter investigated by him in pursuance of said chapter

four or of this resolve. Such a summons may be issued by the attorney general or by any of his assistants and shall be served in the same manner as summonses for witnesses in criminal cases issued in behalf of the commonwealth, and all provisions of law relative to summonses issued in such cases shall apply to summonses issued under authority of said chapter four or of this resolve, so far as they are applicable. Such witnesses shall, before testifying, be sworn by the attorney general or by one of his assistants. Any justice of the supreme judicial or of the superior court may, upon application of the attorney general, compel the attendance of witnesses summoned as aforesaid and the giving of testimony before the attorney general in furtherance of any investigation under said chapter four or this resolve, in the same manner and to the same extent as before said courts. No person shall be excused from attending and testifying in the course of such investigation, or from producing any books, papers or documents, on the ground that his testimony or evidence, documentary or otherwise, may tend to criminate him or subject him to a penalty or forfeiture; but he shall not be prosecuted or subjected to penalty or forfeiture for or on account of any action, matter or thing concerning which he may be required to testify or produce evidence, documentary or otherwise, in the course of such investigation, except for perjury committed in such testimony.

May summons witnesses, etc.

Attendance of witnesses may be compelled, etc.

No person excused from testifying, etc., on ground that testimony may criminate him, etc.

No prosecution, etc., except for perjury.

The time within which the attorney general is required to report to the general court his findings on such investigation is hereby extended to May first of the current year.

Extension of time for filing report.

For the purposes of such investigation, there may be expended, in addition to expenditures already incurred, a further sum, subject to appropriation, not exceeding ten thousand dollars.

Additional expenditure.

Approved March 26, 1930.

RESOLVE PROVIDING FOR AN INVESTIGATION BY THE ARMY COMMISSIONERS RELATIVE TO THE CONSTRUCTION OF A NEW STATE ARMORY IN THE CITY OF WORCESTER.

Chap. 14

Resolved, That the army commissioners are hereby directed to investigate relative to the desirability, necessity and expediency of the construction by the commonwealth in the city of Worcester of a new state armory for the use of the militia, to replace the existing state armory therein, and to the location and probable cost of the proposed state armory, including the cost of acquiring such land as may be necessary. Said commissioners are hereby further directed to report to the general court their conclusions and recommendations, if any, with drafts of legislation necessary to carry such recommendations into effect, by filing the same with the clerk of the senate not later than December first in the current year.

Investigation as to construction of a new state armory in city of Worcester.

Report to general court, etc.

Approved April 1, 1930.

Chap. 15 RESOLVE PROVIDING FOR ADDITIONAL BAND CONCERTS DURING THE CURRENT YEAR IN CONNECTION WITH TERCENTENARY CELEBRATIONS IN PLACES UNDER THE CONTROL OF THE METROPOLITAN DISTRICT COMMISSION.

Additional band concerts in connection with tercentenary celebrations, etc.

Expenditure.

Resolved, That the metropolitan district commission, in connection with tercentenary celebrations, is hereby authorized and directed to provide band concerts in such parks, parkways or other places under its control, and at such times during the current year as it may select. For the purposes of this resolve, said commission may expend such sum not exceeding five thousand dollars as may hereafter be appropriated, the same to be in addition to any other appropriations made for band concerts in places under its control.

Approved April 2, 1930.

Chap. 16 RESOLVE ENLARGING THE AUTHORITY OF THE SPECIAL COMMISSION ESTABLISHED TO INVESTIGATE THE LAWS RELATIVE TO DEPENDENT, DELINQUENT AND NEGLECTED CHILDREN AND CHILDREN OTHERWISE REQUIRING SPECIAL CARE.

Authority of special commission to investigate laws relative to dependent, etc., children, enlarged.

Expenditure.

Resolved, That the special unpaid commission to investigate the laws relative to dependent, delinquent and neglected children, and children otherwise requiring special care, established by chapter twelve of the resolves of nineteen hundred and twenty-nine and revived and continued by chapter two of the resolves of the current year, is hereby further authorized to obtain data for and otherwise cooperate with the White House Conference on Child Health and Protection, and for said purposes may expend such sums as may hereafter be appropriated therefor by the general court.

Approved April 2, 1930.

Chap. 17 RESOLVE PROVIDING FOR AN INVESTIGATION RELATIVE TO THE TIME OF PAYMENT OF LOCAL TAXES.

Investigation as to time of payment of local taxes.

Report to general court, etc.

Resolved, That the commissioner of corporations and taxation is hereby directed to investigate relative to the advisability and expediency of requiring the payment of local taxes on real and personal property to be made in two or more instalments, with a view to reducing interest charges on municipal loans made in anticipation of revenue, and to report the results of his investigation to the general court by filing his recommendations, together with drafts of legislation necessary to effect the same, with the clerk of the senate on or before the first Wednesday in December of the current year.

Approved April 8, 1930.

RESOLVE TO PROVIDE, DURING THE TRICENTENARY OBSERVANCES, FOR A PUBLIC DEMONSTRATION OF THE FORMS, ACTIVITIES, ACCOMPLISHMENTS AND FIELDS OF OPERATION OF THE EXECUTIVE AND ADMINISTRATIVE WORK OF THE GOVERNMENT OF THE COMMONWEALTH. *Chap. 18*

Resolved, That an unpaid commission of three state officials, to be designated by the governor, be established, for the purpose of public demonstration of the forms, activities, accomplishments and fields of operation of the several departments and of the executive and administrative work of the commonwealth, to the end that its citizens and its visitors, during the tricentenary observances, may be informed of the results attained in these fields of governmental administration and service.

Public demonstration of forms, activities, etc., of executive, etc., work of government of commonwealth.

The commission may expend out of such amount, not exceeding seventy-five thousand dollars, as may be appropriated by the general court, such sums as shall be approved by the governor and council.

Expenditure.

The commission shall cause to be collected, assembled, constructed, provided and suitably displayed and arranged for public observation, plans, charts, maps, models, materials, illustrations, structures, designs, printed or pictorial representations demonstrating developments, methods and results of the administration and operation of such state departments: such displays to be held in Boston, in Springfield, by arrangement, if feasible, with the Eastern States Industrial and Agricultural Exposition, and, in the discretion of the commission, elsewhere in the commonwealth.

Display of plans, charts, maps, etc.

The demonstrations and displays herein referred to shall be directed and conducted by the commission as aforesaid, and after their assembling and arrangement, shall be open to the public, without fee or charge, for an aggregate time of not less than two nor more than four weeks between the fifteenth days of August and of October in the current year.

Open to public without fee, etc.

The commission is hereby further authorized and directed to arrange and provide for appropriate descriptions and explanations, by lectures or otherwise, of such displays and demonstrations by officials or employees of the commonwealth.

Descriptions and explanations, etc., of displays, by lectures or otherwise.

Approved April 15, 1930.

RESOLVE IN FAVOR OF THE HEIRS OF JOHN ROUMIAN. *Chap. 19*

Resolved, That, subject to appropriation, there be allowed and paid from the treasury of the commonwealth, under the direction of the attorney general, to the United States consul general at Beirut, Lebanon, for transmission to Mrs. Tahouhy Roumian, mother of John Roumian, who died in the city of Chelsea, in the year nineteen hundred and nineteen, the sum of three hundred forty-six dollars and forty-four cents, which was found by the attorney general to have

Payment of certain sum to heirs of John Roumian.

been paid into said treasury as the balance of the assets belonging to the estate of said John Rounian under the provisions of section ten of chapter one hundred and ninety-four of the General Laws, notwithstanding the expiration of the time limited by said section for the recovery of such sum.

Approved April 16, 1930.

Chap. 20 RESOLVE IN FAVOR OF KATHERINE BURKE OF NEW BEDFORD.

Payment in favor of Katherine Burke of New Bedford.

Resolved, That, for the purpose of discharging the moral obligation of the commonwealth in the premises, there be allowed and paid out of item number two hundred and seventy-four of the general appropriation act of the current year to Katherine Burke of New Bedford the sum of one hundred and ten dollars to compensate her for damages to her automobile caused by a wild deer on or about November sixteenth, nineteen hundred and twenty-nine, on a public highway.

Approved April 17, 1930.

Chap. 21 RESOLVE IN FAVOR OF CLARA BOYCE AND FRANK A. BOYCE.

Payments in favor of Clara Boyce and Frank A. Boyce.

Resolved, That, after an appropriation has been made from the Highway Fund, there be allowed and paid out of the treasury of the commonwealth to Clara Boyce of Warren, Rhode Island, the sum of four thousand and ninety-eight dollars, and to Frank A. Boyce of Seekonk, Massachusetts, the sum of forty-eight hundred sixty-six dollars and fifty cents, on account of injuries sustained by them by reason of an accident on the Brightman street bridge connecting Fall River and Somerset, on the night of October sixteenth, nineteen hundred and twenty-nine, in which the automobile in which they were riding was caught between the leaves of the drawbridge and the fixed part of the structure. Payments under authority of this resolve shall be made only upon the filing with the comptroller of satisfactory releases or other evidence that said payments are accepted as full compensation on the part of the commonwealth on account of said injuries.

Approved April 17, 1930.

Chap. 22 RESOLVE PROVIDING FOR AN INVESTIGATION RELATIVE TO THE ADVISABILITY OF DEVELOPING CERTAIN SECTIONS OF THE MYSTIC AND MALDEN RIVERS FOR RECREATIONAL AND OTHER USES, THE CONSTRUCTION OF AN OVERPASS OR AN UNDERPASS AT THE JUNCTION OF MYSTIC VALLEY PARKWAY AND MAIN STREET IN THE CITY OF MEDFORD, AND THE CONSTRUCTION OF A HIGHWAY AND BRIDGE OVER SAID MYSTIC RIVER IN SAID CITY.

Investigation as to advisability of developing certain sections of the Mystic and Malden rivers for recre-

Resolved, That the metropolitan district commission and the state department of public health, acting as a joint board, are hereby authorized and directed to examine the beds, shores and waters of the Mystic and Malden rivers and the marshes adjacent thereto so far as they are af-

affected by the tides, and to consider methods whereby said rivers and marshes can best be improved for recreational or other uses, whether by dredging or filling the same, or by constructing a dam on the Mystic river at some point in the vicinity of Wellington bridge or of the mouth of the Malden river. Said board shall consider the practicability and desirability of such an improvement, its effect upon health conditions in the region about said rivers and upon navigation, and the desirability and practicability of rebuilding Wellington bridge or any portion thereof in connection with such improvement.

Said board is hereby also authorized and directed to examine into the subject matter of current house document number five hundred and forty-seven, relative to the construction of an overpass or underpass to carry the traffic on Mystic Valley parkway across Main street in the city of Medford, and also of current senate document number one hundred and fifty-one, relative to the laying out and construction in the city of Medford of a highway and a bridge over the Mystic river.

Said board may employ such engineering and other assistants as it may deem necessary to carry out the purposes of this resolve, and may, subject to the approval of the governor and council, fix the compensation of such assistants. Offices and positions created under authority of this resolve shall not be subject to classification under sections forty-five to fifty, inclusive, of chapter thirty of the General Laws; nor shall chapter thirty-one of the General Laws, or the rules and regulations made thereunder, apply to such assistants, but upon request of said board the division of civil service shall hold special examinations of candidates for such offices and positions.

Said board may expend, for the purposes of this resolve, such sum, not exceeding, in the aggregate, fifteen thousand dollars, as may be appropriated by the general court, the same to be assessed upon the cities and towns of the metropolitan parks district in proportion to their respective taxable valuations, as defined in section fifty-nine of chapter ninety-two of the General Laws.

Said board shall report to the general court the results of its several investigations and its recommendations, if any, with plans of the territory involved and of any dam, drainage system or other works which it may recommend, including estimates of the cost of any proposed improvements, together with drafts of legislation to carry such recommendations into effect, by filing the same with the clerk of the house of representatives on or before the first Wednesday of December in the year nineteen hundred and thirty-one, and shall at the same time file a copy of said report with the budget commissioner.

Approved April 18, 1930.

ational and
other uses.

Investigation
as to con-
struction of
an overpass
or underpass
to carry traffic
on Mystic
Valley park-
way across
Main street
in city of
Medford, and
construction
of a highway
and bridge
over Mystic
river.

Board may
employ en-
gineering
and other
assistants, etc.

Expenditure.

Report
to general
court, etc.

Chap. 23 RESOLVE PROVIDING FOR AN INVESTIGATION RELATIVE TO THE CONSTRUCTION OF A BREAKWATER AND CERTAIN MARINE IMPROVEMENTS IN THAT PART OF THE TOWN OF WINTHROP KNOWN AS WINTHROP HIGHLANDS.

Investigation as to construction of a breakwater and certain marine improvements in Winthrop Highlands.

Report to general court, etc.

Resolved, That the department of public works is hereby directed to investigate and report on the subject matter of current senate document numbered three, relative to the construction of a breakwater and the dredging of an anchorage basin off the shore of that part of the town of Winthrop known as Winthrop Highlands. Said department shall report to the general court the results of its investigation hereunder, and such further information and such recommendations relative to the subject matter aforesaid as it deems necessary or advisable, together with estimates of cost of any construction recommended and drafts of legislation necessary to carry any recommendations into effect, by filing the same with the clerk of the senate on or before December first in the current year, and shall file, at the same time, a copy of said report with the budget commissioner.

Approved April 22, 1930.

Chap. 24 RESOLVE PROVIDING FOR AN INVESTIGATION BY THE DEPARTMENT OF PUBLIC WORKS RELATIVE TO THE DISPOSAL OF CERTAIN USED MOTOR VEHICLES AND THE LICENSING OF MOTOR VEHICLE JUNK YARDS.

Investigation as to disposal of certain used motor vehicles and the licensing of motor vehicle junk yards.

Report to general court, etc.

Resolved, That the department of public works is hereby directed to consider the subject matter of current house document numbered ninety-seven, relative to the disposal of abandoned, junked or used motor vehicles or parts thereof, and of current house document numbered ninety-eight, relative to the licensing of motor vehicle junk yards, and to report to the general court its recommendations, if any, together with drafts of such legislation as may be necessary to carry such recommendations into effect, by filing the same with the clerk of the senate on or before the first Wednesday in December in the current year.

Approved April 28, 1930.

Chap. 25 RESOLVE IN FAVOR OF THE HEIRS OF STEFAN DZIECIATKO.

Payment to heirs of Stefan Dzieciatko.

Resolved, That, subject to appropriation, there be allowed and paid from the treasury of the commonwealth, under the direction of the attorney general, to the Consulate General of Poland at New York, for transmission to the heirs at law or next of kin of Stefan Dzieciatko, alias John Smith, alias Joseph Schmidt, a Polish citizen who died in the city of Springfield, March fourteenth, nineteen hundred and thirteen, or to their lawful representatives, such sum as may be found by the attorney general to have been paid into said treasury as the balance of the assets belonging to the estate

of the said Dzieciatko, alias Smith, alias Schmidt, under the provisions of section ten of chapter one hundred and ninety-four of the General Laws, notwithstanding the expiration of the time limited by said section ten for the recovery of such sum.

Approved May 1, 1930.

RESOLVE IN FAVOR OF THE PARENTS OF ALFRED E. NORTON
OF VINEYARD HAVEN.

Chap. 26

Resolved, That, for the purpose of discharging a moral obligation, there be allowed and paid out of the treasury of the commonwealth to the parents of Alfred E. Norton of Vineyard Haven, a minor, the sum of two hundred and seventy-three dollars, to reimburse them for expenses of medical and hospital care incurred by them on account of injuries received by him while employed at the fire observation tower operated and maintained at Martha's Vineyard by the division of forestry of the department of conservation.

Approved May 1, 1930.

Payment
in favor of
parents of
Alfred E.
Norton.

RESOLVE IN FAVOR OF THE HEIRS OF ESSAF GEORGE.

Chap. 27

Resolved, That, subject to appropriation, there be allowed and paid from the treasury of the commonwealth, under the direction of the attorney general, to the heirs at law or next of kin of Essaf George, who died in the city of Boston, November twelfth, nineteen hundred and fifteen, or to their lawful representatives, such sum as may be found by the attorney general to have been paid into said treasury as the balance of the assets belonging to the estate of said Essaf George, under the provisions of section ten of chapter one hundred and ninety-four of the General Laws, notwithstanding the expiration of the time limited by said section ten for the recovery of such sum.

Approved May 1, 1930.

Payment
to the heirs of
Essaf George.

RESOLVE TO PROVIDE FOR A SURVEY AND REVISION BY A SPECIAL COMMISSION OF THE LAWS OF THE COMMONWEALTH RELATING TO MARINE FISH AND FISHERIES, INCLUDING SHELLFISH.

Chap. 28

Resolved, That a special commission, to consist of one member of the senate to be designated by the president thereof, two members of the house of representatives to be designated by the speaker thereof, two persons to be appointed by the governor, the attorney general or an assistant attorney general to be designated by the attorney general, and either the state supervisor of marine fisheries or some other representative of the division of fisheries and game as designated by the director of said division, shall make a survey and study of the laws of the commonwealth relating to marine fish and fisheries, including shellfish, with a view to the revision, codification and simplification of said

Survey and
revision by
a special
commission
of laws of
commonwealth
relating to
marine fish
and fisheries,
including
shellfish.

laws, and the making of any other improvements therein that may seem advisable. Said commission shall hold hearings and may call upon officers of the department of conservation and other state officers and officers of the several counties and municipalities for such information as may be needed in the course of its work. Said commission shall be provided with headquarters in the state house or elsewhere and may expend for expert, clerical and other services such sums, not exceeding in the aggregate twenty-five hundred dollars, as may hereafter be appropriated. Said commission shall make a report to the general court by filing its recommendations with the clerk of the house of representatives not later than December first in the current year, with drafts of such legislation as may be necessary to effect the same.

Approved May 1, 1930.

Chap. 29 RESOLVE PROVIDING FOR FURTHER INVESTIGATION BY A SPECIAL COMMISSION OF THE ADVISABILITY OF FILLING IN PART OF FORT POINT CHANNEL AND SOUTH BAY IN BOSTON HARBOR.

Resolved, That a special unpaid commission, to consist of one member of the senate to be designated by the president thereof, two members of the house of representatives to be designated by the speaker thereof, the state commissioner of public works, the commissioner of public health, the chairman of the division of metropolitan planning, the chairman of the Boston city planning board and the commissioner of public works of the city of Boston, is hereby established to continue the investigation authorized by chapter forty-eight of the resolves of nineteen hundred and twenty-nine, relative to the filling of the present navigable waters of that part of Fort Point channel and South bay lying above Dorchester avenue bridge, and other matters set forth in said chapter. Said commission may employ such engineers, experts and others as it may deem necessary, and may expend for the purposes of this resolve such sum, not exceeding two thousand dollars, as may be appropriated by the general court, in addition to the unexpended balance of the amount appropriated for such investigation by item six hundred and fifty-six *b* of chapter three hundred and eighty-six of the acts of nineteen hundred and twenty-nine. The city of Boston shall reimburse the commonwealth for one half of the expense incurred under said appropriations, and the same shall be assessed, collected and paid over to the state treasurer by said city in the same manner and at the same time as state taxes. Said commission shall report to the general court the results of its investigation and its recommendations, if any, together with drafts of legislation to carry the same into effect, by filing the same with the clerk of the house of representatives on or before the first Wednesday of December in the current year.

Approved May 1, 1930.

RESOLVE PROVIDING FOR A STUDY AND INVESTIGATION BY THE DEPARTMENT OF LABOR AND INDUSTRIES OF THE GENERAL QUESTION OF THE PURCHASE OF STOCK BY EMPLOYEES IN THE CO-OPERATIVE SHOE SHOPS, SO-CALLED.

Chap. 30

Resolved, That the department of labor and industries is hereby directed to study and investigate the general question of the relation of employer and employee in the co-operative shoe shops, so-called. Said department shall in the course of its study and investigation consider the circumstances attending the purchase of stock by the employee as a condition precedent to his employment; the nature and extent of the representations made by the employer to the employee; the remedies open to the employee where stock has no market value; and the desirability of permitting this practice to continue. Said department in the course of its study and investigation may call upon such departments as it finds necessary for such information as it shall need in the course of its investigation. It may expend for the purposes of this resolve such sum, not exceeding twenty-five hundred dollars, as may hereafter be appropriated. Said department shall report to the general court the results of its study and investigation and its recommendations, together with drafts of legislation necessary to give effect to the same, by filing the same with the clerk of the house of representatives on or before December first of the current year.

Study and investigation by department of labor and industries of the general question of the purchase of stock by employees in the co-operative shoe shops, so-called.

Expenditure.

Report to general court, etc.

Approved May 2, 1930.

RESOLVE PROVIDING FOR THE PARTIAL REIMBURSEMENT OF THE TOWN OF SAVOY FOR MONEY EXPENDED IN THE CARE AND TREATMENT OF A CERTAIN TUBERCULAR PATIENT.

Chap. 31

Resolved, That the department of public health is hereby authorized to approve the payment to the town of Savoy, out of the appropriation made by item six hundred and twenty-five of chapter one hundred and fifteen of the acts of the current year, the sum of four hundred fifty-two dollars and eighty-six cents, as a partial reimbursement to said town for money expended for the care and treatment of Winifred Haskins at the Hampshire County Sanatorium.

Partial reimbursement of town of Savoy for money expended in care and treatment of a certain tubercular patient.

Approved May 2, 1930.

RESOLVE PROVIDING FOR AN INVESTIGATION BY A SPECIAL COMMISSION RELATIVE TO THE ADVISABILITY OF THE CONSTRUCTION BY THE COMMONWEALTH OF A FISH PIER IN THE CITY OF GLOUCESTER.

Chap. 32

Resolved, That a special unpaid commission, to consist of one member of the senate to be designated by the president, three members of the house of representatives to be designated by the speaker, and the commissioner and associate commissioners of the department of public works, is hereby

Investigation as to the advisability of the construction by the commonwealth of a fish pier in the city of Gloucester.

established to investigate the advisability and expediency of the construction by the commonwealth of a fish pier in Gloucester harbor for the promotion of the fish industry. Said commission shall also cause preliminary studies to be made sufficient for reliable estimates as to the probable cost of such construction and the probable revenue which might be received from the rental of such pier. It may expend, with the approval of the governor and council, for expert, clerical and other services and expenses such sum, not exceeding five thousand dollars, as may be hereafter appropriated. Said commission shall report to the general court the results of its investigation and its recommendations, together with drafts of legislation necessary to give effect to the same, by filing the same with the clerk of the house of representatives on or before December first in the current year, and at the same time shall file a copy thereof with the budget commissioner.

Approved May 2, 1930.

Expenditure.

Report to general court, etc.

Chap. 33 RESOLVE PROVIDING FOR A SPECIAL UNPAID COMMISSION TO MAKE A STUDY RELATIVE TO THE FUTURE ACQUISITION AND MAINTENANCE OF PARKS OR RESERVATIONS FOR RECREATIONAL OR OTHER PURPOSES WITHIN THE COMMONWEALTH.

Special commission to make a study relative to future acquisition and maintenance of parks or reservations for recreational or other purposes within the commonwealth.

Resolved, That an unpaid special commission to consist of the commissioner of conservation, the chairman of the metropolitan district commission, one member of the senate to be appointed by the president, and two members of the house of representatives to be appointed by the speaker, is hereby established to make a study as to the matter of future acquisition and maintenance of parks or reservations for recreational or other purposes within the commonwealth, with a view to the establishment of a definite policy for the commonwealth in respect to such matter.

To consider certain matters, etc.

In connection with such study, said commission is directed to consider, among other things, the allocation or distribution of the cost of acquisition and maintenance upon or between the commonwealth, and the several counties, cities and towns or districts which may enjoy special benefits therefrom, and also to consider the subject matter of house document one thousand and thirty-one of the current year.

Public hearings.

Report to general court, etc.

Said commission may hold public hearings. It shall, not later than the first Wednesday in December in the current year, report to the general court by filing with the clerk of the house of representatives the results of its investigations with its recommendations, if any, together with drafts of legislation necessary to carry such recommendations into effect. For the purposes of this resolve, such commission may expend out of such amounts as may be appropriated by the general court such sums as may be approved by the governor and council.

Approved May 2, 1930.

Expenditure.

RESOLVE TO REIMBURSE THE AMERICAN-HAWAIIAN STEAMSHIP COMPANY FOR DAMAGE TO CERTAIN PROPERTY IN ITS CUSTODY AND LOCATED ON PROPERTY OF THE COMMONWEALTH.

Chap. 34

Resolved, That, after an appropriation has been made, there be allowed and paid out of the treasury of the commonwealth to the American-Hawaiian Steamship Company the sum of three thousand dollars to reimburse said company for payments by it of claims for damage caused to property in its custody on commonwealth pier by the bursting of a water main at said pier on October nineteenth, nineteen hundred and twenty-seven. *Approved May 6, 1930.*

Reimbursement of American-Hawaiian Steamship Company for damage to certain property in its custody and located on property of commonwealth.

RESOLVE RELATIVE TO THE STANDISH MONUMENT IN THE TOWN OF DUXBURY.

Chap. 35

Resolved, That the department of conservation is hereby directed to provide and cause to be placed upon the Standish Monument at Duxbury, a granite figure, and to make certain necessary incidental repairs to said monument. Said department may expend for the aforesaid purposes such sum, not exceeding eighty-five hundred dollars, as may hereafter be appropriated. *Approved May 8, 1930.*

Granite figure to be placed on Standish Monument at Duxbury.

Expenditure.

RESOLVE PROVIDING FOR THE APPOINTMENT OF A SPECIAL COMMISSION TO INVESTIGATE RELATIVE TO THE PREVALENCE OF ADDICTION TO HABIT-FORMING DRUGS.

Chap. 36

Resolved, That there be established an unpaid commission of seven persons, to be appointed by the governor, with the advice and consent of the council, for the purpose of inquiring into the use, within the commonwealth, of habit-forming drugs and other potent medicinal substances, with a view to the formulation and adoption of such measures as will most effectively protect the people of the commonwealth from the terrible consequences of drug addiction. The commission shall be provided with quarters in the state house and may hold public hearings. The commission may expend for necessary expenses incurred in the conduct of such inquiry, from such appropriation as may be made, such sum, not exceeding seventy-five hundred dollars, as the governor and council may approve. The commission shall report to the next general court the results of its inquiry, with its recommendations, if any, and drafts of such legislation as may be necessary to give effect to such recommendations, by filing the same with the clerk of the senate on or before the first Wednesday of December in the current year. *Approved May 13, 1930.*

Investigation as to prevalence of addiction to habit-forming drugs.

Hearings.

Expenditure.

Report to general court, etc.

Chap. 37 RESOLVE PROVIDING FOR AN INVESTIGATION RELATIVE TO THE ADEQUACY OF THE TERMINAL FACILITIES OF THE PORT OF BOSTON AND TO THE ADVISABILITY OF THE CONSTRUCTION OF A GRAIN ELEVATOR ON HARBOR-FRONT PROPERTY OF THE COMMONWEALTH AT SOUTH BOSTON.

Investigation as to the adequacy of the terminal facilities of the port of Boston and to the advisability of the construction of a grain elevator on harbor-front property of the commonwealth at South Boston.

Resolved, That the department of public works and the Boston Port Authority, established by section one of chapter two hundred and twenty-nine of the acts of nineteen hundred and twenty-nine, be constituted a joint board for the purpose of inquiring into the adequacy of the terminal facilities of the port of Boston, with special reference to facilities for the efficient and economical handling of its exports of grain. The said joint board is especially directed to inquire into the expediency and desirability of promoting such facilities by the construction of a modern grain elevator on the harbor-front property of the commonwealth at South Boston. Said joint board shall make a study in sufficient detail to form a basis for reliable estimates as to the cost of such elevator, and shall include an estimate of the probable income which might be received as rentals for the use of such structure, and shall also consider the possibility of negotiating a lease of such elevator to the New York, New Haven and Hartford Railroad Company, and if found possible, upon what terms and for what length of time such lease could be negotiated. It shall report to the general court its findings and recommendations, together with drafts of legislation necessary to carry its recommendations into effect, by filing the same with the clerk of the house of representatives not later than the first Wednesday in December of the current year, and at the same time shall file a copy thereof with the budget commissioner.

Approved May 14, 1930.

Chap. 38 RESOLVE RELATIVE TO THE LAWS AND REGULATIONS AFFECTING MOTOR VEHICLES CARRYING PASSENGERS FOR HIRE.

Department of public utilities to prepare and submit to general court a revision and codification of laws affecting motor vehicles carrying passengers for hire.

Resolved, That the department of public utilities is hereby authorized and directed to prepare and submit to the general court a revision and codification of the laws affecting motor vehicles carrying passengers for hire, not including taxicabs, and in connection therewith to consider the expediency of additional legislation relating thereto. The department shall make a report to the general court indicating therein such changes as are recommended in existing laws, by filing the same with the clerk of the house of representatives not later than December fifteenth in the current year. For the purpose aforesaid the department may expend, after an appropriation has been made, such sum not exceeding twenty-five hundred dollars as shall be approved by the governor and council.

Approved May 14, 1930.

Expenditure.

RESOLVE IN FAVOR OF GILES E. HOPKINS AND ARNOLD A. GOODWIN, BOTH OF THE TOWN OF ARLINGTON, AND ROSWELL ELDRIDGE OF THE TOWN OF LEXINGTON. *Chap. 39*

Resolved, That, after an appropriation has been made, there be allowed and paid out of the treasury of the commonwealth from the Highway Fund to Giles E. Hopkins of the town of Arlington, the sum of nine hundred sixty-seven dollars and sixty-six cents, to Arnold A. Goodwin also of said town, the sum of fifteen hundred ninety-seven dollars and thirty-two cents, and to Roswell Eldridge of the town of Lexington, the sum of nineteen hundred and forty-eight dollars, on account of injuries sustained by them in the town of Sturbridge on December twenty-fourth, nineteen hundred and twenty-nine, by reason of being struck by a motor truck owned by the commonwealth and operated by an employee of the state department of public works.

Payment in favor of Giles E. Hopkins, Arnold A. Goodwin and Roswell Eldridge.

Approved May 14, 1930.

RESOLVE IN FAVOR OF THE PARENTS OF JOHN F. GRANT OF ARLINGTON. *Chap. 40*

Resolved, That there be allowed and paid out of the treasury of the commonwealth from the Highway Fund to Fred A. Grant and Edith F. Grant, both of Arlington, parents of John F. Grant, who was killed June seventeenth, nineteen hundred and twenty-seven, by being struck and run over by a motor truck owned by the commonwealth and operated by an employee of the state department of public works, such sum, not exceeding three thousand dollars, as may hereafter be appropriated. *Approved May 14, 1930.*

Payment of certain sum to parents of John F. Grant.

RESOLVE AUTHORIZING THE PAYMENT OF AN ANNUITY TO BERTHA M. GUENTHER OF DRACUT. *Chap. 41*

Resolved, That, subject to appropriation, there be allowed and paid out of the treasury of the commonwealth to Bertha M. Guenther of Dracut, beginning with the first day of January in the year nineteen hundred and thirty, an annuity of one hundred and eighty dollars for the term of five years, payable in equal quarterly instalments, and to cease upon her death or remarriage. The said annuity is granted on account of the death of her husband, which resulted from a wound caused by a rifle bullet fired by a member of the state militia while engaged in target practice in the town of Dracut in June, nineteen hundred and one.

Payment of an annuity to Bertha M. Guenther of Dracut.

Approved May 14, 1930.

RESOLVE PROVIDING FOR THE ACCEPTANCE BY THE COMMONWEALTH OF A TABLET COMMEMORATING THE COMING OF JOHN WINTHROP AND HIS ASSOCIATES WITH THE COLONY CHARTER IN THE YEAR SIXTEEN HUNDRED AND THIRTY. *Chap. 42*

Resolved, That a memorial tablet commemorating the coming to Massachusetts Bay in sixteen hundred and thirty

Acceptance by commonwealth of a tablet

commemorating the coming of John Winthrop and his associates with the colony charter in the year 1630.

Proviso.

of John Winthrop and his associates in the ship ARBELLA with the charter of the governor and company of the Massachusetts Bay in New England, proposed to be presented to the commonwealth by the Massachusetts Society of the Daughters of the American Revolution, be accepted and placed in some appropriate location, within or without the state house or on the state house grounds, to be designated by the art commission for the commonwealth, with the approval of the governor and council; provided, that said tablet be approved by said art commission.

Approved May 16, 1930.

Chap. 43 RESOLVE PROVIDING FOR AN INVESTIGATION BY A SPECIAL COMMISSION RELATIVE TO PROFESSIONAL BOXING AND WRESTLING.

Investigation as to laws, rules and regulations relative to professional boxing and wrestling.

Hearings.

Expenditure.

Report to general court, etc.

Resolved, That an unpaid special commission, to consist of one member of the senate to be designated by the president thereof, three members of the house of representatives to be designated by the speaker thereof, and three persons to be appointed by the governor, shall make a survey and study of the laws and rules and regulations of this and other states governing the conduct of professional boxing, with a view to recommending such changes in or additions to the laws, rules and regulations aforesaid now in effect in the commonwealth as may appear necessary or desirable to provide a more effective method of regulating professional boxing in the commonwealth; it shall also consider and report as to the advisability of placing professional wrestling under state regulation and whether such regulation should be similar to that provided for professional boxing or otherwise. Said commission shall hold hearings. It may expend, after an appropriation has been made, for clerical and other services and expenses, such sums, not exceeding three thousand dollars, as may be approved by the governor and council. Said commission shall report to the general court the result of its investigation and its recommendations, if any, together with drafts of legislation necessary to carry its recommendations into effect, by filing the same with the clerk of the house of representatives not later than December first in the current year.

Approved May 19, 1930.

Chap. 44 RESOLVE PROVIDING FOR AN INVESTIGATION RELATIVE TO THE OPERATION OF THE REPRESENTATIVE TOWN MEETING SYSTEM AND THE ESTABLISHMENT OF STANDARD FORMS THEREOF.

Investigation as to the operation of the representative town meeting system and the establishment of standard

Resolved, That a special unpaid commission to consist of one senator to be designated by the president of the senate, three representatives to be designated by the speaker of the house of representatives and three citizens to be appointed by the governor, with the advice and consent of the council, is hereby established for the purpose of inquiring into the

operation of the representative town meeting system and other modified forms of town government in the various towns in which the same have been established by law and as to the expediency of including in the General Laws a group of plans embodying the said representative town meeting system and such other modified forms as may be deemed advisable, any of which plans a town might by statute be authorized to accept in accordance with the provisions of the constitution of the commonwealth. If such inclusion is found to be expedient, said commission is hereby directed to formulate said plans. The commission is further authorized to investigate and make recommendations relative to any related phase of town government. The commission shall be furnished with quarters in the state house, may hold hearings, and may expend for clerical and other assistance from such appropriation as may hereafter be made such sums, not exceeding, in the aggregate, two thousand dollars as the governor and council may approve. Said commission shall report to the general court the results of its investigation and its recommendations, if any, together with drafts of legislation necessary to give effect thereto, by filing the same with the clerk of the senate on or before the first Wednesday of December in the current year.

forms thereof.

Hearings.
Expenditure.

Report to general court, etc.

Approved May 21, 1930.

RESOLVE PROVIDING FOR AN INVESTIGATION BY THE ARMOY COMMISSIONERS RELATIVE TO THE CONSTRUCTION OF A NEW STATE ARMOY IN THE CITY OF WESTFIELD.

Chap. 45

Resolved, That the armoY commissioners are hereby directed to investigate relative to the desirability, necessity and expediency of the construction by the commonwealth in the city of Westfield of a new state armoY for the use of the militia, and to the location and probable cost of the proposed state armoY, including the cost of acquiring such land as may be necessary. Said commissioners are hereby further directed to report to the general court their conclusions and recommendations, if any, with drafts of legislation necessary to carry such recommendations into effect, by filing the same with the clerk of the house of representatives not later than December first in the current year.

Investigation as to construction of a new state armoY in city of Westfield.

Report to general court, etc.

Approved May 21, 1930.

RESOLVE IN FAVOR OF THE WIDOW OF THE LATE FRANK A. BRAINERD.

Chap. 46

Resolved, That, for the purpose of promoting the public good and in consideration of his long and meritorious service in the general court of this commonwealth, there be allowed and paid out of the treasury of the commonwealth to the widow of Frank A. Brainerd of South Hadley, who died while a member of the present house of representatives, the balance of the salary to which he would have been entitled had he lived and served until the end of the current session.

Payment in favor of the widow of the late Frank A. Brainerd.

Approved May 22, 1930.

Chap. 47 RESOLVE PROVIDING FOR THE PAINTING OF A PORTRAIT OF THE REVEREND EDWARD A. HORTON, D.D., CHAPLAIN EMERITUS OF THE SENATE, AND AUTHORIZING THE PLACING OF SAID PORTRAIT IN A ROOM ASSIGNED TO THE USE OF THE SENATE.

Expenditure for painting of a portrait of the Reverend Edward A. Horton, D.D., and the placing of said portrait in a room assigned to use of the senate.

Resolved, That there may be expended under the direction of the art commission for the commonwealth, after an appropriation has been made, a sum not exceeding twenty-five hundred dollars for the purpose of procuring a portrait of the Reverend Edward A. Horton, D.D., chaplain emeritus of the senate, and its active chaplain from January fourteenth, nineteen hundred and four, to February sixth, nineteen hundred and twenty-eight. Said portrait shall be placed in such one of the rooms assigned to the use of the senate as the senate may, by order, determine.

Approved May 22, 1930.

Chap. 48 RESOLVE PROVIDING FOR AN INVESTIGATION BY THE DEPARTMENT OF PUBLIC WORKS RELATIVE TO THE IMPROVEMENT OF HIGHWAY CONDITIONS IN CERTAIN CITIES AND TOWNS WITHIN THE METROPOLITAN DISTRICT.

Investigation by department of public works as to improvement of highway conditions in certain cities and towns within the metropolitan district, by the construction of certain highways, bridges, underpasses, overpasses or traffic circles.

Resolved, That the department of public works is hereby directed to consider the advisability, feasibility and probable cost of improving highway conditions by the construction of highways, bridges, underpasses, overpasses or traffic circles as follows:—

1. An overpass carrying the Revere Beach parkway over Broadway and Main street, in the city of Everett, or, as a substitute for the same, an overpass carrying said highways either separately or together over said parkway, with all suitable connections.

2. An overpass or underpass carrying the Northern artery, so called, over or under Washington street in the city of Somerville; to be a combined overpass or underpass for vehicular traffic and street railways.

3. A highway, and underpass under the Harvard bridge, in the city of Boston; said highway to begin at the intersection of Beacon and Hereford streets in said city and to pass along said Hereford street and on a fill in the Charles river basin, under said Harvard bridge and along Charlesgate East to the intersection of said Charlesgate East and Beacon street.

4. An overpass or underpass carrying Memorial drive over or under the approach to the Cottage Farm bridge, so called, in the city of Cambridge.

5. A state highway beginning in the town of Arlington near the intersection of Mystic street and Summer street, thence along the line of Summer street to the place where Summer street is now a state highway; beginning again on Lowell street, in the town of Lexington, near its intersection

with Maple street, thence along Lowell street to a point near its intersection with East street, thence over public and private ways and public and private lands to a suitable point on Bedford street, in said town of Lexington, including the improvement of those parts of Summer and Lowell streets that are now state highways; to be constructed subject to the condition that the department of public works shall not lay out and construct the proposed state highway above described until the town of Lexington has agreed with the department to convey to the commonwealth, without cost, all of the necessary lands in said town and to construct at a time and in accordance with plans approved by the department a highway cut-off from Lowell street to Maple street, and until the town of Arlington has agreed with the department to convey to the commonwealth, without cost, all of the necessary lands in said town of Arlington and to reconstruct and resurface at a time and in accordance with plans approved by the department, Warren street for its entire length, and to extend said Warren street from its northwesterly terminus at Medford street to Mystic street.

6. A parkway or boulevard, beginning on Massachusetts avenue, in the city of Cambridge, at its intersection with the Alewife Brook parkway, thence along the line of the Alewife Brook parkway to Broadway; thence along existing parkways to the intersection of River street and the Mystic Valley parkway, or, as an alternative to the same, along a new parkway constructed over public and private lands and public and private ways from Broadway to said intersection of River street with the Mystic Valley parkway; thence along said Mystic Valley parkway to its terminus at Summer street, including also a cut-off from the corner of Broadway and the Alewife Brook parkway to the Powder House boulevard near its intersection with North street, in the city of Somerville, including a connection from the Mystic Valley parkway east of Medford street to the parkway leading to the town of Winchester on the westerly side of said Medford street; or following any other alternate route substantially similar.

7. Overpasses, underpasses and/or traffic circles at or near the termini of the several bridges over the Charles river, westerly of the Cottage Farm bridge, so called, and to and including the Larz Anderson bridge, so called.

8. An extension of the Fresh Pond parkway across the Charles river at or near Gerry's Landing, so called, in the city of Cambridge, by means of a bridge and suitable approaches, to a point on the Soldier's Field parkway in the city of Boston.

9. Overpasses, underpasses or traffic circles at the intersection of Fresh Pond parkway with Huron avenue, Mount Auburn street and Brattle street, all in the city of Cambridge.

10. An extension of Squire road in the city of Revere from Broadway to the Revere Beach parkway.

Said department shall report to the general court its findings and its recommendations, if any, together with

Report to
general court,
etc.

drafts of legislation necessary to carry such recommendations into effect, by filing the same with the clerk of the senate on or before the first Wednesday of December in the current year, and shall at the same time file a copy of said report with the budget commissioner.

Approved May 22, 1930.

Chap. 49 RESOLVE ESTABLISHING A SPECIAL COMMISSION TO INVESTIGATE THE SUBJECT OF RETIREMENT ALLOWANCES FOR EMPLOYEES OF THE COMMONWEALTH AND OF THE METROPOLITAN DISTRICT COMMISSION.

Investigation as to retirement allowances for employees of the commonwealth and of the metropolitan district commission.

Resolved, That a special unpaid commission, to consist of five persons to be appointed by the governor, is hereby established for the purpose of considering the entire problem of retirement allowances provided for employees of the commonwealth and of the metropolitan district commission under the state retirement system. The special commission shall study and compare the retirement allowances provided under said system with those provided under other contributory retirement systems for public employees now in operation in this country. The special commission shall consider what changes, if any, should be made in the present state retirement laws to provide larger service or disability retirement allowances. It shall ascertain the total cost to date of administering the state retirement system, the probable future cost thereof under the present laws and the additional cost to the commonwealth on account of any increases which may be recommended by it. Said commission shall be provided with quarters in the state house, may employ clerical, actuarial and other expert assistance, and may expend from such amount, not exceeding seventy-five hundred dollars, as may be appropriated by the general court, such sums as may be approved by the governor and council. Said commission shall report to the general court its findings and recommendations on the aforesaid matters, with drafts of any legislation that may be necessary to carry such recommendations into effect, by filing the same with the clerk of the house of representatives on or before December first in the current year.

Approved May 23, 1930.

Chap. 50 RESOLVE AUTHORIZING AN INVESTIGATION BY A SPECIAL COMMISSION RELATIVE TO THE FUTURE POLICY OF THE COMMONWEALTH AS TO THE ESTABLISHMENT AND MAINTENANCE OF WILD LIFE SANCTUARIES.

Investigation relative to future policy of the commonwealth as to the establishment and maintenance of wild life sanctuaries.

Resolved, That, the commission created by chapter thirty-three of the resolves of the current year to consider the future policy of the commonwealth relative to the acquisition and maintenance of parks or reservations for recreational or other purposes is hereby authorized and directed to include as a part of its duties under said resolve the consideration

of the subject matter of senate document numbered one hundred and three of the current year, relative to the establishment and maintenance of wild life sanctuaries, and, in connection therewith, to consider especially the advisability of acceptance by the commonwealth of gifts of small parcels of land or other property which may not be adapted to an economical and efficient program for the development of wild life sanctuaries.

Approved May 23, 1930.

RESOLVE PROVIDING FOR AN INVESTIGATION BY THE ATTORNEY GENERAL RELATIVE TO THE CLAIM OF JAMES P. SULLIVAN OF BELCHERTOWN ON ACCOUNT OF LOSSES SUSTAINED THROUGH THE SLAUGHTERING OF CATTLE.

Chap. 51

Resolved, That the attorney general is hereby requested to further investigate the claim of James P. Sullivan of Belchertown, referred to in house document numbered three hundred and ninety-six of the current year, and to examine the law and facts in relation thereto. For the purpose of the investigation herein requested, the attorney general, or an assistant attorney general designated by him, shall hold one or more public hearings, of which the claimant and the commissioner of conservation shall be notified, and may take evidence, administer oaths and issue subpoenas. The attorney general is hereby further requested to make a report of such investigation and examination to the general court by filing such report with the clerk of the house of representatives not later than the first Wednesday in December of the current year, and at the same time to file a copy thereof with the budget commissioner.

Investigation by attorney general relative to claim of James P. Sullivan of Belchertown on account of certain losses.

Report to general court, etc.

Approved May 23, 1930.

RESOLVE PROVIDING FOR AN INVESTIGATION RELATIVE TO THE CONSTRUCTION BY THE METROPOLITAN DISTRICT COMMISSION OF A PARKWAY OR BOULEVARD ALONG THE EAST BOSTON WATERFRONT.

Chap. 52

Resolved, That the metropolitan district commission be directed to inquire into the subject-matter of current house document numbered eight hundred and ninety-eight, relative to the laying out and construction by said commission of a parkway or boulevard along the East Boston waterfront. Said commission shall report to the general court its findings and recommendations, and estimates of cost, together with drafts of legislation necessary to carry such recommendations into effect, by filing the same with the clerk of the senate not later than the first Wednesday of December in the current year, and shall, at the same time, file a copy thereof with the budget commissioner.

Investigation as to construction of a parkway or boulevard along the East Boston waterfront.

Report to general court, etc.

Approved May 23, 1930.

Chap. 53 RESOLVE AUTHORIZING ADDITIONAL LEASES TO THE CITY OF BOSTON FOR AIRPORT PURPOSES OF CERTAIN LANDS OF THE COMMONWEALTH IN EAST BOSTON AND PROVIDING FOR CERTAIN RESERVATIONS TO PROTECT THE COMMONWEALTH'S INTERESTS.

Department of public works may lease additional land in East Boston to the city of Boston for airport purposes.

Proviso.

Certain provisions to be included in lease.

To contain certain reservations and restrictions.

Resolved, That the department of public works, subject to such terms, conditions and restrictions as the governor and council may approve, is hereby authorized to lease, from time to time, to the city of Boston for airport and seaplane purposes for a term expiring simultaneously with the lease executed under authority of chapter sixty-four of the resolves of nineteen hundred and twenty-eight, additional land of the commonwealth in the control of said department in that part of said city called East Boston; provided, that said lease shall reserve to the commonwealth such use of said land for military purposes as it may require. Said department is hereby authorized to include in said lease a provision binding the commonwealth, at the end of the term thereof, to reimburse said city for expenditures made by it for filling and grading said land and also to pay such sum as shall represent the fair value, if any, to the commonwealth, for the then intended use of such runways, buildings and other structures as shall have been built on said land by and at the expense of said city. Any lease executed hereunder shall contain such reservations and restrictions as may be necessary to permit the use by the commonwealth of a strip of land five hundred feet in width adjacent to and lying northerly of the bulkhead extending easterly from Jeffries Point toward Governor's Island in East Boston as a means of access to other lands of the commonwealth and to the area intended to be developed for an airport, and to prohibit the erection of structures on said strip of land; and shall provide, without expense to the commonwealth, for the reservation of suitable space on any land leased to said city hereunder or under said chapter sixty-four on which the commonwealth may erect such hangars and other buildings as it may deem necessary for aviation purposes.

Approved May 24, 1930.

Chap. 54 RESOLVE PROVIDING FOR A SPECIAL COMMISSION TO STUDY AND REPORT UPON ACCOMMODATIONS AND FACILITIES FOR HOUSING THE SUPREME JUDICIAL COURT, THE LAND COURT AND THE REPORTER OF DECISIONS AND OTHERS.

Special commission to study and report upon accommodations and facilities for housing the supreme judicial court, the land court and the re-

Resolved, That a special commission, to consist of one senator to be designated by the president of the senate, three representatives to be designated by the speaker of the house of representatives, and five persons to be appointed by the governor, is hereby established to study the question of providing accommodations and facilities to house the supreme judicial court, the land court and the reporter of

decisions, and providing space for such other activities of the commonwealth as can be housed in a suitable building, or wing of the present state house, located on land owned by the commonwealth at the corner of Derne and Bowdoin streets in the city of Boston. Said commission as parts of its study shall consider the need of easy access to the state library, and what additional library facilities within said building or wing would be required for the special use of said courts. Said commission shall cause preliminary sketches or plans to be prepared in sufficient detail to show the accommodations which will be provided and to form a basis for reliable estimates as to the cost of such building. Said commission may employ expert and other assistants and may expend, subject to the approval of the governor and council, such sum, not exceeding fifteen thousand dollars, as may hereafter be appropriated. It shall report to the general court its findings and recommendations, together with drafts of legislation necessary to carry its recommendations into effect, by filing the same with the clerk of the house of representatives not later than the first Wednesday in December of the current year, and at the same time shall file a copy thereof with the budget commissioner.

porter of decisions and others.

Report to general court, etc.

Approved May 26, 1930.

RESOLVE VALIDATING THE ACTS OF ARTHUR B. HOLMES OF WORCESTER AS A NOTARY PUBLIC.

Chap. 55

Resolved, That the acts of Arthur B. Holmes of Worcester as a notary public, between May tenth, nineteen hundred and twenty-three and May tenth, nineteen hundred and thirty, both dates inclusive, are hereby confirmed and made valid to the same extent as if during that time he had been qualified to discharge the duties of said office.

Acts of Arthur B. Holmes as a notary public validated.

Approved May 26, 1930.

RESOLVE PROVIDING FOR A SURVEY AND STUDY BY THE DEPARTMENT OF PUBLIC UTILITIES OF THE LAWS OF THE COMMONWEALTH RELATING TO THE PROMOTION AND SALE OF SECURITIES.

Chap. 56

Resolved, That the department of public utilities make a survey and study of the laws of the commonwealth regulating or otherwise pertaining to the promotion and sale of securities with a view to the revision, codification and simplification of said laws and the making of any other improvements therein that may seem advisable. The department shall hold hearings, may call upon the attorney general and all other departments, commissions and officers of the commonwealth for such information as may be helpful in the course of its study and survey and may, for the purpose of ascertaining to what extent, if any, the provisions of said laws do not sufficiently regulate the promotion and sale of securities, require, by summons, the

Survey and study by department of public utilities of the laws of the commonwealth relating to the promotion and sale of securities.

attendance and testimony of witnesses and the production of books and papers relating to any matter within the scope of this resolve, and may administer oaths to witnesses testifying before it. The department may expend, with the approval of the governor and council, for the purposes of this resolve such sums, not exceeding, in the aggregate, five thousand dollars, as may hereafter be appropriated. It shall include in its annual report to the general court its findings and recommendations with relation to the subject matter of this resolve, together with drafts of legislation necessary to carry its recommendations into effect.

Expenditure.

Findings and recommendations to be included in annual report, etc.

Approved May 27, 1930.

Chap. 57 RESOLVE PROVIDING FOR AN INVESTIGATION OF CERTAIN PROPOSED CHANGES IN THE TAX LAWS OF THE COMMONWEALTH AND OTHER MATTERS RELATED THERETO.

Investigation of certain proposed changes in the tax laws of the commonwealth and other matters related thereto.

Resolved, That an unpaid special commission, consisting of one member of the senate to be designated by the president thereof, three members of the house of representatives to be designated by the speaker thereof, and three persons to be appointed by the governor, shall investigate and study the general subject of state, county and local taxation, and particularly the proposed changes embodied in current house document number thirteen hundred and twenty-four and the subject matter thereof. Said commission shall hold hearings, and shall consider such changes as might better and more equitably distribute the burden among the several sources of taxation. Said commission may call upon the commissioner of corporations and taxation and other departments, commissions and officers of the commonwealth and of the several counties and municipalities for such information as may be needed in the course of its investigation. Said commission may expend for expert, clerical and other services and expenses such sum, not exceeding three thousand dollars, as may hereafter be appropriated. Said commission shall make a report to the general court by filing the same with the clerk of the house of representatives not later than the first Wednesday in December in the current year, together with drafts of legislation necessary to carry its recommendations into effect.

Expenditure.

Report to general court, etc.

Approved May 27, 1930.

Chap. 58 RESOLVE RELATIVE TO THE PUBLICATION OF THE NEW TERCENTENARY EDITION OF THE GENERAL LAWS.

Publication of the new tercentenary edition of the General Laws.

Resolved, That the time within which the counsel to the senate and the counsel to the house of representatives are required by chapter thirty-nine of the resolves of nineteen hundred and twenty-nine to make their final report thereunder is hereby extended to the first Wednesday of January, nineteen hundred and thirty-two, and the amendments and additions to the General Laws to be included in the new edition of the General Laws, provided for by said chapter

thirty-nine, shall include those enacted during the regular session of the year nineteen hundred and thirty-one, as well as of nineteen hundred and thirty. Said counsel may submit to the general court of nineteen hundred and thirty-one such supplementary recommendations for the correction of errors, omissions, inconsistencies and imperfections as may appear necessary, with drafts of legislation to carry the same into effect. With the approval of the president of the senate and the speaker of the house of representatives, said counsel may expend for the purposes of this resolve and of said chapter thirty-nine, in the years nineteen hundred and thirty and nineteen hundred and thirty-one, such sums, in addition to the unexpended balance of the appropriation made in the year nineteen hundred and twenty-nine, as the general court may appropriate. *Approved May 27, 1930.*

Expenditure.

RESOLVE IN FAVOR OF THE WIDOW OF JOHN F. MONTAGUE.

Chap. 59

Resolved, That, for the purpose of promoting the public good and subject to appropriation, there be paid from the treasury of the commonwealth to the widow of John F. Montague, late of Boston, a sum not exceeding five thousand dollars on account of the death of said Montague which occurred on May twenty-fourth, nineteen hundred and twenty-nine, in consequence of injuries sustained by him on the preceding day in the course of a physical test for promotion in the police department of the city of Boston, said test having been prescribed by a rule adopted under authority of chapter thirty-one of the General Laws

Payment of certain sum to the widow of John F. Montague.

Approved May 28, 1930.

RESOLVE PROVIDING FOR AN INVESTIGATION BY THE DEPARTMENT OF LABOR AND INDUSTRIES AS TO THE CAUSES OF EXISTING UNEMPLOYMENT AND TO REMEDIES THEREFOR.

Chap. 60

Resolved, That the department of labor and industries is hereby authorized and directed to investigate as to the existence of unemployment, more especially among men and women over forty-five years of age, and, if such condition is found to exist, to ascertain and report to what extent it results from the working of laws relative to workmen's compensation or to group insurance, from removal of industries from the commonwealth on account of excessive taxes or otherwise, from consolidations and mergers of employers of labor, from the use of labor saving machines and devices, from the existence of a surplus of labor owing to immigration, or from other causes. In connection with such investigation said department shall investigate as to the best methods of remedying any existing condition of unemployment. It shall report to the general court the results of its investigation and its recommendations, if any, together with drafts of legislation necessary to carry the same into effect, by including the same as a part of its annual report for the current year. For the purpose of this resolve, said department may expend,

Investigation by department of labor and industries as to the causes of existing unemployment and to remedies therefor.

Report to general court, etc.

Expenditure.

after an appropriation has been made, such sums, not exceeding five thousand dollars, as may be approved by the governor and council. *Approved May 28, 1930.*

Chap. 61 RESOLVE PERMITTING CIVIC AND FRATERNAL ORGANIZATIONS TO PARADE WITH MUSIC ON THE LORD'S DAY DURING THE CURRENT YEAR.

Civic and fraternal organizations may parade with music on the Lord's day during the current year.

Resolved, That, in connection with the celebration throughout the commonwealth of the three hundredth anniversary of the founding of the Massachusetts Bay Colony, incorporated civic and fraternal organizations may, during the current year, parade with music on the Lord's day for the purpose of attending divine service, holding commemorative exercises or dedicating memorials; provided, that the music shall be suspended while passing within two hundred feet of any place of public worship where services are being held.

Proviso.

Approved May 28, 1930.

Chap. 62 RESOLVE ESTABLISHING THE GEORGE WASHINGTON BICENTENNIAL COMMISSION.

George Washington Bicentennial Commission established.

Resolved, That a special unpaid commission composed of such members as the governor may appoint is hereby established, to be known as the George Washington Bicentennial Commission, for the purpose of co-operating with the congressional commission engaged in formulating plans for the proper national recognition in nineteen hundred and thirty-two of the bicentenary of the birth of George Washington. The commission may expend, for the purposes of this resolve, from such appropriation as may be made by the general court, such sum, not exceeding five hundred dollars, as may be approved by the governor and council.

Expenditure.

Approved May 28, 1930.

Chap. 63 RESOLVE PROVIDING FOR AN INVESTIGATION BY A SPECIAL COMMISSION AS TO THE FUTURE POLICY OF THE COMMONWEALTH RELATIVE TO THE TAKING OVER AND MAINTENANCE BY THE COMMONWEALTH OF BRIDGES ON MAIN THROUGH ROUTES OF TRAVEL, AND RELATIVE TO THE CONSTRUCTION OF A BRIDGE ACROSS WEYMOUTH FORE RIVER AND A BRIDGE OR BRIDGES FROM THE TOWN OF HULL ACROSS BOSTON HARBOR TO SOUTH BOSTON, HOUGHS NECK OR SQUANTUM, AND CERTAIN RELATED IMPROVEMENTS.

Investigation as to future policy of commonwealth relative to the taking over and maintenance by the commonwealth of bridges on main through routes of travel and relative to the construction of a bridge

Resolved, That an unpaid special commission, to consist of two members of the senate to be designated by the president thereof, five members of the house of representatives to be designated by the speaker thereof, and four persons to be appointed by the governor, is hereby established to consider the future policy of the commonwealth relative to the taking over and maintenance by the commonwealth of all important bridges therein on main through routes of travel. Said commission shall include, among other things,

in its consideration of said future policy, the desirability of constructing a new bridge over Weymouth Fore river, to replace a bridge commonly known as the Fore River bridge, and shall investigate the subject matter of current senate document numbered two hundred and thirty-seven, relative to the construction of a bridge or bridges from the town of Hull or its vicinity, across Boston harbor to South Boston, Houghs Neck or Squantum, and related highway improvements, and also the subject matter of current house document numbered four hundred and sixty-six, and shall include in its report an estimate of the cost of any construction recommended by it and also an equitable allotment of said cost among the different units of government. The commission shall be entitled to such assistance from the department of public works, the metropolitan district commission and other departments, commissions and officers of the commonwealth as may be needed in the course of its investigations. Said commission shall be furnished with quarters in the state house, may hold public hearings and shall report to the general court the result of its investigations, and its recommendations, if any, together with plans and estimates and drafts of legislation necessary to carry such recommendations into effect, by filing the same with the clerk of the house of representatives on or before the first Wednesday of December in the current year. For the purposes of this resolve, said commission may expend, with the approval of the governor and council, such sums, not exceeding twenty-five hundred dollars, as may hereafter be appropriated, to be paid from the Highway Fund.

Approved May 28, 1930.

across Weymouth Fore river and a bridge or bridges from the town of Hull across Boston harbor to South Boston, Houghs Neck or Squantum, and certain related improvements.

Hearings.

Report to general court.

Expenditure.

RESOLVE TO PROVIDE FOR THE PRINTING AND DISTRIBUTION OF THE RECORDS OF THE SOLDIERS, SAILORS AND MARINES WHO SERVED TO THE CREDIT OF MASSACHUSETTS IN THE WAR FOR THE PRESERVATION OF THE UNION.

Chap. 64

Resolved, That, after an appropriation has been made, there shall be allowed and paid out of the treasury of the commonwealth the sum of twenty thousand dollars, to be expended under the direction of the adjutant general, for the printing and binding of the first two volumes of an edition, not to exceed as to each such volume two thousand copies, of the records of the Massachusetts troops and officers, sailors and marines in the war of the rebellion, as compiled under the provisions of chapter four hundred and seventy-five of the acts of eighteen hundred and ninety-nine. Copies of each of said volumes shall be distributed by the state secretary as follows: to the adjutant general of the commonwealth, one hundred and fifty copies, for distribution to the adjutants general of the various states and territories within the United States, the library of the war department and of the navy department of the United States, and for purposes of exchange and additional distribution at his

Printing and distribution of the records of the soldiers, sailors and marines who served to the credit of Massachusetts in the war for the preservation of the union.

Distribution.

discretion; to the state librarian, fifty copies, for distribution at his discretion; to the library of congress, two copies; to the headquarters of the department of Massachusetts, Grand Army of the Republic, one copy; and, at the discretion of the state secretary, one copy of each such volume to the library of each state and territory within the United States, one copy to each free public library, and branch thereof, in the commonwealth, and, upon written application, one copy to each incorporated historical and anti-quarian society in the commonwealth. After making the foregoing distribution, or making provision therefor, the state secretary shall place the remaining copies on sale to the general public, at a price not less than the cost of the printing and binding thereof.

Approved May 28, 1930.

Remaining copies to be placed on sale, etc.

Chap. 65 RESOLVE PROVIDING FOR AN ANNUITY TO THE WIDOW OF
MICHAEL F. CADEGAN, JR.

Payment of annuity to the widow of Michael F. Cadegan, Jr.

Resolved, That, for the purpose of promoting the public good, there shall be allowed and paid out of the treasury of the commonwealth to Eleanor V. Cadegan, widow of Michael F. Cadegan, Jr., who was permanently disabled as a result of injuries sustained while in the performance of duty as a member of the metropolitan district police force on June fourth, nineteen hundred and nineteen, and who died on September twenty-seventh, nineteen hundred and twenty-seven, as the result of said injuries, an annuity of nine hundred dollars, payable in equal monthly instalments, so long as she remains a widow. If said widow dies, said annuity shall be paid in equal shares to or for the benefit of such children of said Michael F. Cadegan, Jr. as are under the age of sixteen, during such time as such children are under said age.

Approved May 28, 1930.

Chap. 66 RESOLVE PROVIDING FOR A CONTINUATION OF THE INVESTIGATION BY THE MASSACHUSETTS INDUSTRIAL COMMISSION OF THE CONDITIONS AFFECTING THE TEXTILE INDUSTRY AND OF THE PROBLEM OF UNEMPLOYMENT IN THAT AND OTHER INDUSTRIES.

Continuation of investigation of the conditions affecting the textile industry, etc.

Resolved, That the Massachusetts industrial commission, established by chapter three hundred and fifty-seven of the acts of nineteen hundred and twenty-nine, is hereby authorized and directed to continue the investigation of conditions affecting the textile industry and of the problem of unemployment in that and other industries as provided by chapter fifty-four of the resolves of nineteen hundred and twenty-nine. The commission shall make a final report of its investigation and its recommendations, together with drafts of legislation necessary to carry the same into effect, by filing the same with the clerk of the house of representatives on or before December first in the current year.

Approved May 28, 1930.

Report to general court, etc.

RESOLVE PROVIDING FOR AN INVESTIGATION BY THE ATTORNEY GENERAL RELATIVE TO THE CLAIM OF MYRTIE M. FITZGERALD OF NATICK ON ACCOUNT OF THE PAYMENT OF A CERTAIN INCOME TAX. Chap. 67

Resolved, That the attorney general is hereby requested to investigate the claim of Myrtie M. Fitzgerald of Natick referred to in house document numbered eight hundred and forty-one of the current year, and to examine the law and facts in relation thereto. For the purpose of the investigation herein requested, the attorney general, or an assistant attorney general designated by him, shall hold one or more public hearings, of which the claimant and the commissioner of corporations and taxation shall be notified, and may take evidence, administer oaths and issue subpoenas. The attorney general is hereby further requested to make a report of such investigation and examination to the general court by filing such report with the clerk of the house of representatives not later than the first Wednesday in December in the current year, and at the same time to file a copy thereof with the budget commissioner.

Investigation by attorney general as to claim of Myrtie M. Fitzgerald of Natick on account of payment of a certain income tax.

Report to general court, etc.

Approved May 28, 1930.

RESOLVE AUTHORIZING ADDITIONAL EXPENDITURES BY THE MASSACHUSETTS BAY COLONY TERCENTENARY COMMISSION. Chap. 68

Resolved, That there may be expended by the Massachusetts Bay Colony Tercentenary Commission, with the approval of the governor and council, after an appropriation has been made therefor, a sum not exceeding seventy-five thousand dollars, said sum to be so expended in aid and promotion of observances and celebrations by cities and towns in the commonwealth relating to the establishment and development of its institutions of government from the time of the founding of the Massachusetts Bay Colony; provided, that no such aid shall be granted to any city or town which has not fully availed itself of the appropriating power granted by chapter twenty-four of the acts of the current year.

Additional expenditures by the Massachusetts Bay Colony Tercentenary Commission.

Proviso.

Approved May 29, 1930.

RESOLVE AUTHORIZING THE PAYMENT TO THE COUNTY OF BERKSHIRE OF THE SUM RECEIVED FOR INSURANCE ON A BUILDING LOCATED ON MOUNT GREYLOCK AND DESTROYED BY FIRE. Chap. 69

Resolved, That after an appropriation has been made, there be allowed and paid from the treasury of the commonwealth to the county of Berkshire the sum of thirty-two hundred dollars, which is the amount of insurance collected and paid into the treasury of the commonwealth on account of a building located on Mount Greylock, and which was destroyed by fire in September, nineteen hundred and twenty-nine.

Payment to Berkshire county of sum received for insurance on a building located on Mount Greylock and destroyed by fire.

Approved May 29, 1930.

The Commonwealth of Massachusetts

IN THE YEAR ONE THOUSAND NINE HUNDRED AND TWENTY-EIGHT.

PROPOSAL FOR A LEGISLATIVE AMENDMENT OF THE CONSTITUTION RELATIVE TO THE APPORTIONMENT OF SENATORIAL, REPRESENTATIVE AND COUNCILLOR DISTRICTS.

Proposed amendment to the constitution relative to the apportionment of senatorial, representative and councillor districts.

A joint session of the senate and house of representatives hereby declares it to be expedient to alter the constitution by the adoption of the following articles of amendment, to the end that they may become a part of the constitution, if similarly agreed to in a joint session of the next general court and approved by the people at the state election next following:

ARTICLES OF AMENDMENT.

Article XXI of the articles of amendment is hereby annulled and the following is adopted in place thereof:

Article XXI. In the year nineteen hundred and thirty-five and every tenth year thereafter a census of the inhabitants of each city and town shall be taken and a special enumeration shall be made of the legal voters therein. Said special enumeration shall also specify the number of legal voters residing in each precinct of each town containing twelve thousand or more inhabitants according to said census and in each ward of each city. Each special enumeration shall be the basis for determining the representative districts for the ten year period beginning with the first Wednesday in the fourth January following said special enumeration; provided, that such districts as established in the year nineteen hundred and twenty-six shall continue in effect until the first Wednesday in January in the year nineteen hundred and thirty-nine.

Proviso.

The house of representatives shall consist of two hundred and forty members, which shall be apportioned by the general court, at its first regular session after the return of each special enumeration, to the several counties of the commonwealth, equally, as nearly as may be, according to their relative numbers of legal voters, as ascertained by said special enumeration; and the town of Cohasset, in the county of Norfolk, shall, for this purpose, as well as in the formation of districts as hereinafter provided, be considered a part of the county of Plymouth; and it shall be the duty

of the secretary of the commonwealth to certify, as soon as may be after it is determined by the general court, the number of representatives to which each county shall be entitled, to the board authorized to divide such county into representative districts. The county commissioners or other body acting as such or, in lieu thereof, such board of special commissioners in each county as may for that purpose be provided by law, shall, within thirty days after such certification by the secretary of the commonwealth or within such other period as the general court may by law provide, assemble at a shire town of their respective counties, and proceed, as soon as may be, to divide the same into representative districts of contiguous territory and assign representatives thereto, so that each representative in such county will represent an equal number of legal voters, as nearly as may be; and such districts shall be so formed that no town containing less than twelve thousand inhabitants according to said census, no precinct of any other town and no ward of a city shall be divided therefor, nor shall any district be made which shall be entitled to elect more than three representatives. The general court may by law limit the time within which judicial proceedings may be instituted calling in question any such apportionment, division or assignment. Every representative, for one year at least immediately preceding his election, shall have been an inhabitant of the district for which he is chosen, and shall cease to represent such district when he shall cease to be an inhabitant of the commonwealth. The districts in each county shall be numbered by the board creating the same, and a description of each, with the numbers thereof and the number of legal voters therein, shall be returned by the board, to the secretary of the commonwealth, the county treasurer of such county, and to the clerk of every city or town in such county, to be filed and kept in their respective offices. The manner of calling and conducting the elections for the choice of representatives, and of ascertaining their election, shall be prescribed by law.

Article XXII of the articles of amendment is hereby annulled and the following is adopted in place thereof:

Article XXII. Each special enumeration of legal voters required in the preceding article of amendment shall likewise be the basis for determining the senatorial districts and also the councillor districts for the ten year period beginning with the first Wednesday in the fourth January following such enumeration; provided, that such districts as estab-

Proviso.

said special enumeration; provided, however, that no town or ward of a city shall be divided therefor; and such districts shall be formed, as nearly as may be, without uniting two counties, or parts of two or more counties, into one district. The general court may by law limit the time within which judicial proceedings may be instituted calling in question such division. Each district shall elect one senator, who shall have been an inhabitant of this commonwealth five years at least immediately preceding his election, and at the time of his election shall be an inhabitant of the district for which he is chosen; and he shall cease to represent such senatorial district when he shall cease to be an inhabitant of the commonwealth.

IN JOINT SESSION, May 17, 1928.

The foregoing legislative amendment of the Constitution is agreed to in joint session of the two houses of the General Court, the said amendment having received the affirmative votes of a majority of all the members elected; and it is referred to the next General Court in accordance with a provision of the Constitution.

WILLIAM H. SANGER,
Clerk of the Joint Session.

IN JOINT SESSION, May 26, 1930.

The foregoing legislative amendment is agreed to in joint session of the two houses, the said amendment having received the affirmative votes of a majority of all the members elected; and this fact is hereby certified to the Secretary of the Commonwealth, in accordance with a provision of the Constitution.

WILLIAM H. SANGER,
Clerk of the Joint Session.

Certified to the secretary of the commonwealth for submission to the people at the next state election.

The Commonwealth of Massachusetts

OFFICE OF THE SECRETARY,
BOSTON, July 15, 1930.

Pursuant to the provisions of Article XLVIII of the Amendments to the Constitution, "The Initiative. II. Initiative Petitions. Section 3" (Article 79 of the Rearrangement of the Constitution), an initiative petition was filed in this office September 5, 1929, signed by ten qualified voters together with the certification of the Attorney General that the measure was in proper form for submission to the people, and the remainder of more than the required number of qualified voters (28,133) was filed December 3, 1929, representing that there was need for legislation, either by the general court or by the people, for the repeal of section two A of chapter one hundred and thirty-eight of the General Laws, inserted by chapter three hundred and seventy, Acts of nineteen hundred and twenty-three, relative to the manufacture, transport, import and export of spirituous or intoxicating liquor and certain non-intoxicating beverages, accompanied by a Bill entitled, "An Act to repeal Section Two A of Chapter One Hundred and Thirty-eight of the General Laws, inserted by Chapter Three Hundred and Seventy of the Acts of Nineteen Hundred and Twenty-three."

Initiative petition filed relative to the manufacture, transport, import and export of spirituous or intoxicating liquor and certain non-intoxicating beverages.

Under date of January 1, 1930, said petition was transmitted by this office to the Clerk of the House of Representatives and was thereby deemed to be introduced and pending in the general court.

The general court at its session of 1930, after due consideration of the petition and its accompanying Bill (House document No. 203) failed to enact the law in the form in which it appeared with the petition, or a law in any form. The committee on legal affairs of the general court filed a report which was printed as House document No. 1213 for the year 1930.

Said petition was completed by the acceptance in this office July 9, 1930, of a sufficient number (8,170) of additional signatures of qualified voters of the Commonwealth and said law will be submitted for approval or disapproval by the people at the state election, November 4, 1930.

Submission to voters.

FREDERIC W. COOK,
Secretary of the Commonwealth.

The Commonwealth of Massachusetts

OFFICE OF THE SECRETARY,
BOSTON, August 7, 1930.

Initiative
petition filed
relative to the
use of traps for
the capture of
fur-bearing
animals.

Pursuant to the provisions of Article XLVIII of the Amendments to the Constitution, "The Initiative. II. Initiative Petitions. Section 3" (Article 79 of the Rearrangement of the Constitution), an initiative petition was filed in this office September 24, 1929, signed by ten qualified voters together with the certification of the Attorney General that the measure was in proper form for submission to the people, and the remainder of more than the required number of qualified voters (31,269) was filed December 3, 1929, representing that there was need for legislation, either by the general court or by the people, to amend chapter one hundred and thirty-one of the General Laws, forbidding the use of any trap or other device for the capture of fur-bearing animals, etc., accompanied by a Bill entitled, "An Act to amend Chapter One Hundred and Thirty-one of the General Laws."

Under date of January 1, 1930, said petition was transmitted by this office to the Clerk of the House of Representatives and was thereby deemed to be introduced and pending in the general court.

The general court at its session of 1930, after due consideration of the petition and its accompanying Bill (House document No. 201) failed to enact the law in the form in which it appeared with the petition, or a law in any form. The committee on conservation of the general court filed a majority and minority report which was printed as Senate document No. 325 for the year 1930.

Said petition was completed by the acceptance in this office August 4, 1930, of a sufficient number (9,836) of additional signatures of qualified voters of the Commonwealth and said law will be submitted for approval or disapproval by the people at the state election, November 4, 1930.

Submission
to voters.

FREDERIC W. COOK,
Secretary of the Commonwealth.

The Commonwealth of Massachusetts

OFFICE OF THE SECRETARY,
BOSTON, August 7, 1930.

Pursuant to the provisions of Article XLVIII of the Amendments to the Constitution, "The Initiative. II. Initiative Petitions. Section 3" (Article 79 of the Rearrangement of the Constitution), an initiative petition was filed in this office November 1, 1929, signed by ten qualified voters together with the certification of the Attorney General that the measure was in proper form for submission to the people, and the remainder of more than the required number of qualified voters (25,393) was filed December 2, 1929, representing that there was need for legislation, either by the general court or by the people, for the establishment of a state motor vehicle insurance fund to provide compensation for injuries and deaths due to motor vehicle accidents, accompanied by a Bill entitled, "An Act to Create a Motor Vehicle Insurance Fund for the Purpose of Providing Compensation for Injuries and Deaths due to Motor Vehicle Accidents."

Initiative petition purporting to establish a state motor vehicle insurance fund, etc.

Under date of January 1, 1930, said petition was transmitted by this office to the Clerk of the House of Representatives and was thereby deemed to be introduced and pending in the general court.

The committee on insurance of the General Court asked to be discharged from the further consideration of the document which purports to be an initiative petition of Frank A. Goodwin and others for the establishment of a state motor vehicle insurance fund to provide compensation for injuries and deaths due to motor vehicle accidents (House, No. 202), on the ground that the said petition does not constitute a legal initiative petition within the terms of Article XLVIII of the Amendments to the Constitution of the Commonwealth, in view of the opinions of the Honorable the Justices of the Supreme Judicial Court (printed as Senate document No. 395) that said petition does not comply with the mandatory requirements of said Article XLVIII.

This report was accepted in the Senate April 22, 1930, and sent down for concurrence to the House of Representatives, which accepted the report, in concurrence, April 24, 1930.

Acceptance.

FREDERIC W. COOK,
Secretary of the Commonwealth.

NUMBER OF ACTS AND RESOLVES APPROVED, LIST OF ACTS VETOED, ACT DECLARED EMERGENCY LAW BY THE GOVERNOR UNDER AUTHORITY OF THE CONSTITUTION, AND PROPOSAL FOR LEGISLATIVE AMENDMENT TO THE CONSTITUTION.

The general court, during its second annual session held in 1930, passed 426 Acts and 69 Resolves, which received executive approval.

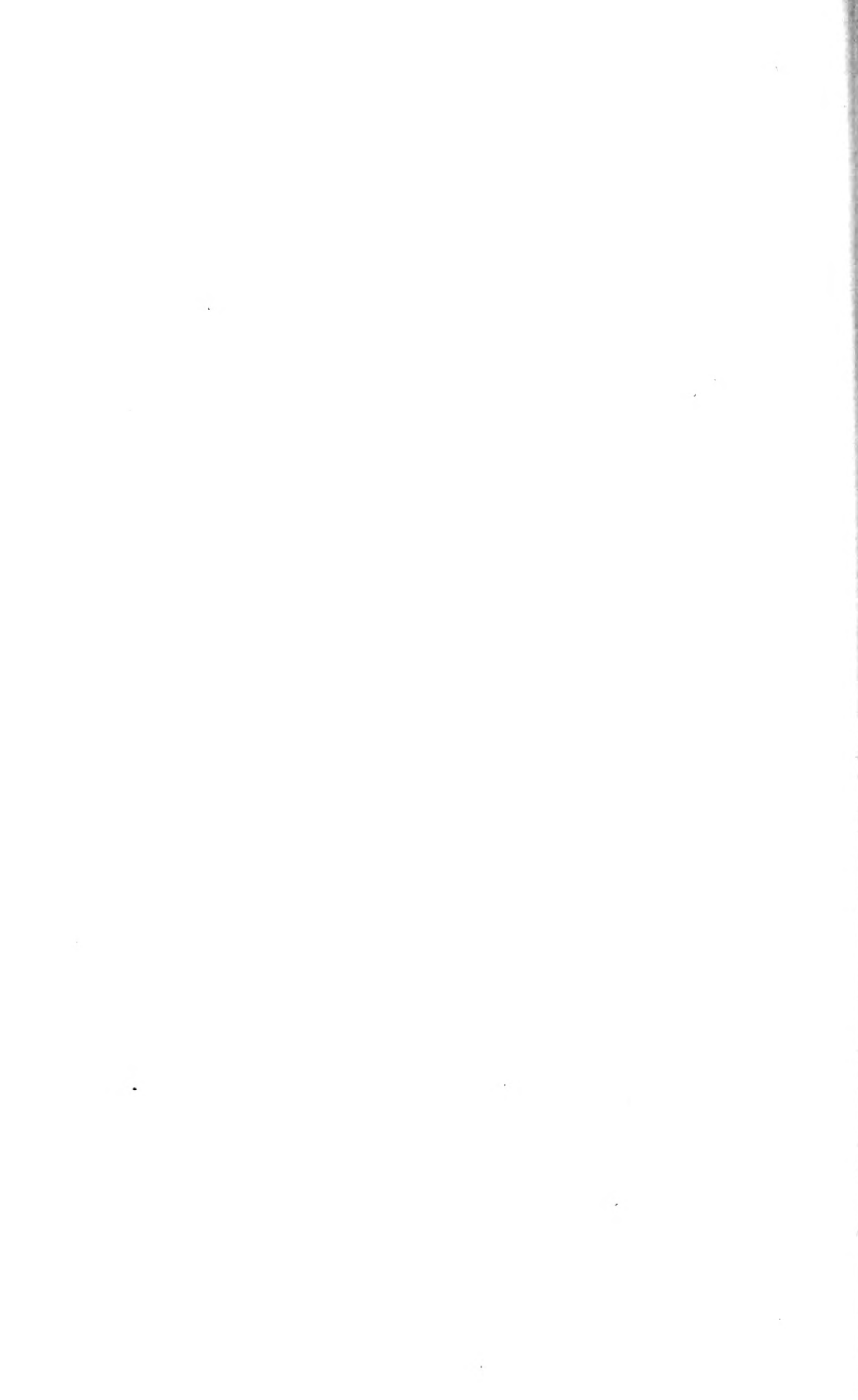
Ten (10) Acts entitled, respectively, "An Act Relative to Suspension from and Reinstatement to an Office or Employment under the Classified Civil Service", "An Act Relative to the Review by District Courts of Removals and Other Action Adversely Affecting Certain Persons in the Classified Civil Service", "An Act Relative to the Exemption from Local Taxation of Certain Personal Property", "An Act to Increase the Maximum Amount of State Reimbursement of Cities and Towns for Care of Certain Sick Poor Persons", "An Act Relative to Witness Fees for Certain State Officers and Employees", "An Act Regulating Certification and Appointment to Positions in the Classified Civil Service", "An Act Relative to Physical Examinations for the Classified Labor Service in Cities and Towns", "An Act Dispensing with Physical Strength Tests in Examinations for Promotion in the Classified Civil Service", "An Act Regulating Examinations for Promotion in Police and Fire Departments" and "An Act Relative to the Salaries of Certain Justices, Clerks and Assistant Clerks of District Courts" were passed and laid before the governor for his approval; were returned by the governor with his objections thereto, to the branch in which they respectively originated; were reconsidered, and the vote being taken on their passage, the objections of the governor thereto notwithstanding, they were rejected, and said acts thereby became void.

One (1) Act passed by the general court at its second annual session held in 1930, entitled "An Act Authorizing Municipal Expenditures in Connection with the Holding of Conventions and the Entertainment of Distinguished Guests" (Chapter 277) was declared to be an emergency law by the governor in accordance with the provisions of the forty-eighth amendment to the Constitution "The Referendum. II. Emergency Measures". Said Chapter 277 thereby took effect at thirty minutes past three o'clock P.M. on May 7, 1930.

The general court at a joint session of the two Houses held May 26, 1930, passed a "Proposal for a Legislative Amendment of the Constitution Relative to the Apportionment of

Senatorial, Representative and Councillor Districts", which proposal, having been agreed to in joint session of the general court held May 17, 1928, has been certified by the clerk of the joint session to the secretary of the commonwealth, who will submit the amendment to the People at the next state election to be held November 4, 1930.

The general court was prorogued on Thursday, May 29, 1930, at fifty-eight minutes past nine o'clock A.M., the session having occupied 149 days.



APPENDIX

The following table and the index to the Acts and Resolves of the current year have been prepared by WILLIAM E. DORMAN, Esq., and HENRY D. WIGGIN, Esq., counsel, respectively, to the Senate and House of Representatives, in accordance with section fifty-one of chapter three of the General Laws.

TABLE

SHOWING

WHAT GENERAL LAWS OF THE COMMONWEALTH HAVE BEEN AFFECTED BY SUBSEQUENT LEGISLATION

Chapter 1. — Jurisdiction of the Commonwealth and of the United States.

“Camp Devens” ceded to the United States, 1921, 456.

Consent to the acquisition by the United States of land and buildings in Rutland, 1922, 409; of land in Northampton, 1926, 386; of additional lands in Haverhill, 1928, 370.

Jurisdiction over certain tracts of land in Boston, Quincy, Scituate, Chatham and Nantucket ceded to United States, 1930, 333.

Tract of state land at Provincetown ceded to the United States for a coast guard station, 1930, 386.

Chapter 2. — Arms, Great Seal and Other Emblems of the Commonwealth.

SECT. 7 amended, 1925, 112.

Chapter 3. — The General Court.

Purchase and distribution of ancient journals of House of Representatives, 1920, 413; 1921, 170; 1922, 164.

For salaries of the present clerk and assistant clerk of the Senate, see 1922, 271; 1924, 436; 1926, 268.

For salary of the present clerk and assistant clerk of the House of Representatives, see 1928, 322.

Legislative supplies, etc., not required to be purchased through central purchasing agency, 1922, 545 §§ 10-12; 1923, 362 § 1 subsect. 22, § 52.

SECT. 5 revised, 1924, 170 § 1; 1926, 107 § 1; amended, 1928, 297.

SECT. 6 amended, 1923, 51; revised, 1924, 170 § 2.

SECT. 7 revised, 1924, 170 § 3; 1926, 107 § 2.

SECT. 9 amended, 1921, 498 § 1; 1924, 502 § 1; 1929, 333 § 1.

SECT. 15 amended, 1927, 340 § 2; 1930, 424 § 1.

SECT. 17, sentence added at end, 1930, 389 § 1.

SECT. 18 amended, 1921, 367 § 1; revised, 1922, 366 § 1; 1923, 400 § 1; amended, 1924, 401 § 1; revised, 1927, 340 § 1; amended, 1930, 389 § 2; revised, 1930, 424 § 2. (See 1921, 384.)

SECT. 19 amended, 1923, 228 § 1; revised, 1930, 389 § 3.

SECT. 20 amended, 1921, 498 § 2; 1922, 8; 1923, 229 § 1; 1924, 502 § 2; 1928, 201 § 1; 1930, 389 § 4.

SECT. 24 revised, 1921, 486 § 41.

SECT. 25 repealed, 1929, 41.

- SECT. 35 amended, 1921, 343; 1923, 362 § 2.
 SECT. 37 amended, 1923, 362 § 3.
 SECT. 38 amended, 1923, 362 § 4.
 SECT. 50 amended, 1922, 210.
 SECT. 51 amended, 1922, 197.
 SECT. 53 amended, 1922, 24 § 1; 1927, 68; 1930, 6 § 1.

Chapter 4. — Statutes.

- SECT. 6, paragraph Sixth amended, 1926, 187 § 2.
 SECT. 7, cl. Fourth repealed, 1921, 486 § 1. Cl. Seventh, see 1921, 430 § 1, changing title of police courts to district courts. Cl. Eighteenth amended, 1928, 235. Cl. Twenty-sixth amended, 1928, 192 § 3. Cl. Twenty-ninth amended, 1929, 107 § 1; stricken out, 1929, 377 § 1. Cl. Thirty-ninth added, 1924, 360 (defining "annual election" as applied to cities holding biennial municipal elections). Cl. Fortieth added, 1924, 404 § 1 (defining "surety" and "sureties" with reference to certain fidelity bonds).
 SECT. 7A added, 1922, 151 (relative to the filing and recording in the office of the State Secretary of certain certificates, articles and affidavits).
 SECT. 8 amended, 1926, 56.
 SECT. 9A added, 1929, 377 § 2 (unsealed instruments given the effect of sealed instruments in certain cases).
 SECT. 10 amended, 1921, 145. (See 1924, 210.)

Chapter 5. — Printing and Distribution of Laws and Public Documents.

- As to the preparation and sale of the General Laws in a special form, see 1922, Resolve 42.
 As to the publication of the Tercentenary edition of the General Laws, see 1929, Resolve 39.
 As to state printing, see 1922, Resolve 48; 1923, 493.
 SECT. 1 revised, 1923, 362 § 5; amended, 1923, 493.
 SECT. 2 revised, 1924, 462.
 SECT. 3 amended, 1922, 198 § 1; revised, 1924, 492 § 1.
 SECT. 4 amended, 1922, 198 § 2.
 SECT. 6 amended, 1923, 362 § 6. (See 1922, 545 §§ 1, 4, 17.)
 SECT. 8 amended, 1923, 362 § 7; revised, 1924, 492 § 2. (See 1922, 545 §§ 1, 4, 17.)
 SECT. 9 revised, 1924, 322.
 SECT. 11 revised, 1922, 319; 1924, 492 § 3; 1927, 264.
 SECT. 18 revised, 1929, 176 § 1.

Chapter 6. — The Governor, Lieutenant Governor and Council, Certain Officers under the Governor and Council, and State Library.

- Special Commission on the Necessaries of Life, 1919, 341, 365; 1920, 610, 628; 1921, 325; 1922, 343; 1923, 320; 1924, 99, 320; 1925, 273; 1927, 263; 1929, 269. Powers and duties transferred to Division on the Necessaries of Life, in the Department of Labor and Industries, 1930, 380.
 Commission on Administration and Finance to serve under Governor and Council, 1922, 545 § 2; 1923, 362 § 1 subsect. 2.
 SECT. 8 amended, 1923, 362 § 8.
 SECT. 12A added, 1923, 210 (relative to the observance of Armistice Day).

SECT. 14A added, 1927, 58 (relative to the observance of Spanish War Memorial Day and Maine Memorial Day).

SECT. 17 revised, 1928, 383 § 1. (See 1922, 545 § 2; 1923, 362 § 1 subsect. 2.)

SECT. 20 revised, 1922, 298; amended, 1924, 242.

SECT. 21 repealed, 1930, 416 § 2. (See 1930, 416 § 33.)

SECT. 22 amended, 1923, 368 § 1.

SECT. 24 revised, 1929, 194.

SECT. 25 amended, 1922, 191.

SECT. 26 revised, 1924, 200 § 1.

SECT. 27 amended, 1924, 200 § 2.

SECTS. 28A to 28D added, 1928, 383 § 2 (establishing a public bequest commission and a public bequest fund).

SECT. 35 revised, 1929, 277.

SECT. 36 revised, 1922, 15; amended, 1925, 185.

SECT. 37A added, 1923, 376 § 1 (authorizing the trustees of the State Library to receive money and securities in trust for State Library purposes, to be administered by the State Treasurer).

Chapter 7. — Commission on Administration and Finance (former title, Supervisor of Administration).

Chapter 7, as amended in § 7 by 1921, 298, repealed and superseded by 1923, 362 § 1 (chapter 7, Commission on Administration and Finance).

[Former chapter 7, sects. 6-16. See 1922, 545 §§ 1, 4, 9-13, 17, 20; 1923, 362 § 1 subsects. 7-12, 29, 30, 33-35, 52, 92.]

Office of Supervisor of Administration abolished and his rights, powers, duties and obligations transferred to Commission on Administration and Finance, see 1922, 545.

Changes noted below are to sections of new Chapter 7.

SECT. 22 amended, 1924, 446.

Chapter 8. — Superintendent of Buildings, and State House.

SECTS. 3, 6, 8, 11. Rights, powers, duties and obligations of Superintendent of Buildings relative to purchasing and storeroom functions transferred to Commission on Administration and Finance, see 1922, 545 §§ 1, 9.

SECT. 3 repealed, 1923, 362 § 9.

SECT. 5 amended, 1922, 234; revised, 1928, 175.

SECT. 6 amended, 1923, 362 § 10.

SECT. 8 repealed, 1923, 362 § 9.

SECT. 10A added, 1924, 356 (relative to leasing by state departments of premises outside of buildings owned by the commonwealth).

SECT. 11 amended, 1923, 362 § 1i.

SECT. 12 amended, 1921, 256.

SECT. 15 repealed, 1924, 361.

SECT. 17 revised, 1921, 459 § 1; 1923, 225 § 1.

SECT. 18 revised, 1921, 459 § 2; amended, 1923, 225 § 2.

SECT. 19A added, 1922, 320 (procuring of portraits and other suitable memorials of former Governors).

SECT. 21 added, 1922, 146 (regulating the establishment of permanent memorials in the State House).

Chapter 9. — Department of the State Secretary.

SECT. 1 amended, 1929, 318 § 1.

SECT. 2 revised, 1922, 370 § 1; 1928, 232 § 1.

SECT. 4 revised, 1928, 232 § 2.

SECTS. 6 to 9 repealed and new sections 6 to 9 inserted, 1924, 453 § 1.

SECT. 7 (inserted by 1924, 453 § 1) amended, 1925, 85.

SECT. 9 (inserted by 1924, 453 § 1) revised, 1928, 232 § 3.

SECT. 10 amended, 1922, 375; revised, 1928, 232 § 4.

SECT. 14 repealed, 1923, 362 § 12. (See 1923, 362 § 1 subsect. 27.)

Rights, powers, duties and obligations of the State Secretary relative to the purchase of paper transferred to Commission on Administration and Finance, see 1922, 545 §§ 1, 9-12; 1923, 362 § 1 subsect. 22, § 52.

SECT. 18 repealed, 1923, 146 § 1.

Chapter 10. — Department of the State Treasurer.

Rights, powers, duties and obligations of the State Treasurer relative to bookkeeping and accounting functions not necessarily connected with the cash and funds which he handles transferred to Commission on Administration and Finance, see 1922, 545 §§ 1, 5.

SECT. 5. See 1922, 545 § 22.

SECT. 8A added, 1924, 73 (relative to the disposition and expenditure of funds received from the United States in relation to forest fire prevention or for forestry purposes).

SECT. 15 revised, 1927, 241 § 2.

SECT. 16 revised, 1923, 301 § 2, 376 § 2.

SECT. 18 revised, 1927, 325.

Chapter 11. — Department of the State Auditor.

Rights, powers, duties and obligations of the State Auditor, except such as relate to the auditing of accounts of all offices of the commonwealth and to the keeping of reports of such audits, transferred to Commission on Administration and Finance, see 1922, 545 §§ 1, 5, 27, 29; 1923, 362 § 1 subsects. 13-15, 17-19, §§ 13, 16.

SECT. 3 repealed, 1923, 362 § 13. Office of second deputy abolished, see 1922, 545 § 27.

SECT. 4 repealed, 1923, 362 § 13. Offices of supervisor of accounts and assistant supervisor of accounts abolished, see 1922, 545 § 27.

SECT. 5 amended, 1923, 362 § 14.

SECT. 6 revised, 1923, 362 § 15. (See 1922, 545 §§ 22, 27.)

SECTS. 7-11 repealed, 1923, 362 § 13. (See 1922, 545 §§ 1, 5.)

SECT. 10. See 1922, 358.

SECT. 12 revised, 1923, 362 § 16. (See 1922, 545 § 27.)

SECTS. 13-15 repealed, 1923, 362 § 13. (See 1922, 545 § 20.)

Chapter 12. — Department of the Attorney General, and the District Attorneys.

SECT. 1 amended, 1923, 117.

SECT. 2 amended, 1930, 102.

SECT. 3A added, 1924, 395 (relative to the settlement of certain small claims against the commonwealth).

SECT. 12 amended, 1922, 459.

SECT. 14 amended, 1922, 304 § 1; 1923, 211 § 1; 1924, 265 § 1; first two paragraphs revised, 1925, 285 § 1; amended, 1926, 384 § 1.

SECT. 15 revised, 1923, 398 § 1.

SECT. 16 amended, 1922, 304 § 2; revised, 1923, 211 § 2, 398 § 2; amended, 1924, 265 § 2; par. included in lines 4 and 5 revised, 1925, 285 § 2; section revised, 1925, 337; amended, 1926, 377 § 1; par. included in lines 5-8 amended, 1926, 384 § 2; same par. revised, 1927, 305 § 1; section amended, 1928, 367 § 1.

SECT. 17 amended, 1922, 304 § 3, 333 § 1; 1923, 362 § 17; repealed, 1923, 398 § 3.

SECT. 18 amended, 1922, 334; 1924, 466. (See 1930, 400 §§ 5, 7-9.)

SECT. 19 amended, 1921, 235 § 1; 1924, 346 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 20 amended, 1925, 71.

SECT. 20A added, 1927, 244 § 1 (providing for a special assistant district attorney for the Suffolk district).

SECT. 22. See 1930, 400 §§ 5, 7-9.

SECT. 23 amended, 1930, 210 § 1.

SECT. 24 amended, 1930, 210 § 2. (See 1930, 400 §§ 5, 7-9.)

SECT. 25A added, 1929, 143 (authorizing county treasurers to advance money to district attorneys when necessary in the performance of their duty).

Chapter 13. — Department of Civil Service and Registration.

SECT. 8 amended, 1926, 185.

SECT. 9 amended, 1921, 426.

SECT. 15 amended, 1929, 174.

SECT. 21 amended, 1924, 483 § 1.

SECT. 22 amended, 1927, 81.

SECT. 24 amended, 1928, 296 § 1.

SECT. 25 amended, 1922, 441.

SECT. 29 amended, 1925, 348 § 1.

SECTS. 33-35 added, 1923, 470 § 1 (relative to the board of registration of certified public accountants).

SECTS. 36-38 added, 1925, 348 § 2 (relative to a new board of state examiners of plumbers, serving in the department of civil service and registration).

SECT. 36 amended, 1926, 319.

Chapter 14. — Department of Corporations and Taxation.

SECT. 2 amended, 1922, 520 § 1.

SECT. 4, seventh par. amended, 1921, 486 § 2; section amended, 1922, 330; second and third pars. revised, 1928, 302; fifth par. amended, 1927, 129.

SECT. 5 amended, 1922, 21.

Chapter 15. — Department of Education.

SECT. 2 amended, 1921, 442.

SECT. 4 amended, 1926, 322.

SECT. 6A added, 1921, 462 § 2 (state board for vocational education established).

SECT. 11 amended, 1922, 121.

SECT. 12 amended, 1921, 449 § 1; 1927, 7.

SECTS. 13 and 14 stricken out and new sect. 13 inserted, 1925, 286 § 1.

SECT. 15 revised, 1925, 286 § 2.

SECT. 19 amended, 1928, 135 § 1.

SECT. 21 revised, 1928, 135 § 2.

SECT. 24 added, 1928, 135 § 3 (relative to the trustees of the Lowell textile institute).

Chapter 16. — Department of Public Works.

SECT. 1 repealed, 1927, 297 § 1.

SECT. 2 amended, 1927, 297 § 2.

SECT. 3 repealed, 1927, 297 § 1.

SECT. 4 revised, 1927, 297 § 3.

SECT. 6 amended, 1922, 534 § 2; revised, 1927, 297 § 4.

Chapter 17. — Department of Public Health.

SECT. 8 amended, 1924, 477 § 2. (See 1924, 477.)

SECT. 10 amended, 1922, 481; repealed, 1925, 348 § 5.

Chapter 18. — Department of Public Welfare.

SECT. 2 amended, 1930, 374 § 1.

Chapter 19. — Department of Mental Diseases.

SECT. 2 amended, 1921, 443; 1930, 376 § 1.

SECT. 4A added, 1922, 519 § 1 (establishing a division of mental hygiene in the department of mental diseases).

SECT. 5 amended, 1922, 410 § 2; 1925, 293 § 1; 1930, 403 § 2. (See 1930, 403 § 7.)

SECT. 6 amended, 1921, 449 § 2; 1922, 410 § 3; 1925, 293 § 2.

Chapter 20. — Department of Agriculture.

SECT. 2 amended, 1925, 287.

Chapter 21. — Department of Conservation.

SECT. 2 amended, 1923, 369 § 1.

SECT. 6 amended, 1930, 344.

SECT. 7 amended, 1923, 144; 1928, 170.

SECT. 8A added, 1929, 372 § 1 (establishing the state supervisor of marine fisheries).

SECT. 9 amended, 1929, 253 § 1.

Chapter 22. — Department of Public Safety.

SECT. 2 amended, 1923, 330.

SECT. 5 amended, 1930, 256.

SECT. 6 amended, 1925, 322 § 1.

SECT. 7A added, 1924, 504 § 1 (authorizing the payment of reasonable hospital, medical and surgical expenses of officers or inspectors of the department injured while on police duty).

SECT. 8 revised, 1922, 9.

SECT. 9A added, 1921, 461 (additional appointments in the division of state police, "state constabulary", so called); amended, 1922, 331 § 1; 1927, 238 § 1; 1928, 303; 1929, 343 § 1.

SECT. 9B added, 1929, 343 § 3 (providing for the apportionment to the Highway Fund of part of the appropriations of the division of state police).

SECT. 10 amended, 1930, 408.

SECT. 11 amended, 1925, 221.

Chapter 23. — Department of Labor and Industries.

SECT. 1 amended, 1921, 306 § 1.

SECT. 3 amended, 1921, 306 § 2; 1930, 410 § 1.

SECT. 4 amended, 1921, 306 § 3; 1922, 196; 1924, 258 § 1; 1927, 275; 1930, 410 § 2.

SECT. 5 amended, 1921, 306 § 4.

SECT. 9 revised, 1924, 258 § 2.

SECTS. 9A-9C added, under caption "THE MASSACHUSETTS INDUSTRIAL COMMISSION", 1929, 357 § 1 (establishing said commission and defining its purposes).

SECTS. 9D-9H added, under caption "DIVISION ON THE NECESSARIES OF LIFE", 1930, 410 § 3 (powers and duties of the division and the director).

SECTS. 10 and 11 repealed, 1929, 357 § 2.

Chapter 24. — Department of Industrial Accidents.

SECT. 2 amended, 1922, 537 § 1; 1923, 477 § 1; 1930, 373 § 1.

SECT. 3 revised, 1923, 151.

SECT. 3A added, 1930, 224 (requiring the reviewing board to hold hearings in Springfield).

SECT. 4 amended, 1923, 477 § 2; 1930, 257.

SECT. 7 amended, 1930, 258.

SECTS. 8 and 9 repealed, 1921, 462 § 8.

Chapter 25. — Department of Public Utilities.

SECT. 5A added, 1922, 259 § 1 (authorizing the department of public utilities to summon witnesses and take testimony); amended, 1923, 362 § 18.

SECT. 6 repealed, 1923, 227.

SECT. 12 revised, 1928, 139 § 2.

SECTS. 12A and 12B added, under caption "SECURITIES DIVISION", 1929, 287 § 1 (establishing a securities division in the department of public utilities, and providing for the more effective enforcement of the "sale of securities act", so called).

SECTS. 12C to 12F added, under caption "DIVISION OF SMOKE INSPECTION", 1930, 380 § 1 (establishing the division of smoke inspection in the department of public utilities).

SECTS. 13-16 repealed, 1928, 139 § 1.

Chapter 26. — Department of Banking and Insurance.

- SECT. 3 amended, 1922, 513.
 SECT. 7 amended, 1924, 261.
 SECT. 8A added, 1925, 346 § 3 (board of appeal on motor vehicle liability policies and bonds); amended, 1926, 272; 1928, 381 § 1.

Chapter 27. — Department of Correction.

- SECT. 4 revised, 1923, 231 § 1.
 SECT. 5 amended, 1921, 312; 1924, 439; revised, 1929, 384.

Chapter 28. — Metropolitan District Commission.

- SECT. 2 amended, 1923, 427.
 SECT. 5 added, 1922, 406 (authorizing the appointment of a superintendent of police); made a special law instead of an amendment to the General Laws, 1923, 399 § 3.
 SECTS. 5 and 6 added, 1923, 399 § 1 (establishing the division of metropolitan planning within the metropolitan district commission); sect. 5 amended, 1925, 129; sect. 6 amended, 1924, 354.

Chapter 29. — State Finance.

- Establishment of commission on administration and finance, see 1922, 545; 1923, 362.
 SECT. 1 amended, 1923, 362 § 19.
 SECT. 3 amended, 1923, 300. (See 1922, 545 §§ 1, 5-8.)
 SECT. 4 amended, 1923, 362 § 20. (See 1922, 545 §§ 1, 6-8.)
 SECT. 5 amended, 1923, 362 § 21; revised, 1925, 156. (See 1922, 545 §§ 1, 5, 6.)
 SECT. 5A added, 1923, 362 § 22 (requiring departments, offices and commissions to submit with budget estimates forecasts of probable annual construction expenditures). (See 1922, 545 § 7.)
 SECT. 6 amended, 1923, 362 § 23. (See 1922, 545 §§ 1, 6-8.)
 SECTS. 7-9. See 1922, 545 §§ 1, 6-8.
 SECT. 9A added, 1928, 251 § 1 (relative to reimbursement by the cities and towns of the several metropolitan districts of sums paid on their account by the commonwealth under the state retirement law).
 SECT. 10. See 1922, 545 § 28.
 SECT. 18 amended, 1923, 362 § 24; 1927, 222 § 4. (See 1922, 545 §§ 1, 5.)
 SECT. 20 amended, 1923, 362 § 25. (See 1922, 545 §§ 1, 5.)
 SECT. 23 revised, 1921, 342; amended, 1923, 362 § 26. (See 1922, 545 §§ 1, 5.)
 SECT. 24 amended, 1923, 362 § 27. (See 1922, 545 §§ 1, 5.)
 SECT. 25 amended, 1923, 362 § 28. (See 1922, 545 §§ 1, 5.)
 SECT. 26 amended, 1923, 362 § 29. (See 1922, 545 §§ 1, 5.)
 SECT. 27 amended, 1923, 387; revised, 1930, 5.
 SECT. 29 amended, 1923, 362 § 30. (See 1922, 545 §§ 1, 5.)
 SECT. 31, sentence added at end, 1928, 183 § 1. (See 1928, 183 § 2.)
 SECT. 33 amended, 1923, 362 § 31. (See 1922, 545 §§ 1, 5.)
 SECT. 34 amended, 1922, 10.

SECT. 38 revised, 1926, 197 § 1.

SECT. 43 repealed, 1926, 143.

SECT. 48 amended, 1923, 362 § 32. (See 1922, 545 §§ 1, 5.)

SECT. 50 amended, 1923, 362 § 33. (See 1922, 545 §§ 1, 5.)

SECT. 56 amended, 1923, 362 § 34. (See 1922, 545 §§ 1, 5.)

SECT. 58 amended, 1923, 362 § 35. (See 1922, 545 §§ 1, 5.)

SECT. 61 amended, 1923, 362 § 36. (See 1922, 545 §§ 1, 5.)

Chapter 30. — General Provisions relative to State Departments, Commissions, Officers and Employees.

Reclassification by the commission on administration and finance of certain appointive offices and positions in the government of the commonwealth and an investigation of certain statutory and other salaries, 1926, Resolve 45.

Establishment of commission on administration and finance and provision for a central purchasing agency, see 1922, 545; 1923, 362.

SECT. 1 amended, 1923, 362 § 37.

SECT. 6 revised, 1921, 275.

SECT. 6A added, 1930, 56 (authorizing the designation of persons to perform the duties of members, ex officio, of permanent state boards and commissions).

SECT. 7 revised, 1923, 362 § 38.

SECT. 7A added, 1921, 449 § 3 (rendering women eligible to hold state office); amended, 1922, 371 § 1.

SECT. 13 amended, 1927, 74; revised, 1930, 212.

SECT. 15 amended, 1923, 362 § 39. (See 1922, 545 §§ 1, 5.)

SECT. 25 amended, 1923, 362 § 40.

SECT. 27 revised, 1921, 225; amended, 1923, 362 § 41.

SECT. 30A added, 1923, 362 § 42 (relative to a uniform style of letter-head for executive and administrative officers, departments and institutions). (See G. L. 8, § 8.)

SECT. 33 amended, 1922, 24 § 2; 1923, 362 § 43. (See 1922, 545 §§ 1, 6.)

SECT. 33A added, 1930, 6 § 2 (requiring state officers and departments to include in their annual reports recommendations for the avoidance of special legislation).

SECT. 35 amended, 1923, 362 § 44. (See 1922, 545 §§ 1, 4, 17.)

SECT. 35A added, 1930, 222 (providing for the furnishing of information to municipalities in the several metropolitan districts relative to the amount of assessments recommended to be made upon said municipalities for certain new state projects and undertakings).

SECT. 36 revised, 1923, 362 § 45. (See 1922, 545 §§ 1, 9-13.)

SECT. 38 amended, 1923, 362 § 46. (See 1922, 545 §§ 1, 4, 17.)

SECT. 39 amended, 1922, 416; 1929, 111.

SECT. 42 amended, 1923, 362 § 47. (See 1922, 358, 545 §§ 1, 9-13.)

SECT. 44A added, 1927, 135 (providing for the conveyance or transfer of control of any state land needed for the laying out or relocation of a highway).

SECT. 45 amended, 1923, 362 § 48; first sentence amended, 1930, 400 § 6. (See 1922, 545 §§ 1, 4, 17.)

SECT. 46 amended, 1923, 362 § 49. (See 1922, 545 §§ 1, 4, 17.)

SECT. 47 revised, 1923, 362 § 50. (See 1922, 545 §§ 1, 4, 17.)

SECT. 48. See 1922, 545 §§ 1, 4, 17.

SECT. 49 amended, 1923, 362 § 51. (See 1922, 545 §§ 1, 4, 17.)

SECT. 50. See 1922, 545 §§ 1, 4, 17.

SECTS. 51 and 52 added, 1923, 362 § 52 (relative to the purchase of certain materials, supplies and other property by executive and administrative departments of the commonwealth).

Chapter 31. — Civil Service.

SECT. 2 amended, 1930, 167 § 2.

SECT. 3, paragraph added at end, 1930, 227.

SECT. 4 amended, 1924, 197; new paragraph added at end, 1929, 134; new paragraph added at end, 1930, 34.

SECT. 5 amended, 1923, 130.

SECT. 13 amended, 1930, 242.

SECT. 13A added, 1930, 423 (relative to physical requirements for promotion in police and fire departments).

SECT. 17 amended, 1922, 36; revised, 1929, 306.

SECT. 20A added, 1930, 160 (relative to appointments to the regular police forces in certain cities and towns).

SECT. 21 amended, 1924, 155.

SECT. 23 revised, 1922, 463.

SECT. 26 amended, 1924, 181; repealed, 1925, 220 § 1.

SECT. 31 revised, 1922, 31.

SECTS. 42A and 42B added, 1923, 242 § 1 (changing the civil service laws relative to certain police officers in certain cities and towns); Sect. 42A amended, 1925, 220 § 2.

SECT. 44 repealed, 1923, 242 § 2.

SECT. 45 revised, 1925, 220 § 3.

SECT. 46 amended, 1925, 220 § 4.

SECT. 46A added, 1930, 243 (limiting the time within which petitions for writs of mandamus may be brought to compel reinstatement of certain persons to positions in the classified civil service).

Chapter 32. — Retirement Systems and Pensions.

As to retirement allowances based on annuity and pension contributions for employees of the city of Boston or of the county of Suffolk, see 1922, 521 and amendments.

As to salaries and retirement allowances of present justices of the supreme judicial court, see 1923, 375.

Provision for a special commission to investigate the subject of old age and other pensions, see 1923, Resolve 43; 1924, Resolves 33, 35, 44.

SECT. 1 amended, 1922, 341 § 1.

SECT. 2, par. (1) revised, 1924, 264; par. (3) amended, 1921, 439 § 1; par. (4) amended, 1925, 12; par. (8) revised, 1928, 248 § 1; par. (9) revised, 1921, 487 § 4; par. (10) added, 1921, 487 § 5; par. (11) added, 1928, 248 § 2.

SECT. 3, par. (4) amended, 1922, 341 § 2.

SECT. 4, (2) B, par. (e) added, 1921, 487 § 6; section revised, 1926, 300 § 1; par. (2) A (a) revised, 1929, 366.

SECT. 5 (par. included within lines 51-64) revised, 1926, 300 § 2; (par. included within lines 78-83) revised, 1922, 341 § 3; par. (2) A (b) stricken out and pars. (2) A (b) and (2) A (c) substituted, 1925, 244 § 1; par.

(2) *A (b)*, as appearing in 1925, 244 § 1, revised, 1930, 335 § 1; par. (2) *B (b)* revised, 1923, 205 § 1, 1925, 244 § 2, 1930, 335 § 2; par. (2) *C (d)* added, 1927, 101 (regulating the crediting of interest to certain members of the State retirement association for periods between interest compounding days); par. (2) *E* amended, 1922, 341 § 4, revised, 1923, 205 § 2, 1929, 367; par. (2) *F* added, 1930, 335 § 3.

SECTS. 6-19 not applicable to supervisors of attendance, 1928, 184 § 3.

SECT. 6, (par. contained in lines 20-23) amended, 1924, 281 § 1; (par. contained in lines 31-33) revised, 1925, 228 § 1.

SECT. 7, par. (3) amended, 1924, 263 § 1; 1927, 173; par. (4) amended, 1929, 365 § 1.

SECT. 8, subsection (4) repealed, 1930, 238 § 2.

SECT. 9, par. (2) amended, 1929, 365 § 2; new sentence added, 1930, 238 § 1.

SECT. 10 extended, 1921, 460; par. (5) amended, 1929, 365 § 3; affected, 1929, 365 § 6; par. (19) added, 1929, 365 § 4.

SECT. 11, par. (1) amended, 1923, 381 § 1; par. (5) added, 1926, 212.

SECT. 16, par. (1) amended, 1922, 521 § 33; revised, 1924, 250.

SECT. 18 revised, 1923, 381 § 2.

SECT. 19 amended, 1929, 365 § 5.

SECTS. 20-25 affected, 1921, 413; 1923, 479 § 3.

SECT. 20 (par. contained in lines 9 and 10) amended, 1924, 281 § 2; revised, 1926, 378 § 1.

SECT. 22, paragraphs (6)-(10) added, 1930, 413.

SECT. 25, par. (2) *C (a)* amended, 1921, 480; par. (2) *B (b)* revised, 1923, 190 § 1; par. (2) *E* revised, 1923, 190 § 2.

SECT. 33 amended, 1930, 335 § 4.

SECT. 34 amended, 1930, 238 § 3.

SECT. 46 amended, 1921, 402; 1926, 343 § 7.

SECT. 49 amended, 1921, 279.

SECTS. 49-60. See 1922, 521 § 32.

SECT. 56 amended, 1922, 261.

SECT. 57 amended, 1923, 386.

SECT. 60A added, "under caption ARMY NURSES", 1930, 161 (conferring upon certain army nurses in the public service the retirement rights now enjoyed by certain veterans).

SECT. 61 amended, 1921, 486 § 3. (See 1923, 375; 1926, 380 § 6.)

SECT. 62. See 1923, 375; 1926, 380 § 6.

SECT. 63 amended, 1921, 486 § 4, 487 § 7.

SECT. 65 revised, 1921, 413; 1923, 479 § 3.

SECT. 66 amended, 1923, 407 § 3.

SECT. 68 revised, 1921, 487 § 1.

SECT. 69 revised, 1921, 487 § 2.

SECT. 71 amended, 1921, 487 § 3; revised, 1928, 402 § 2; 1929, 308 § 2; affected, 1929, 308 §§ 3, 4; amended, 1930, 241 § 2; affected, 1930, 241 § 3.

SECT. 74 revised, 1921, 487 § 8; affected, 1922, 266.

SECT. 77, par. (b) amended, 1923, 458 § 1. (See 1923, 458 § 2.)

SECT. 80 amended, 1921, 337 § 1; 1930, 70.

SECT. 81 amended, 1928, 252.

SECT. 85A added, 1921, 337 § 2 (relative to retirement of members of fire departments in towns).

SECT. 87 amended, 1923, 178; 1924, 371; revised, 1928, 402 § 3; repealed, 1930, 182 § 5.

SECT. 87A added, 1924, 504 § 2 (providing annuity payments to families of certain deceased members of the department of public safety); repealed, 1928, 402 § 4.

SECT. 88, new sentence added at end, 1928, 402 § 5; section revised, 1930, 182 § 2.

SECT. 89 revised, 1924, 504 § 3; 1928, 402 § 1; 1929, 308 § 1; affected, 1929, 308 §§ 3, 4; amended, 1930, 182 § 1; revised, 1930, 241 § 1; affected, 1930, 241 § 3. (See 1928, 402 §§ 7, 8; 1930, 182 § 4.)

SECT. 92 revised, 1926, 289.

Chapter 33. — Militia.

For a complete list of temporary war legislation prior to 1921, see table of changes for 1920 under chapter 16 of the Revised Laws, superseded by chapter 33 of the General Laws.

See also 1921, 38, authorizing counties to pay their employees who served in the world war the difference between their military and county compensation.

State pay and "bonus" for war service, 1917, 211, 332; 1918, 92; 1919, 283 [§ 17 repealed by 1924, 448 § 2]; 1920, 51, 250, 609; 1922, 457. 1921, 326 and 1922, 240, extending time for filing applications for payments to November 30, 1921, and further to November 30, 1923. Time limit for filing applications abolished, 1927, 206. (See 1924, 452.) 1921, 354, entitling student nurses of medical department of United States army during world war to receive the "bonus". 1924, 447, enlarging class of persons to whom payment may be made. 1924, 448, entitling "yeomen F" to receive the "bonus".

Commission to ascertain the most appropriate methods of caring for the graves of American dead in foreign soil, revived and continued, 1921, 448; 1922, 455; 1923, Resolve 73; 1924, Resolve 50; 1925, 310.

Military supplies, etc., not required to be purchased through central purchasing agency, see 1922, 545 §§ 10-12; 1923, 362 § 1 subsect. 22, § 52.

The purchase of certain historical works relative to the service of Massachusetts men in the army or navy during the civil, Spanish or world war authorized, 1923, 193; 1924, 246.

Establishment of an unpaid special commission to provide for the preparation of a suitable history of Massachusetts' part in the world war, see 1923, 408. See also 1927, Resolve 37; 1928, Resolve 23.

The following references are to the original Chapter 33.

SECT. 6 revised, 1922, 152.

SECT. 28 revised, 1921, 359 § 1.

SECT. 30 amended, 1921, 276.

SECT. 35A added, 1923, 459 § 10 (relative to the assessment upon cities and towns of the expense of certain services performed by the land or naval forces of the commonwealth).

SECT. 52, subsect. (a) amended, 1922, 344; section revised, 1924, 257.

SECT. 64 amended, 1923, 101. (See 1924, 80.)

SECT. 72 amended, 1923, 413 § 2.

SECT. 86, subsect. (a) revised, 1921, 359 § 2; subsect. (b) revised, 1923, 459 § 1.

SECT. 100 revised, 1923, 459 § 2.

SECT. 145, subsect. (a) revised, 1923, 459 § 3.

SECT. 146 revised, 1923, 459 § 4.

SECT. 151, subsect. (a) revised, 1923, 459 § 5.

SECT. 152, par. (c) added, 1923, 459 § 6 (relative to investigations as to claims for injury to private property by members of the volunteer militia).

SECT. 154, subsect. (a) revised, 1921, 359 § 3.

SECT. 157, pars. (b) and (c) repealed, 1922, 445 § 1; par. (a) revised, 1923, 459 § 7.

SECT. 160 amended, 1922, 445 § 2; revised, 1923, 459 § 8.

SECT. 161 revised, 1923, 459 § 9.

SECT. 176, subsect. (a) revised, 1923, 459 § 11.

SECT. 180, new par. added at end, 1924, 396 § 1.

SECT. 254 amended, 1924, 396 § 2.

Chapter 33 repealed and superseded by 1924, 465.

The following references are to new Chapter 33, inserted by 1924, 465.

SECT. 22, par. contained in lines 18-23 amended, 1927, 19.

SECT. 48, subsect. (d) amended, 1925, 230.

SECT. 60 amended, 1927, 120; 1930, 72.

SECT. 67 revised, 1930, 157.

SECT. 69 amended, 1927, 291.

SECT. 83, second sentence amended, 1930, 226.

SECT. 138, par. (c) revised, 1926, 286.

SECT. 145, paragraph (d) added, 1926, 373 § 1; revised, 1930, 148 § 1. (See 1926, 396.)

SECT. 151 revised, 1925, 270.

Chapter 34. — Counties and County Commissioners.

Counties authorized to pay their employees who served in the world war the difference between their military and county compensation, 1921, 38.

SECT. 3A added, 1921, 449 § 4 (rendering women eligible to county offices); amended, 1922, 371 § 2.

SECT. 5, schedule revised, 1927, 327 § 1; section revised, 1930, 400 § 1.

SECT. 6 repealed, 1930, 400 § 2.

SECT. 7 revised, 1930, 400 § 3.

SECTS. 9A-9E added, 1922, 123 (defining the records of county commissioners).

SECT. 11 amended, 1922, 423 § 3; 1930, 299. (See 1930, 400 §§ 5, 7-9.)

SECT. 17 revised, 1922, 383.

Chapter 35. — County Treasurers, State Supervision of County Accounts, and County Finances.

Counties authorized to pay their employees who served in the world war the difference between their military and county compensation, 1921, 38.

SECT. 3 amended, 1924, 404 § 2.

SECTS. 4 and 5. See 1930, 400 §§ 5, 7-9.

SECT. 6 revised, 1921, 300. (See 1930, 400 §§ 5, 7-9.)

SECT. 7. See 1930, 400 §§ 5, 7-9.

SECT. 22 amended, 1927, 96 § 1.

SECT. 23 revised, 1927, 96 § 2.

SECT. 23A added, 1929, 42 (relative to the disposition of unclaimed accounts carried on the books of certain county officers).

SECT. 26 amended, 1923, 334 § 1.

SECT. 27A added, 1930, 400 § 4 (requiring funds of institutions, boards and other public bodies to the use of which county funds are contributed to be in the custody of the county treasurer).

SECT. 28 amended, 1921, 336; 1926, 58.

SECT. 30 amended, 1922, 127.

SECT. 36A added, 1925, 74 (authorizing the borrowing of money by counties to meet extraordinary expenditures in cases of emergency).

SECT. 37A added, 1922, 122 (relative to the borrowing of money by counties and to the use of proceeds and premiums).

SECT. 38 amended, 1923, 428.

SECT. 39 amended, 1921, 22.

SECT. 42. See 1930, 400 §§ 5, 7-9.

SECT. 43A added, 1924, 404 § 3 (requiring surety company bonds from certain county officers and employees).

SECTS. 44-47. See 1921, 486 § 2.

SECTS. 48-56 added, under caption "COUNTY PERSONNEL BOARD AND CLASSIFICATION OF COUNTY SALARIES, OFFICES AND POSITIONS", 1930, 400 § 5.

SECT. 50. See 1930, 400 § 7.

Chapter 36. — Registers of Deeds.

SECT. 6 revised, 1926, 98 § 1.

SECT. 8. See 1930, 400 §§ 5, 7-9.

SECT. 13 revised, 1926, 130; 1930, 267.

SECT. 13A added, 1927, 150 (relative to the filing of plans in registries of deeds).

SECT. 19 revised, 1929, 61.

SECT. 24 amended, 1927, 63 § 1; revised, 1928, 386 § 1.

SECT. 31A added, 1921, 207 (registers of deeds to notify commissioner of corporations and taxation of the recording of certain deeds and declarations of trust).

SECT. 33. See 1921, 422; 1930, 400 §§ 5, 7-9.

SECT. 34 revised, 1921, 422 § 1; 1928, 247. (See 1930, 400 §§ 5, 7-9.)

SECT. 35 amended, 1924, 349 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 36 revised, 1922, 301. (See 1930, 400 §§ 5, 7-9.)

SECT. 38. See 1930, 400 §§ 5, 7-9.

Chapter 37. — Sheriffs.

SECT. 2 amended, 1924, 404 § 4.

SECT. 6 repealed, 1924, 404 § 5.

SECT. 7 amended, 1924, 404 § 6.

SECTS. 17 and 18. See 1930, 400 §§ 5, 7-9.

SECT. 19 revised, 1924, 372 § 1; 1925, 131 § 1; 1927, 183 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 20. See 1930, 400 §§ 5, 7-9.

Chapter 38. — Medical Examiners.

SECT. 1 (par. included within lines 38-43) amended, 1926, 12.

SECT. 3 amended, 1924, 404 § 7.

SECT. 5 amended, 1923, 439 § 1; 1927, 200 § 1; revised, 1927, 277 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 11 amended, 1923, 362 § 53.

Chapter 39. — Municipal Government.

SECT. 13 amended, 1921, 486 § 5; revised, 1925, 66.

SECT. 16 revised, 1923, 388; new paragraph added at end, 1929, 276.

Chapter 40. — Powers and Duties of Cities and Towns.

For the repeal of certain special acts authorizing the incurring of liabilities by municipal officers without appropriation, see 1928, 396 § 2.

SECT. 4 amended, 1926, 67; 1928, 155 § 1; revised, 1929, 323.

SECT. 5, cl. (1) amended, 1924, 404 § 8; cl. (12) revised, 1921, 486 § 6; 1923, 202, 401; amended, 1927, 16; 1928, 9; 1929, 9; revised, 1929, 108; cl. (21) revised, 1921, 371 § 1; cl. (21A) added, 1921, 371 § 2 (authorizing towns to appropriate money for purchase, etc., of ambulances); cl. (26) revised, 1930, 46; cl. (31) added, 1924, 248 § 1 (for establishment and maintenance of children's health camps); amended, 1925, 17 § 1; cl. (32) added, 1924, 504 § 4 (for payment of hospital, medical and surgical expenses of certain persons doing police duty); cl. (33) added, 1926, 116 (for acquiring land for public parking places and maintaining the same); cl. (34) added, 1928, 36 (for certain traveling and other expenses of municipal officers and employees); cl. (35) added, 1928, 350 § 1 (for airport purposes); cl. (36) added, 1929, 288 § 6 (for improvement of low lands and swamps and eradication of mosquitoes); revised, 1930, 96; cl. (37) added, 1930, 277 (in connection with the holding of conventions and the entertainment of distinguished guests).

SECT. 6A added, 1930, 223 (for municipal advertising).

SECT. 6B added, 1930, 351 (for the purchase of uniforms for members of police and fire departments).

SECT. 7A added, 1930, 365 (relative to the appropriation of money by cities and towns for the prevention of automobile accidents).

SECT. 9 amended, 1921, 80; revised, 1923, 122. (See 1921, 169, authorizing city of Boston to utilize schoolhouse property to provide quarters for organizations of war veterans.)

SECT. 9A added, 1921, 227 (authorizing cities and towns to provide quarters for camps of the United Spanish War Veterans).

SECT. 11 amended, 1921, 252.

SECT. 12A added, 1928, 51 (authorizing cities and towns to establish and maintain plants for the purpose of purifying shellfish taken therein).

SECT. 13A added, 1923, 234 (authorizing cities and towns to establish insurance funds to pay workmen's compensation).

SECT. 13B added, 1925, 303 § 1 (authorizing small towns to appropriate money for free residence quarters for school physicians).

SECT. 14 amended, 1921, 486 § 7; 1923, 266; 1925, 272.

SECT. 21, par. (14) added, 1928, 319.

SECT. 22 amended, 1928, 357 § 6.

SECTS. 25-33. See 1924, 488; 1925, 219; 1926, 350; 1927, 220; 1928, 70, 137 § 2; 1929, 88; 1930, 347, for special zoning provisions for Boston.

SECT. 25 amended, 1925, 116 § 1.

SECT. 27 amended, 1925, 116 § 2.

SECT. 27A added, 1924, 133 (relative to appeals under ordinances or by-laws limiting buildings to specified zones or districts).

SECT. 29 amended, 1925, 116 § 3.

SECT. 30 amended, 1922, 40; revised, 1926, 59; amended, 1926, 216; revised, 1929, 39.

SECT. 30A added, 1927, 247 (relative to the effect on prior permits of the adoption or modification of zoning ordinances and by-laws).

SECT. 32A added, 1929, 369 (relative to the publication of ordinances and proposed ordinances in certain cities).

SECT. 40 revised, 1926, 318.

SECTS. 42A-42F added, 1923, 391 (relative to the collection of water rates).

SECT. 42A amended, 1924, 107; 1927, 56.

SECT. 42B amended, 1924, 413.

Chapter 41. — Officers and Employees of Cities, Towns and Districts.

SECT. 1 amended, 1923, 66; par. included in 30th and 31st lines revised, 1925, 178. (See 1921, 65, rendering women eligible to elective municipal office in Boston.)

SECT. 4A added, 1929, 36 (relative to the appointment by town boards of their members to hold other town offices or positions).

SECT. 15 amended, 1924, 109.

SECT. 15A added, 1922, 86 (relative to the certification of appropriation orders by city and town clerks); amended, 1923, 17.

SECT. 21 amended, 1921, 130.

SECT. 24A added, 1921, 208 (election or appointment of assistant assessors in cities); revised, 1928, 287.

SECT. 25A added, 1921, 14 (authorizing assessors in towns to appoint assistant assessors).

SECT. 32A added, 1925, 303 § 2 (authorizing school physicians in certain small towns to be agents of selectmen acting as overseers of the poor).

SECT. 34A added, 1923, 26 (relative to changing the name of the overseers of the poor in certain cities and towns to the board of public welfare). (See 1927, 165.)

SECT. 35 revised, 1926, 65 § 1.

SECT. 38A added, 1924, 16 (relative to the collection by collectors of taxes of accounts due to cities and towns); amended, 1926, 269 § 3.

SECT. 50 amended, 1924, 33 § 1.

SECT. 53 amended, 1924, 33 § 2.

SECT. 54A added, 1922, 135 (requiring annual notification to the assessors by certain city and town officials of receipts of the preceding year).

SECT. 55 amended, 1921, 486 § 8.

SECT. 56 amended, 1922, 84.

SECT. 61A added, 1928, 207 (providing for the appointment of a temporary auditor, treasurer or accountant in a municipality in certain cases); section, with caption, stricken out, and new section, with new caption, inserted, 1930, 172.

SECT. 76 amended, 1922, 297.

SECT. 77 amended, 1921, 486 § 9.

SECT. 91A added, 1924, 82 § 1 (relative to the appointment of constables by selectmen).

SECT. 100 revised, 1927, 157; new sentence added at end, 1929, 192.

SECT. 102A added, 1925, 303 § 3 (authorizing selectmen in certain small towns to appoint school physician as inspector of health).

SECT. 106A added, 1925, 303 § 4 (authorizing selectmen in certain small towns to appoint school physician as town physician).

SECT. 107 amended, 1927, 18; revised, 1929, 130.

SECT. 108. See 1929, 36.

SECT. 109A added, 1924, 404 § 9 (requiring surety company bonds from certain city, town and district officers and employees).

SECT. 111 amended, 1921, 486 § 10; 1923, 346; 1927, 131.

SECT. 111A added, 1929, 206 (providing for vacations for members of the regular or permanent police and fire forces in towns).

Chapter 42. — Boundaries of Cities and Towns.

Boundary line between Carver and Middleborough established, 1921, 82; between Cambridge, Belmont and Watertown, 1922, 181; between Walpole and Foxborough, 1924, 440; between Fitchburg and Leominster, 1925, 65; between Dover and Walpole, 1927, 176; between Norfolk and Walpole (portion), 1927, 179; between Marshfield and Scituate (portion), 1928, 159; between the counties of Plymouth and Norfolk (portion) and between Hingham and Cohasset (portion), 1928, 160; between Lawrence and Methuen, 1930, 261 § 1.

SECT. 10 revised, 1923, 103.

Chapter 43. — City Charters.

Provision for a special commission to revise the charter of the city of Boston, see 1923, Resolve 54. See 1924, 479.

SECT. 1 (last paragraph) amended, 1922, 237 § 1.

SECT. 8 amended, 1922, 237 § 2.

SECT. 9 revised, 1925, 188.

SECT. 15 revised, 1922, 237 § 3.

SECT. 17 amended, 1922, 237 § 4.

SECT. 28 amended, 1928, 300 § 1.

SECT. 29 amended, 1928, 300 § 2.

SECT. 31 amended, 1922, 237 § 5.

SECT. 36 revised, 1922, 237 § 6.

SECT. 40 amended, 1922, 237 § 7.

SECTS. 44A-44H added, 1922, 282 § 1 (providing for the nomination at preliminary elections of candidates for elective municipal office in cities governed under a standard form of city charter).

SECT. 45 amended, 1922, 282 § 2.

SECT. 50 amended, 1922, 237 § 8.

SECT. 59 revised, 1922, 237 § 9.

SECT. 62 amended, 1923, 232. (See 1930, 349 § 2.)

SECT. 68 revised, 1922, 237 § 10.

SECT. 82 revised, 1922, 237 § 11.

SECT. 88 amended, 1929, 309.

Chapter 44. — Municipal Finance.

As to municipal indebtedness of the city of Boston, see 1909, 486 § 26; 1910, 437; 1911, 165; 1918, Sp. Acts 52.

Relative to the maintenance and operation of municipal light plants, 1922, 184.

Temporary act, in force until July first, 1932, relative to investigations by the director of accounts of municipal accounts and financial transactions, 1926, 210; 1929, 335.

For the repeal of certain special acts authorizing the incurring of indebtedness or the payment of debt otherwise than as authorized by the General Laws, see 1928, 396 § 2.

SECT. 2 amended, 1928, 396 § 1.

SECT. 5A added, 1922, 28 (authorizing cities to borrow money to meet expenditures by city officials in anticipation of appropriations); revised, 1923, 359 § 1.

SECT. 6A added, 1921, 366 (authorizing towns to borrow money for highway purposes in anticipation of state or county reimbursement).

SECT. 7 amended, 1923, 338; cl. (17) affected, 1928, 64; section revised, 1928, 324; cl. (12) added, 1928, 350 § 2 (authorizing cities and towns to borrow money for airport purposes).

SECT. 8, cls. (3a) and (3b) added, 1923, 303 § 1 (authorizing cities and towns to incur debt outside the debt limit for certain purposes); cl. (3b) revised, 1926, 317; cl. (3c) added, 1926, 45 (authorizing cities and towns to incur debt outside the statutory limit for constructing and laying aqueducts and large water mains); cl. (5) amended, 1921, 486 § 11; section revised, 1928, 291.

SECT. 10 amended, 1928, 379 § 2.

SECT. 17 amended, 1923, 303 § 2.

SECT. 18 amended, 1923, 303 § 3.

SECT. 19 amended, 1923, 359 § 2. (As to Boston, see 1909, 486 § 26; 1910, 437; 1911, 165.)

SECT. 20 amended, 1928, 224.

SECT. 22. As to rate of interest on securities issued by city of Boston, see 1918, Sp. Acts 52.

SECT. 24 amended, 1929, 28.

SECT. 24A added, 1921, 294 (relative to the form of notes issued by towns and districts).

SECT. 29. As to tax limit of city of Boston, see 1909, 490 I § 53; 1910, 521; 1913, 719 § 18; 1915, Sp. Acts 184 § 2, 304; 1916, Sp. Acts 267; 1918, Sp. Acts 120, 132 § 3; 1919, Sp. Acts 172, 206 § 10; 1920, 401, 524, 641 § 5; 1922, 205; 1923, 223; 1924, 328; 1925, 271; 1926, 117; 1927, 243; 1928, 200; 1929, 140; 1930, 105.

SECTS. 29 and 30. As to the inclusion of the value of motor vehicles taxable under the excise tax law in ascertaining the amount of taxes assessable and the amount of departmental appropriations in certain cases, see 1930, 244 § 3.

SECT. 33A added, 1922, 250 (providing that the financial budgets of cities shall include provision for the salaries of officials).

SECT. 34. See 1922, 28.

SECT. 40 amended, 1926, 158.

SECT. 47. As to Boston, see 1909, 486 § 26; 1910, 437; 1911, 165.

SECT. 50 repealed, 1921, 486 § 12.

SECT. 53 amended, 1926, 205.

SECT. 55 amended, 1921, 486 § 13.

SECT. 55A added, 1929, 81 (relieving certain municipal officers from liability to their municipalities for the loss of public moneys by reason of the liquidation of certain depositories thereof).

SECT. 56 amended, 1926, 111.

SECT. 62 added, 1922, 253 (providing penalties for violation of the laws relative to municipal finance); amended, 1926, 248.

SECT. 63 added, 1923, 303 § 4 (requiring cities and towns to use the proceeds of the sale of real estate for certain purposes in certain cases).

Chapter 45. — Public Parks, Playgrounds and the Public Domain.

SECT. 2 revised, 1924, 209 § 1.

SECT. 3 revised, 1924, 209 § 2.

SECT. 10 repealed, 1924, 209 § 3.

SECT. 14, new sentence added at end, 1928, 191.

SECT. 21 revised, 1927, 212.

SECTS. 23A-23C added, 1926, 387 (relative to the establishment and maintenance of shore reservations in certain towns).

Chapter 46. — Return and Registry of Births, Marriages and Deaths.

SECT. 3 amended, 1925, 281 § 1.

SECT. 10 revised, 1926, 243 § 1.

SECT. 13 revised, 1925, 281 § 2; 1930, 169.

SECT. 26 amended, 1929, 273.

Chapter 47. — Infirmaries (former title, Workhouses and Almshouses).

Chapter repealed and new chapter inserted by 1927, 203 § 1.

Chapter 48. — Fires, Fire Departments and Fire Districts.

SECT. 8 amended, 1921, 274.

SECT. 13 amended, 1922, 515; 1927, 160; revised, 1930, 401 § 1.

SECT. 14 amended, 1927, 280 § 1; repealed, 1930, 401 § 2.

SECT. 15 revised, 1927, 280 § 2.

SECT. 20A added, 1922, 252 (relative to the operation of portable saw-mills).

SECT. 21, last sentence stricken out, 1930, 399 § 2.

SECT. 24 amended, 1923, 214; 1927, 280 § 3.

SECT. 28A added, 1929, 284 (providing for a state fire patrol in certain counties).

SECT. 28B added, 1930, 309 (providing state aid to small towns in the prevention of forest fires).

SECT. 31 amended, 1925, 250 § 2.

SECT. 36 amended, 1923, 109.

SECT. 59A added, 1925, 250 § 1 (relative to the response of fire departments to calls for aid from other cities, etc.); new par. added, 1927, 199.

SECTS. 59B-59D (and heading) added, 1928, 218 (providing for the establishment of reserve forces in the fire departments of cities).

SECT. 63 amended, 1928, 5.

SECT. 83 amended, 1923, 362 § 54; new sentence added at end, 1928, 402 § 6; sentence added by 1928, 402 § 6, revised, 1930, 182 § 3.

SECT. 87 added, 1924, 343 (relative to rules and regulations of the department of public safety in respect to certain fire department equipment).

Chapter 50. — General Provisions relative to Primaries, Caucuses and Elections.

SECT. 1, new par. added, 1923, 131 § 3; par. contained in lines 50-55 revised, 1928, 212 § 1.

Chapter 51. — Voters.

Board of election commissioners and registration of voters in Boston, 1913, 835 §§ 76-87; 1915, 48, 91 § 7; 1917, 29 § 12; 1919, 269 §§ 1, 6, 7; 1920, 142; 1921, 93, 114 § 5.

For listing of voters in Boston, see 1917, 29; 1920, 145; 1921, 114; in Chelsea, 1917, 106; 1921, 84; in Cambridge, 1918, 282; 1921, 84; 1927, 99; 1930, 390; in Watertown, 1919, 108; 1921, 84; 1924, 137; in Lowell, 1923, 131.

Election commission and registration of voters in Lowell, 1920, 154; 1921, 115; in Cambridge, 1921, 239; listing board and registration of voters in Revere, 1925, 84; 1930, 42; election commissioners in Somerville, 1928, 82; 1929, 178 § 1.

SECT. 1 amended, 1922, 305.

SECT. 2 revised, 1924, 106.

SECT. 4 amended, 1923, 131 § 4.

SECT. 5 amended, 1923, 131 § 5.

SECT. 6 revised, 1923, 131 § 6; 1925, 146.

SECT. 7 amended, 1923, 131 § 7.

SECT. 8 amended, 1923, 131 § 8.

SECT. 9 amended, 1923, 131 § 9.

SECT. 11 amended, 1923, 131 § 10.

SECT. 14A added, 1925, 183 (relative to the assessment of poll taxes and the making of certain lists in cities).

SECT. 15 revised, 1921, 102 § 1.

SECT. 16 revised, 1921, 102 § 2.

SECT. 22 amended, 1921, 156.

SECT. 26 amended, 1924, 204 § 1; revised, 1928, 103 § 1; amended, 1930, 326 § 1. (See 1929, 2.)

SECT. 27 amended, 1924, 204 § 2; revised, 1928, 103 § 2.

SECT. 28 revised, 1924, 204 § 3.

SECT. 29A added, 1930, 113 (providing for sessions of registrars of voters prior to special primaries).

SECT. 30 amended, 1928, 103 § 3.

SECT. 34 revised, 1930, 326 § 2.

SECT. 35 amended, 1923, 131 § 11.

SECT. 36 amended, 1921, 209 § 1.

SECT. 37 amended, 1921, 209 § 2; 1923, 131 § 12; revised, 1929, 280 § 1.

SECT. 39 amended, 1923, 131 § 13.

SECT. 42 amended, 1923, 131 § 14.

SECT. 43 amended, 1923, 131 § 15.

SECT. 44 amended, 1922, 166.

SECT. 50 revised, 1929, 128.

SECT. 55 amended, 1921, 209 § 3.

SECT. 57 amended, 1923, 238 § 1.

SECT. 59 amended, 1922, 189.

SECT. 61 revised, 1921, 209 § 4.

SECT. 62 amended, 1924, 252 § 1.

Chapter 52. — Political Committees.

SECT. 1 revised, 1927, 25 § 1; amended, 1927, 295.

SECT. 2 amended, 1925, 114 § 1; 1927, 25 § 2.

SECT. 4A added, 1928, 188 (remedying the evils resulting from the failure of election of a ward or town committee and the failure of such a committee to organize).

SECT. 5 amended, 1928, 212 § 2.

SECT. 6 amended, 1928, 212 § 3.

SECT. 7 revised, 1925, 114 § 2; new par. added at end, 1928, 212 § 4.

SECT. 9 amended, 1926, 100.

Chapter 53. — Nominations, Questions to be submitted to the Voters, Primaries and Caucuses.

SECT. 3 amended, 1927, 24 § 1.

SECT. 6 revised, 1924, 201.

SECT. 7 amended, 1922, 214 § 1; 1923, 124.

SECT. 10, first paragraph amended, 1921, 387; 1930, 114.

SECT. 11 amended, 1927, 24 § 2. (See 1909, 486 § 56; 1914, 730 § 6; 1921, 288 § 2; 1926, 105 § 3, as to time of filing objections to nomination papers of candidates for municipal office in Boston.)

SECT. 13. See 1909, 486 § 56; 1914, 730 § 6; 1921, 288 § 2; 1926, 105 § 3, as to time of withdrawal of nominations to municipal office in Boston.

SECT. 14 revised, 1929, 283.

SECT. 19 revised, 1925, 97.

SECT. 22A added, 1924, 302 § 1 (relative to fraudulent or invalid signatures appended to initiative and referendum petitions).

SECT. 28 amended, 1926, 96.

SECT. 34 amended, 1923, 302 § 1; revised, 1925, 312 § 1.

SECT. 35 amended, 1923, 302 § 2; revised, 1925, 312 § 2.

SECT. 37 amended, 1928, 89 § 1. (See 1924, 252 §§ 1, 2.)

SECT. 38 amended, 1927, 110. (See 1924, 252 §§ 1, 2.)

SECT. 44 amended, 1929, 135.

SECT. 46 amended, 1922, 214 § 2.

SECT. 48. See 1925, 76.

SECT. 51 revised, 1925, 29.

SECT. 53A added, 1927, 24 § 3 (relative to objections to nominations at state primaries and to withdrawals by persons nominated thereat).

SECT. 59. See 1921, 65, enabling women to sign nomination papers for candidates for municipal office in Boston.

SECT. 61 amended, 1922, 214 § 3. (See 1909, 486 § 56; 1914, 730 § 6; 1921, 288 § 2; 1926, 105 § 3, as to certificates, etc., of nomination papers of candidates for municipal office in Boston.)

SECT. 62, new sentence added at end, 1928, 321 § 1.

SECT. 76 amended, 1924, 252 § 2.

SECT. 117 amended, 1923, 186.

Chapter 54. — Elections.

Temporary act relative to statements of presidential preference of voters, 1928, 158.

SECT. 2 amended, 1921, 220 § 1. (See 1913, 835 § 217; 1918, 74; 1920, 636, as to division of city of Boston into voting precincts.)

- SECT. 4 amended, 1924, 139; 1925, 135 § 1.
 SECT. 11 amended, 1923, 204 § 1; 1925, 91; 1928, 149 § 1.
 SECT. 12 amended, 1928, 149 § 2.
 SECT. 13 amended, 1923, 204 § 2.
 SECT. 14 revised, 1923, 204 § 3.
 SECT. 25A added, 1930, 149 (relative to the display of the national flag at polling places).
 SECT. 41, third par. amended, 1926, 175 § 1; last par. amended, 1927, 24 § 4.
 SECT. 43 amended, 1925, 36.
 SECT. 53 amended, 1926, 196.
 SECT. 58. See 1909, 486 § 54; 1914, 730 § 5; 1921, 340; 1926, 105 § 2, as to time for issuance of nomination papers for elective offices in Boston.
 SECT. 63. See 1909, 486 § 32; 1914, 730 § 1; 1921, 288 § 1, as to date of municipal election in Boston.
 SECT. 64 amended, 1924, 171, 468.
 SECT. 67A added, 1930, 63 (authorizing the use of additional ballot boxes in towns).
 SECT. 68 amended, 1930, 204 § 1.
 SECT. 86 amended, 1925, 101 § 1.
 SECT. 87, par. (b) revised, 1926, 38; 1929, 93.
 SECT. 89 amended, 1925, 101 § 2.
 SECT. 100 amended, 1925, 101 § 3.
 SECT. 105 amended, 1921, 209 § 5; new paragraph added at end, 1930, 204 § 2. (See 1925, 29.)
 SECT. 109 amended, 1928, 89 § 2.
 SECT. 115 revised, 1925, 118 § 2.
 SECT. 116 amended, 1925, 118 § 3.
 SECT. 118 amended, 1926, 144.
 SECT. 132 amended, 1921, 209 § 6.
 SECT. 133 amended, 1921, 209 § 7.
 SECT. 135 revised, 1925, 118 § 1.
 SECT. 139 revised, 1922, 57.
 SECT. 141 amended, 1922, 142.
 SECT. 154. See 1922, 459.
 SECT. 161 amended, 1924, 424 § 1.

Chapter 55. — Corrupt Practices and Election Inquests.

- SECT. 1 revised, 1923, 110.
 SECT. 4 revised, 1928, 212 § 5; affected, 1928, 212 § 13.
 SECT. 6 revised, 1928, 212 § 6.
 SECT. 16 revised, 1928, 212 § 7; 1930, 36.
 SECT. 17 revised, 1925, 57.
 SECT. 22 revised, 1928, 212 § 8.
 SECT. 23 amended, 1928, 212 § 9.
 SECT. 33A added, 1923, 98 § 1 (relative to the use of the names of political parties).
 SECT. 34A added, 1922, 269 § 1 (making of false statements in relation to candidates for nomination or election to public office prohibited); amended, 1926, 101.
 SECT. 36 amended, 1922, 269 § 2.
 SECT. 38 amended, 1928, 212 § 10.

Chapter 56. — Violations of Election Laws.

SECT. 2 amended, 1921, 114 § 6; 1923, 131 § 16.

SECT. 4 amended, 1923, 131 § 17.

SECT. 5 amended, 1921, 114 § 7; 1923, 131 § 18.

SECT. 6 amended, 1921, 114 § 8; 1923, 131 § 19.

SECT. 7 amended, 1921, 486 § 14; 1923, 131 § 20; 1925, 84 § 10.

SECT. 8 amended, 1923, 131 § 21; 1925, 84 § 11.

SECT. 13 revised, 1923, 183.

SECT. 18 revised, 1930, 204 § 3.

SECT. 57 repealed, 1928, 212 § 11.

SECT. 62A added, 1923, 98 § 2 (penalizing members of organizations for illegal use of names of political parties).

SECT. 64A added, 1922, 269 § 3 (penalty for making false statements in relation to candidates for nomination or election to public office).

SECT. 66 amended, 1928, 212 § 12. (See 1928, 212 § 13.)

SECT. 69 amended, 1927, 207.

Chapter 57. — Congressional, Councillor and Senatorial Districts, and Apportionment of Representatives.

SECT. 1 revised, 1926, 372 § 1.

SECT. 2 revised, 1926, 372 § 2.

SECT. 3 revised, 1926, 372 § 3.

SECT. 4 revised, 1926, 372 § 4.

SECT. 5 amended, 1924, 424 § 2.

Chapter 58. — General Provisions relative to Taxation.

SECT. 8 amended, 1922, 34; 1923, 283.

SECT. 9 amended, 1921, 379 § 1; 1928, 330 § 2.

SECT. 10 amended, 1921, 379 § 2; 1925, 343 § 12 (but see 1925, 343 § 13 as revised by 1926, 222); 1930, 220 § 8.

SECT. 10A added, 1921, 375 § 2 (allowance as offset to amounts due commonwealth from cities and towns of percentage of corporation taxes to be distributed); repealed, 1924, 206 § 1.

SECT. 11 amended, 1930, 416 § 3. (See 1930, 416 § 32.)

SECT. 12 amended, 1930, 416 § 4.

SECT. 13 amended, 1921, 486 § 15; revised, 1923, 271 § 1. (See 1922, 54 § 1.)

SECTS. 13-17 extended, 1921, 344 § 4.

SECT. 14 revised, 1923, 271 § 2; 1930, 416 § 5. (See 1930, 416 § 32.)

SECT. 15 amended, 1921, 282 § 1; revised, 1923, 271 § 3; 1930, 416 § 6.

SECT. 17 amended, 1922, 54 § 1.

SECT. 17A added, 1923, 271 § 4 (relative to the taxation of land held for county tuberculosis hospitals); amended, 1930, 416 § 7.

SECT. 18 amended, 1922, 54 § 2; second paragraph amended, 1924, 222 § 1; revised, 1927, 222 § 1. (See 1922, 194.)

SECT. 20 revised, 1922, 362 § 1; 1927, 222 § 2; amended, 1930, 220 § 9.

SECTS. 20-24A. See 1921, 375 § 2; 1922, 362 § 2.

SECT. 24A added, 1921, 375 § 1 (distribution to cities and towns of interest on corporation taxes); amended, 1927, 222 § 3.

SECT. 25 amended, 1921, 375 § 3; revised, 1922, 362 § 2; 1924, 206 § 2; amended, 1930, 416 § 8. (See 1930, 416 § 32.)

SECT. 27 revised, 1922, 382; amended, 1926, 287 § 1.

Chapter 58A. — Board of Tax Appeals.

New chapter added by 1930, 416 § 1.

Chapter 59. — Assessment of Local Taxes.

As to local tax limit generally, see Chap. 44 § 29.

As to Boston, see 1909, 490 I § 53; 1910, 521; 1913, 719 § 18; 1915, Sp. Acts 184 § 2, 304; 1916, Sp. Acts 267; 1918, Sp. Acts 120, 132 § 3; 1919, Sp. Acts 172, 206 § 10; 1920, 401, 524, 641 § 5; 1922, 205; 1923, 223; 1924, 328; 1925, 271; 1926, 117; 1927, 243; 1928, 200; 1929, 140; 1930, 105.

Collection of certain taxes assessed under authority of special law transferred to the commissioner of corporations and taxation, see 1923, 133.

SECT. 1. For the poll tax payable prior to 1924, including the additional "war poll tax", so called, see 1919, 283 §§ 10-15. (See 1921, 226, repealing certain provisions relative to poll taxes. See 1922, 260, relative to abatements of poll taxes for certain veterans. See 1922, 398, exempting certain veterans of the world war from the payment of additional poll taxes.)

SECT. 3A added, 1928, 111 § 1 (relative to the taxation of real estate of a municipality used or occupied for other than a public purpose).

SECT. 5, cl. Second amended, 1921, 389; 1922, 216; cl. Third, subsection (c) amended, 1922, 451 § 1; cl. Fifth amended, 1921, 474; 1922, 222; cl. Sixteenth amended, 1921, 486 § 16; revised, 1924, 321 § 1; amended, 1926, 279 § 1; revised, 1928, 379 § 3; amended, 1930, 220 § 10; cl. Seventeenth amended, 1924, 17 § 1; 1927, 11; 1930, 247; last sentence revised, 1930, 416 § 9; (see 1930, 416 §§ 32, 33); cl. Twentieth amended, 1928, 77 § 1; cl. Twenty-second, last sentence revised, 1930, 416 § 10; (see 1930, 416 §§ 32, 33); cl. Twenty-third amended, 1930, 189; cl. Thirty-first amended, 1929, 15 § 1; 1930, 220 § 11; cl. Thirty-third amended, 1921, 202; cl. Thirty-third stricken out and new cls. Thirty-third and Thirty-fourth added, 1925, 343 § 8 (but see 1925, 343 § 13 as revised by 1926, 222); cl. Thirty-fifth added, 1928, 379 § 4.

SECT. 7 revised, 1930, 416 § 11. (See 1930, 416 § 33.)

SECT. 8 amended, 1928, 143 § 1. (See 1922, 329.)

SECT. 18, cl. First revised, 1929, 40 § 1; cl. Second revised, 1924, 321 § 2; amended, 1930, 220 § 12; cl. Sixth revised, 1925, 64; 1929, 40 § 1; cl. Seventh amended, 1928, 143 § 2; revised, 1929, 40 § 1.

SECT. 22 repealed, 1925, 343 § 9 (but see 1925, 343 § 13 as revised by 1926, 222).

SECT. 23 amended, 1921, 348; 1928, 379 § 5. (See 1928, 379 § 9.)

SECTS. 23A and 23B added, 1922, 118 (requiring assessors to notify the financial officers of cities and towns of amounts to be raised by taxation and from receipts, and of amounts of abatements granted).

SECT. 39 revised, 1930, 416 § 12. (See 1930, 416 § 32.)

SECT. 43 amended, 1928, 14 § 1.

SECT. 45 amended, 1925, 343 § 11 (but see 1925, 343 § 13 as revised by 1926, 222); 1928, 14 § 2.

SECT. 46 amended, 1928, 14 § 3.

SECT. 47, subs. Sixth amended, 1925, 343 § 10 (but see 1925, 343 § 13 as revised by 1926, 222); section amended, 1928, 14 § 4.

SECT. 51 revised, 1923, 421.

SECT. 52 revised, 1928, 14 § 5.

SECT. 54 revised, 1926, 65 § 5.

SECT. 57 amended, 1926, 269 § 2.

SECT. 59 amended, 1926, 71 § 2.

SECT. 60 amended, 1923, 18.

SECT. 64, new paragraph added at end, 1930, 416 § 13. (See 1930, 416 § 32.)

SECT. 65 revised, 1930, 416 § 14. (See 1930, 416 § 33.)

SECTS. 66-68 repealed, 1930, 416 § 2. (See 1930, 416 § 33.)

SECT. 68A added, 1926, 312 (relative to appeals from the refusal of assessors to abate taxes); amended, 1929, 212; repealed, 1930, 416 § 2. (See 1930, 416 § 33.)

SECT. 71 amended, 1928, 1.

SECT. 73 amended, 1926, 71 § 3. (See 1930, 416 §§ 32, 33.)

SECT. 74 amended, 1926, 279 § 2; 1928, 379 § 6.

SECT. 81. See 1930, 416 §§ 32, 33.

SECT. 83 amended, 1926, 279 § 3; 1928, 379 § 7.

SECT. 88 repealed, 1926, 29.

Chapter 60. — Collection of Local Taxes.

SECT. 2 amended, 1921, 124; 1926, 65 § 3.

SECT. 3 amended, 1926, 71 § 1, 269 § 1.

SECT. 8 amended, 1926, 65 § 4.

SECT. 9 revised, 1923, 128 § 1.

SECTS. 10 and 11 repealed, 1923, 128 § 2.

SECT. 12 amended, 1923, 128 § 3.

SECT. 13 revised, 1926, 65 § 2.

SECT. 17 revised, 1923, 128 § 4.

SECT. 31 revised, 1927, 334 § 5.

SECT. 32 amended, 1928, 12.

SECT. 43 revised, 1923, 377 § 7.

SECT. 48 amended, 1927, 126 § 1.

SECT. 50 amended, 1927, 126 § 2.

SECT. 52 amended, 1927, 126 § 3.

SECT. 54 amended, 1925, 241 § 4.

SECT. 55 amended, 1927, 126 § 4.

SECT. 62 amended, 1924, 3; 1925, 51; revised, 1925, 77; amended, 1925, 241 § 5; 1928, 10.

SECT. 68 revised, 1929, 207 § 1.

SECT. 79 amended, 1925, 241 § 6.

SECT. 80 revised, 1925, 241 § 7.

SECT. 81 repealed, 1925, 241 § 8.

SECT. 97 revised, 1923, 128 § 5.

SECT. 100 amended, 1923, 128 § 6.

Forms 10, 11, 12, 14, 18 in schedule at end of chapter amended, 1923, 377 § 8.

Chapter 60A. — Excise Tax on Registered Motor Vehicles in Lieu of Local Tax.

New chapter added by 1928, 379 § 1.

SECT. 1, third paragraph amended, 1930, 220 § 13; section revised, 1930, 244 § 1.

SECT. 2 revised, 1930, 244 § 2, 416 § 15. (See 1930, 416 §§ 32, 33.)

Chapter 61. — Taxation of Forest Products and Classification and Taxation of Forest Lands (former title, Taxation of Forest Lands).

Chapter repealed and superseded by 1922, 360 § 1.

Chapter 62. — Taxation of Incomes.

SECT. 1, subsect. (a) cl. First amended, 1923, 378 § 1; subsect. (a) cl. Third amended, 1924, 15 § 1; subsect. (a) cl. Fourth amended, 1923, 287 § 1; subsect. (b) amended, 1923, 487 § 3; revised, 1925, 343 § 7 (but see 1925, 343 § 13 as revised by 1926, 222); subsect. (c) cl. First amended, 1925, 223; 1926, 160.

SECT. 2 amended, 1921, 265.

SECT. 5, cl. (b) amended, 1923, 287 § 2; cl. (c) amended, 1921, 376 § 1; 1922, 449 § 1; 1928, 217 § 1.

SECT. 6, cl. (b) amended, 1922, 329 § 1; cl. (g) amended, 1922, 329 § 2; cl. (h) amended, 1922, 489.

SECT. 7 amended, 1928, 217 § 2.

SECT. 8, subsect. (a) revised, 1924, 351 § 1.

SECT. 9 amended, 1925, 242 § 1.

SECT. 22 amended, 1924, 15 § 2.

SECT. 24 revised, 1929, 361 § 1.

SECT. 25 revised, 1929, 361 § 2.

SECT. 33 amended, 1922, 290.

SECT. 34 amended, 1923, 362 § 55; 1927, 28.

SECT. 37 amended, 1922, 143.

SECT. 39 amended, 1929, 361 § 3.

SECT. 41 amended, 1923, 287 § 3; revised, 1925, 186.

SECT. 45 amended, 1922, 339 § 1; 1926, 287 § 2; revised, 1930, 416 § 16. (See 1930, 416 § 32.)

SECT. 47 amended, 1921, 113 § 1; 1923, 287 § 4; 1926, 287 § 3; repealed, 1930, 416 § 2. (See 1930, 416 § 33.)

SECT. 48 amended, 1921, 113 § 2.

SECT. 51 revised, 1930, 416 § 17. (See 1930, 416 §§ 32, 33.)

SECT. 58 amended, 1923, 402 § 1.

Chapter 63. — Taxation of Corporations.

Refunding of certain illegal or excessive bank taxes, 1930, 214.

SECTS. 1 to 10B, as added or amended by 1923, 378 § 2, 1923, 487 §§ 1, 2, 1924, 233 § 1 and 1925, 262 § 1, stricken out and new §§ 1 to 7 inserted by 1925, 343 § 1 (but in case of unconstitutionality of new sections see 1925, 343 § 13 as revised by 1926, 222).

SECT. 1 (inserted by 1925, 343 § 1) paragraph defining "Net income" revised, 1930, 220 § 1.

SECT. 2 (inserted by 1925, 343 § 1) revised, 1930, 220 § 2; 1930, 416 § 18. (See 1930, 416 § 32.)

SECT. 5 (inserted by 1925, 343 § 1) amended, 1927, 222 § 5; 1930, 416 § 19. (See 1930, 416 § 32.)

SECT. 6 (inserted by 1925, 343 § 1) revised, 1930, 416 § 20.

SECT. 11 amended, 1922, 520 § 2; revised, 1923, 378 § 3. (See 1922, 239.)

SECT. 12. See 1922, 230.

SECT. 14 amended, 1922, 239; 1924, 182.

SECT. 17 amended, 1922, 520 § 3.

SECT. 18 amended, 1922, 520 § 4.

SECT. 18A added, 1927, 225 § 1 (relative to the abatement of certain corporation taxes); revised, 1930, 416 § 21. (See 1930, 416 § 32.)

SECT. 28 amended, 1922, 520 § 5; 1923, 378 § 4; 1926, 287 § 4; 1927, 225 § 2; 1930, 416 § 22. (See 1930, 416 § 32.)

SECT. 29 amended, 1922, 520 § 6; 1923, 378 § 5.

SECTS. 30-51. See 1922, 362 § 1.

SECT. 30, par. 5 amended, 1922, 302; 1925, 265 § 1; revised, 1925, 343 § 1A (but see 1925, 343 § 13 as revised by 1926, 222); par. contained in first two lines amended, 1923, 254 § 3; said par. and pars. 1 and 2 amended, 1923, 438 § 5; par. contained in first four lines, as appearing in 1923, 438 § 5, revised, 1924, 26 § 2; par. 3 (a) amended, 1925, 301 § 1; 1926, 279 § 4; par. 4 (a) affected, 1925, 301 § 1; amended, 1926, 279 § 5; pars. 3 and 4 revised, 1927, 258 § 1; pars. 1, 2 and 5 revised, 1930, 220 § 3.

SECT. 31 revised, 1927, 258 § 2.

SECT. 32 amended, 1923, 424 § 1; revised, 1926, 338 § 6; 1927, 258 § 3; amended, 1929, 359 § 2.

SECT. 32A added, 1923, 424 § 2 (relative to a minimum gross receipts excise with respect to certain domestic business corporations).

SECT. 33 revised, 1922, 492 § 1. (See 1922, 492 § 2.)

SECT. 34A added, 1923, 254 § 1 (relative to the taxation of subsidiary companies controlled by domestic business corporations); repealed, 1924, 26 § 1.

SECT. 36 revised, 1927, 148.

SECT. 37, subdiv. (a) revised, 1925, 343 § 1B (but see 1925, 343 § 13 as revised by 1926; 222).

SECT. 38, par. 10 repealed, 1926, 338 § 1.

SECT. 38A added, 1926, 338 § 2 (computation of net taxable income of domestic business corporation); revised, 1930, 220 § 4.

SECT. 38B added, 1929, 359 § 1 (relative to taxation of certain domestic business corporations dealing exclusively in securities).

SECT. 38C added, 1930, 220 § 5 (classifying domestic manufacturing corporations and providing for their taxation).

SECT. 39 amended, 1923, 424 § 3; par. contained in first twelve lines, as appearing in 1923, 424 § 3, amended, 1924, 26 § 3; revised, 1927, 258 § 4; par. (2) revised, 1926, 338 § 7.

SECT. 39A added, 1922, 492 § 2 (imposing a minimum tax upon foreign business corporations doing business in this commonwealth).

SECT. 39B added, 1923, 254 § 2 (relative to the taxation of subsidiary companies controlled by foreign corporations); repealed, 1924, 26 § 1.

SECT. 39C added, 1923, 424 § 4 (relative to a minimum gross receipts excise with respect to certain foreign corporations).

SECT. 41 revised, 1925, 343 § 2; 1926, 338 § 3.

SECT. 42 revised, 1926, 338 § 4.

SECT. 42A added, 1926, 338 § 5 (computation of net taxable income of foreign corporation); revised, 1930, 220 § 6.

SECT. 42B added, 1930, 220 § 7 (classifying foreign manufacturing corporations and providing for their taxation).

SECT. 45 amended, 1922, 520 § 7.

SECT. 48 amended, 1922, 520 § 8.

SECT. 51 revised, 1926, 287 § 5; amended, 1927, 225 § 3. (See 1930, 416 § 32.)

SECT. 52 revised, 1926, 219; 1930, 422.

SECT. 53, first par. amended, 1925, 343 § 3 (but see 1925, 343 § 13 as revised by 1926, 222); cl. Fourth (part) amended, 1922, 49; last par. amended, 1923, 402 § 2.

SECT. 55, cl. Sixth added, 1923, 290 § 3 (certain deductions allowed corporations owning stock of electric companies); new par. added at end, 1925, 301 § 2; section amended, 1926, 279 § 6.

SECT. 56 amended, 1923, 378 § 6; repealed, 1925, 343 § 4 (but see 1925, 343 § 13 as revised by 1926, 222). (See 1922, 239.)

SECT. 56A added, 1923, 310 (providing an alternative method of determining the value of corporate franchises of foreign telephone companies).

SECT. 57 affected, 1925, 301 § 2; amended, 1926, 279 § 7; 1927, 258 § 5; repealed, 1928, 13 § 2.

SECT. 58 revised, 1921, 394; affected, 1924, 247 § 1; amended, 1925, 343 § 5 (but see 1925, 343 § 13 as revised by 1926, 222).

SECT. 58A added, 1924, 247 § 1 (placing upon an equal basis the taxation of trust companies and national banks); repealed, 1925, 343 § 6 (but see 1925, 343 § 13 as revised by 1926, 222).

SECT. 60 amended, 1922, 520 § 9; 1927, 225 § 4; revised, 1930, 416 § 23. (See 1930, 416 § 32.)

SECTS. 61-66 repealed, 1928, 138.

SECT. 61. See 1921, 406 § 1; 1923, 452.

SECTS. 62, 65. See 1921, 406, relieving street railway, etc., companies for years 1922 and 1923 from commutation or excise tax; time extended for years 1924-1928, inclusive, see 1923, 452.

SECT. 67 revised, 1928, 143 § 3.

SECT. 68A added, 1928, 13 § 1 (remedy when assessors' valuation exceeds commissioner's extended to additional classes of corporations).

SECT. 70 amended, 1922, 520 § 10. (See 1921, 375 § 1.)

SECT. 71 amended, 1921, 123; 1922, 339 § 2; 1926, 287 § 6; revised, 1930, 416 § 24. (See 1930, 416 § 32.)

SECT. 71A added, 1923, 402 § 3 (inspection of returns restricted).

SECT. 72 amended, 1922, 520 § 11; revised, 1923, 378 § 7.

SECTS. 72-75. See 1921, 493 § 7.

SECT. 73 amended, 1922, 520 § 12.

SECT. 75 amended, 1922, 520 § 13.

SECT. 76 amended, 1923, 140.

SECT. 77 amended, 1922, 520 § 14; repealed, 1930, 416 § 2. (See 1930, 416 § 33.)

SECT. 78 amended, 1923, 362 § 56; repealed, 1930, 416 § 2. (See 1930, 416 § 33.)

SECT. 81 added, 1928, 379 § 8 (definition of "local taxation", for purposes of certain sections of chapter 63).

Chapter 64. — Taxation of Stock Transfers.

SECT. 6 revised, 1930, 416 § 25. (See 1930, 416 § 32.)

Chapter 64A. — Taxation of Sales of Gasoline and Certain Other Motor Vehicle Fuel.

New chapter added by 1928, 316 § 1.

SECT. 1, subsection (g) revised, 1930, 416 § 26.

SECT. 5 revised, 1930, 416 § 27. (See 1930, 416 § 32.)

SECT. 10 revised, 1930, 416 § 28. (See 1930, 416 § 32.)

SECT. 12 revised, 1930, 416 § 29.

Chapter 65. — Taxation of Legacies and Successions.

As to the collection of collateral legacy taxes under chapter 15 of the Revised Laws and amendments thereof, see 1922, 520 § 24.

Temporary act, imposing tax upon transfer of estates of certain residents of Massachusetts dying after February 26, 1926, and before June 1, 1927, 1926, 355.

SECT. 1 amended, 1922, 347, 403 § 1; new paragraphs added, 1924, 128; 1925, 338 § 1; first and last paragraphs amended, 1926, 148 §§ 1, 2; section amended, 1927, 156 § 1; first paragraph amended, 1929, 292 § 1.

SECT. 4 amended, 1922, 403 § 2; repealed, 1927, 156 § 2.

SECT. 5 amended, 1922, 403 § 3; repealed, 1925, 338 § 2.

SECT. 7 amended, 1922, 520 § 15.

SECT. 8 amended, 1922, 520 § 16; repealed, 1927, 156 § 2.

SECT. 10 repealed, 1922, 403 § 4.

SECT. 11 revised, 1923, 176.

SECT. 13 amended, 1924, 300 § 1.

SECT. 14 amended, 1924, 300 § 2.

SECT. 15 revised, 1922, 300.

SECT. 23 amended, 1922, 520 § 17.

SECT. 25 amended, 1924, 300 § 3; revised, 1930, 416 § 30. (See 1930, 416 § 33.)

SECT. 26 revised, 1930, 416 § 31. (See 1930, 416 § 33.)

SECT. 27 amended, 1922, 520 § 18.

SECT. 30 amended, 1922, 520 § 19.

SECT. 31 amended, 1922, 520 § 20.

SECT. 32 amended, 1922, 339 § 3; revised, 1922, 520 § 21.

SECT. 33 amended, 1922, 520 § 22.

SECT. 34 amended, 1922, 520 § 23.

Chapter 65A. — Taxation of Transfers of Certain Estates.

New chapter added by 1927, 178 § 1. (For temporary provisions, see 1926, 355; 1930, 301 § 2.)

SECT. 4. See 1930, 416 § 33.

SECT. 7 revised, 1930, 301 § 1.

Chapter 66. — Public Records.

See 1920, 562; 1921, 171; 1922, 199, relative to the preservation and distribution of town records of births, marriages and deaths previous to 1850.

SECT. 1 amended, 1923, 362 § 57.

SECT. 3 amended, 1928, 192 § 1.

SECT. 4 amended, 1928, 192 § 2.

SECT. 10. See 1923, 337.

Chapter 67. — Parishes and Religious Societies.

Certificates of organization of parishes and religious societies filed in the office of the State Secretary deemed recorded, see 1922, 151.

Chapter 68. — Donations and Conveyances for Pious and Charitable Uses.

SECT. 9 amended, 1929, 94.

SECT. 15 (requiring certain unincorporated trustees of charitable trusts to file annual reports with the department of public welfare) added, 1930, 209.

Chapter 69. — Powers and Duties of the Department of Education.

Special commission to investigate relative to the employment, training and placement of the blind, 1924, 499.

SECT. 3 revised, 1923, 301 § 3.

SECT. 7 amended, 1925, 266.

SECT. 10 amended, 1921, 484.

SECT. 12 revised, 1925, 286 § 3.

SECT. 13 amended, 1925, 286 § 4.

SECT. 14 revised, 1924, 499 § 1; amended, 1925, 286 § 5.

SECT. 15 revised, 1925, 286 § 6.

SECT. 16 revised, 1925, 286 § 7.

SECT. 19 amended, 1924, 453 § 2.

SECT. 24 revised, 1925, 286 § 8.

SECT. 25 revised, 1921, 486 § 17; amended, 1923, 362 § 58. (See 1922, 545 §§ 10-12.)

SECT. 26 revised, 1929, 268.

SECT. 28 added, 1923, 361 (providing for the establishment of special day classes for deaf pupils in the public schools of certain towns).

Chapter 70. — School Funds and Other State Aid for Public Schools.

SECT. 1 amended, 1923, 145 § 1.

SECT. 2 revised, 1921, 420 § 1.

SECT. 4 revised, 1921, 420 § 2; 1926, 333 § 1.

SECT. 6 amended, 1922, 190.

SECT. 7 amended, 1922, 333 § 2; 1923, 145 § 2; revised, 1924, 222 § 2.

SECT. 11 revised, 1921, 420 § 3; amended, 1923, 472 § 1; revised, 1926, 333 § 2.

SECT. 12 revised, 1926, 333 § 2.

SECT. 13 revised, 1926, 333 § 2.

SECT. 14 amended, 1924, 455 § 1; revised, 1926, 333 § 2.

SECT. 14A added, 1926, 333 § 3 (providing for a further distribution of the Massachusetts School Fund to certain towns in certain cases).

SECT. 16 amended, 1922, 333 § 3; 1923, 362 § 59.

Chapter 71. — Public Schools.

SECT. 1 amended, 1921, 360; 1923, 222 § 1.

SECT. 2 amended, 1923, 222 § 2.

SECT. 4 amended, 1928, 31.

SECT. 6 revised, 1921, 296 § 1; first paragraph revised, 1930, 48.

SECT. 7 amended, 1921, 296 § 2; revised, 1923, 363.

SECT. 21 amended, 1922, 401.

SECT. 24 amended, 1922, 413.

SECT. 40 revised, 1921, 420 § 4.

SECT. 42 amended, 1921, 293.

SECT. 46 amended, 1922, 231.

SECT. 46A added, 1930, 368 (making special provisions for the education of crippled children).

SECT. 48A added, 1930, 314 (authorizing the purchase of traffic belts for school children engaged in directing traffic.)

SECT. 53 revised, 1921, 357 § 1.

SECTS. 53A and 53B added, 1921, 357 § 2 (enabling superintendency districts and unions to employ school physicians and nurses, etc.).

SECT. 55 revised, 1922, 120.

SECT. 61 amended, 1926, 313 § 1.

SECT. 65 amended, 1926, 313 § 2.

SECT. 70 amended, 1921, 486 § 18.

SECT. 71 amended, 1923, 50.

Chapter 72. — School Registers and Returns.

SECT. 2 amended, 1926, 188 § 1.

SECT. 3, paragraph First amended, 1925, 78 § 1.

Chapter 73. — State Normal Schools.

SECT. 1 amended, 1926, 6.

SECT. 4 amended, 1921, 486 § 19; 1923, 362 § 60.

SECTION 4A added, 1930, 158 (providing for the granting to certain teachers in the state normal schools of leave of absence for study or research).

SECT. 7 added, 1921, 92 (authorizing department of education to grant degrees in education); amended, 1922, 274.

Chapter 74. — Vocational Education.

SECTS. 1-24. See 1922, 521 § 2.

SECT. 7A added, 1927, 85 (relative to the tuition of state and city wards in certain approved vocational schools).

SECT. 8A added, 1923, 299 (relative to payment by certain towns for the transportation of pupils attending outside vocational schools and to state reimbursement therefor); revised, 1927, 201.

SECT. 10 revised, 1923, 364.

SECT. 20 revised, 1921, 462 § 3.

SECT. 21 amended, 1921, 462 § 4.

SECT. 22 amended, 1921, 462 § 5.

SECT. 22A added, 1921, 462 § 6 (duties of state board for vocational education).

SECT. 22B added, 1923, 434 (authorizing the state board for vocational education to furnish aid during rehabilitation to certain persons).

SECTS. 25-37 affected, 1924, 281.

SECT. 34 amended, 1924, 418.

SECT. 42 revised, 1928, 135 § 4.

SECT. 46A added, 1921, 385 (authorizing state textile schools to make certain tests).

SECT. 47 stricken out and new heading and sects. 47 to 47G added, 1928, 135 § 5 (relative to the Lowell textile institute).

SECT. 48 amended, 1928, 135 § 6.

SECT. 51 amended, 1923, 362 § 61.

Chapter 75. — Massachusetts Agricultural College.

SECT. 6 amended, 1923, 362 § 62.

SECT. 10A added, 1922, 268 (authorizing the trustees of the Massachusetts Agricultural College to insure its memorial building and contents).

SECT. 17. See 1922, 182.

SECT. 21 amended, 1922, 182.

Chapter 76. — School Attendance.

Attendance officers changed to supervisors of attendance, 1928, 184.

SECT. 1 amended, 1921, 463. (See 1922, 376.)

SECT. 2A added, 1928, 227 (further providing for the education of deaf children).

SECT. 3 revised, 1926, 188 § 2.

SECT. 6 amended, 1925, 94.

SECT. 7 amended, 1921, 272; revised, 1930, 290.

SECT. 10 amended, 1921, 214.

SECT. 13 amended, 1925, 79.

Chapter 77. — School Offenders and County Training Schools.

Attendance officers changed to supervisors of attendance, 1928, 184.

SECT. 1 amended, 1921, 173.

SECT. 12 amended, 1928, 184 § 1.

Chapter 78. — Libraries.

SECT. 15 revised, 1924, 114.

Chapter 79. — Eminent Domain.

SECT. 3, new paragraph added, 1924, 110; section amended, 1926, 124; first paragraph amended, 1930, 417 § 12.

SECT. 45 amended, 1929, 380 § 2.

Chapter 80. — Betterments.

- SECT. 1 amended, 1923, 377 § 1.
SECT. 2 amended, 1928, 120.
SECT. 4 amended, 1923, 377 § 2; 1927, 3.
SECT. 5 amended, 1923, 377 § 3.
SECT. 12 amended, 1923, 377 § 4.
SECT. 13 revised, 1923, 377 § 5.
SECT. 14 repealed, 1923, 377 § 6.
SECT. 17 amended, 1929, 380 § 3.

Chapter 80A. — Eminent Domain Takings and Betterment Assessments by Judicial Proceedings.

New chapter added by 1929, 380 § 1. (See also 1929, 380 § 4.)

Chapter 81. — State Highways.

- Division of highways of department of public works abolished, 1927, 297.
SECT. 1 amended, 1923, 57 § 1; revised, 1926, 176; 1928, 357 § 1.
SECT. 3 amended, 1921, 260.
SECT. 5 amended, 1921, 427 § 1.
SECT. 6 amended, 1921, 446.
SECT. 9 amended, 1921, 112 § 2; 1923, 362 § 63.
SECT. 12 revised, 1921, 427 § 2; amended, 1927, 105. (See 1921, 427 § 1.)
SECT. 19 revised, 1923, 482 § 1; 1927, 273.
SECT. 19A added, 1924, 428 § 1 (requiring warning signs or lights at certain dangerous places on state highways); repealed, 1928, 357 § 7.
SECT. 23 repealed, 1925, 288 § 2.
SECT. 25 revised, 1921, 428.
SECT. 26 amended, 1922, 281; revised, 1926, 315 § 1; 1930, 171.
SECT. 26A added, 1921, 120 § 1 (providing for the participation of the county in the improvement of public ways).
SECT. 29 revised, 1926, 315 § 2.

Chapter 82. — The Laying Out, Alteration, Relocation and Discontinuance of Public Ways, and Specific Repairs thereon.

- SECT. 5 amended, 1922, 251 § 1.
SECT. 6 revised, 1929, 331 § 1.
SECT. 7 revised, 1928, 199; 1929, 331 § 2.
SECT. 8 amended, 1921, 401.
SECT. 11 amended, 1922, 251 § 2
SECT. 24 amended, 1927, 23.
SECT. 32A added, 1924, 289 (relative to the discontinuance of certain ways as public ways).
SECT. 37 revised, 1925, 130.

Chapter 83. — Sewers, Drains and Sidewalks.

- SECT. 27 amended, 1921, 486 § 20.

Chapter 84. — Repair of Ways and Bridges.

SECT. 11 revised, 1923, 482 § 2.

SECT. 11A added, 1921, 120 § 2 (providing for the participation of the county in the improvement of public ways).

SECT. 21 revised, 1922, 241; 1930, 98 § 1.

Chapter 85. — Regulations and By-laws relative to Ways and Bridges.

SECT. 1 revised, 1928, 357 § 2.

SECT. 2 revised, 1928, 357 § 3.

SECTS. 3A and 3B added, 1927, 71 (relative to the renaming of certain unaccepted ways).

SECT. 10A added, 1924, 296 (relative to the regulation of coasting on public ways).

SECT. 13 revised, 1921, 377.

SECT. 14A added, 1929, 347 (regulating the use of public ways by funeral processions).

SECT. 17A added, 1930, 139 (prohibiting certain interruptions of traffic upon state highways).

SECT. 30 revised, 1922, 526; amended, 1925, 180 § 2, 342 § 2; revised, 1930, 353 § 1.

SECT. 34 revised, 1923, 313 § 1.

SECT. 35 added, 1923, 313 § 2 (relative to the protection of highway bridges from heavy loads).

Chapter 87. — Shade Trees.

SECT. 12 revised, 1926, 311.

Chapter 88. — Ferries, Canals and Public Landings.

SECT. 14 revised, 1930, 164.

Chapter 89. — Law of the Road.

SECT. 6A added, 1925, 306 § 1 (regulating the stopping of street cars during the passage of fire apparatus).

SECT. 7A added, 1925, 306 § 2 (regulating the movement and stopping of vehicles during fires or the passage of fire apparatus); amended, 1926, 278.

SECT. 8 amended, 1926, 330 § 1; revised, 1928, 357 § 4; 1929, 147 § 1.

SECT. 9 added, 1926, 330 § 2 (designation of certain state highways as through ways and regulation of traffic at their intersections with other ways); revised, 1928, 357 § 5; 1929, 147 § 2.

SECT. 10 added, 1930, 57 § 1 (relative to the violation of one-way street regulations, so called, as affecting civil liability).

Chapter 90. — Motor Vehicles and Aircraft.

Division of highways of department of public works abolished, 1927, 297.

Provision for an aircraft landing field, see 1922, 404; 1924, 368, 383; 1926, 275.

SECT. 1 amended, 1923, 464 § 1; tenth par. amended, 1924, 189; par. contained in lines 13 and 14 (as appearing in 1923, 464 § 1) revised, 1928,

381 § 2; par. contained in lines 27 to 33 (as appearing in 1923, 464 § 1) amended, 1928, 316 § 2; par. defining "motor vehicles", as appearing in 1928, 316 § 2, amended, 1929, 203; same par. amended, 1930, 332 § 1.

SECT. 1A added, 1925, 346 § 1 (prohibiting registration of certain motor vehicles unless security for owners' civil liability for personal injuries caused thereby is furnished); revised, 1926, 368 § 1; sentence added at end, 1930, 332 § 2.

SECT. 2, seventh par. amended, 1922, 303 § 1; sixth par. amended, 1923, 362 § 64; fourth par. amended, 1924, 427; eighth par. amended, 1924, 224; section revised, 1928, 316 § 3; sixth par. amended, 1930, 272; seventh par. amended, 1930, 332 § 3.

SECT. 3 amended, 1923, 431 § 1.

SECTS. 3A and 3B added, 1923, 431 § 2 (relative to jurisdiction and service of process in actions against non-residents operating motor vehicles in this commonwealth); sects. stricken out and new sects. 3A to 3F inserted, 1928, 344 (permitting the service of process on the registrar of motor vehicles in motor vehicle accident cases).

SECT. 3D affected, 1928, 390.

SECT. 5 amended, 1922, 303 § 2; revised, 1923, 464 § 2; 1928, 316 § 4; amended, 1929, 238 § 1.

SECT. 6 amended, 1922, 342 § 1.

SECT. 7 revised, 1921, 189, 434, 483; amended, 1922, 342 § 2; 1923, 335; revised, 1928, 328 § 1; affected, 1928, 328 § 2; amended, 1929, 43.

SECT. 7A added, 1929, 252 (providing for the periodic inspection of motor vehicles, motor cycles and trailers).

SECT. 8 amended, 1921, 403 § 1; 1923, 464 § 3; 1925, 283.

SECT. 9 amended, 1922, 303 § 3; sentence added at end, 1928, 187 § 1; section revised, 1928, 381 § 3; amended, 1929, 180.

SECT. 9A added, 1930, 354 § 1 (requiring certain automobiles used for the carriage of passengers for hire to be equipped with non-scatterable glass wind shields). (See 1930, 354 §§ 2, 3.)

SECT. 10 amended, 1923, 464 § 4; revised, 1929, 262; last sentence revised, 1930, 332 § 4.

SECT. 11 amended, 1929, 101.

SECT. 12 amended, 1923, 464 § 5; 1925, 201 § 1.

SECT. 14 revised, 1925, 305; amended, 1928, 166.

SECT. 18 amended, 1928, 357 § 8.

SECT. 19 revised, 1925, 180 § 1; 1927, 72; 1929, 313; new sentence added at end, 1930, 297.

SECT. 20 amended, 1922, 130.

SECT. 21 revised, 1921, 349.

SECT. 22 amended, 1923, 464 § 6.

SECTS. 23-25. See 1922, 36.

SECT. 23 amended, 1921, 304; 1925, 201 § 2; 1926, 267 § 2; affected, 1926, 296.

SECT. 24 amended, 1924, 183; 1925, 201 § 3; revised, 1925, 297 § 1; amended, 1926, 253; affected, 1926, 296; amended, 1928, 213 § 1; revised, 1928, 281 § 1; amended, 1929, 274.

SECT. 24A added, 1926, 361 § 1 (relative to motor vehicles used in the commission of certain crimes).

SECT. 28 amended, 1922, 202; 1923, 362 § 65.

SECT. 29 amended, 1923, 464 § 7; 1924, 364; revised, 1924, 498; 1929, 230.

SECT. 30 amended, 1923, 464 § 8.

SECT. 31. See 1922, 36.

SECT. 31A added, 1924, 457 (regulating the transportation of personal property over public ways by motor vehicles).

SECT. 32 revised, 1924, 379.

SECT. 32A added, 1925, 237 § 1 (authorizing the restoration or substitution of serial numbers on motor vehicles in certain cases).

SECT. 32B added, 1928, 25 (relative to keeping of records of motor vehicles leased upon a mileage basis).

SECT. 33 amended, 1921, 403 § 2; revised, 1923, 464 § 9; 1925, 342 § 1; (paragraph included in lines 4 to 9) amended, 1926, 244; (paragraph included in lines 10 to 24) amended, 1926, 349 § 1; (paragraph included in lines 87 to 89) revised, 1926, 277; 1927, 134; section revised, 1928, 316 § 5; new paragraph inserted, 1930, 332 § 5; fifteenth and sixteenth paragraphs amended, 1930, 391.

SECT. 34 revised, 1921, 112 § 1; 1925, 288 § 1; 1928, 316 § 6; clause (h) added at end, 1929, 343 § 4.

SECTS. 34A to 34I added, 1925, 346 § 2 (relative to the manner of furnishing security for the recovery of damages for personal injuries caused by certain motor vehicles and to the recovery of the same); section 34A amended, 1926, 368 § 2; section 34B revised, 1927, 127 § 1; section 34H revised, 1926, 368 § 3; sections 34A to 34I stricken out and new sections 34A to 34J inserted, 1928, 381 § 4; new section 34A, third and fourth paragraphs revised, 1930, 340 § 1; new section 34D amended, 1930, 340 § 2. (See 1930, 340 § 5.)

SECTS. 35-43 superseded and new sections 35-59 inserted, 1922, 534 § 1.

SECT. 35 revised, 1928, 388 § 1.

SECT. 36 revised, 1928, 388 § 2.

SECT. 38 amended, 1928, 388 § 3.

SECT. 39 amended, 1928, 388 § 4.

SECT. 41 amended, 1925, 189 § 1; revised, 1928, 388 § 5.

SECT. 45 amended, 1928, 388 § 6.

SECT. 47 revised, 1928, 388 § 7; amended, 1930, 33 § 1.

SECT. 49 revised, 1928, 388 § 8; amended, 1930, 33 § 2.

SECT. 50 revised, 1930, 33 § 3.

SECT. 53 amended, 1925, 189 § 2; 1928, 388 § 9.

SECT. 55 amended, 1928, 388 § 10.

SECT. 57 revised, 1928, 388 § 11.

SECT. 58 amended, 1928, 388 § 12.

SECT. 59 amended, 1925, 189 § 3; 1928, 388 § 13.

SECT. 60 added, 1928, 388 § 14 (relative to jurisdiction of superior court in equity to enforce sects. 35-59).

Chapter 91. — Waterways.

Division of waterways and public lands of department of public works abolished, 1927, 297.

SECT. 1 amended, 1927, 106 § 1.

SECT. 2A added, 1925, 264 § 1 (relative to the control of property acquired in connection with the Pilgrim Tercentenary).

SECTS. 10, 12 to 22, inclusive. See 1927, 106 § 1.

SECT. 12 revised, 1922, 262 § 1.

SECT. 14 revised, 1930, 99 § 1.

SECT. 15 amended, 1927, 39 § 1.

SECT. 18A added, 1923, 453 (providing access for the public to great ponds).

SECT. 24 revised, 1925, 196 § 1.

SECT. 28. See 1927, 106 § 1.

SECT. 33 amended, 1923, 57 § 2.

SECT. 34 amended, 1930, 99 § 2. (See 1927, 106 § 1.)

SECT. 49 revised, 1928, 122.

SECT. 52 amended, 1925, 196 § 2.

SECT. 59 added, 1929, 181 (prohibiting the discharge of oils and their products into or on certain waters and flats).

Chapter 92. — Metropolitan Sewers, Water and Parks.

Act providing for the admission of the town of Needham to the south metropolitan sewerage system, 1924, 59.

Act admitting the towns of Canton, Norwood, Stoughton and Walpole to the south metropolitan sewerage district, 1928, 384.

Act providing for the town of Braintree a sewer connection with the south metropolitan sewerage system under the provisions of 1910, 546, 1930, 398.

Act admitting the town of Weymouth to the south metropolitan sewerage district, 1930, 419.

SECT. 10, first par. amended, 1928, 189.

SECT. 17 revised 1926, 316 § 1.

SECT. 26, second par. amended, 1925, 308.

SECT. 36 revised, 1923, 230.

SECT. 37 amended, 1926, 316 § 2.

SECT. 38 amended, 1926, 316 § 3.

SECT. 43 revised, 1924, 390 § 1; amended, 1925, 83 § 1.

SECT. 44 revised, 1924, 390 § 2; amended, 1925, 83 § 2; revised, 1926, 33.

SECT. 46 amended, 1924, 390 § 3.

SECT. 47 amended, 1924, 390 § 4.

SECT. 48 amended, 1922, 14.

SECT. 56 amended, 1921, 112 § 3; 1925, 288 § 3.

SECT. 63A added, 1923, 221 (authorizing the payment of reasonable hospital, medical and surgical expenses of police officers of the metropolitan district commission injured while on duty).

SECT. 64 revised, 1923, 350.

SECT. 65 amended, 1930, 421 § 1.

SECT. 74A added, 1929, 371 § 11 (licensing of certain recreational facilities for use in connection with the Charles river basin).

SECTS. 76A-76E added, 1928, 238 (authorizing the metropolitan district commission to permit certain municipalities bordering on the Charles river basin to take water therefrom for fire protection and certain other purposes)

SECT. 99 amended, 1923, 362 § 66.

Chapter 93. — Regulation of Trade and Certain Enterprises.

Special Commission on the Necessaries of Life, 1919, 341, 365; 1920, 610, 628; 1921, 325; 1922, 343, 1923, 320; 1924, 99, 320; 1925, 273; 1927, 263; 1929, 269. Powers and duties transferred to Division on the Necessaries of Life, in the Department of Labor and Industries, 1930, 380.

- SECT. 10 amended, 1921, 486 § 21.
 SECTS. 24 to 28. See 1930, 302 § 3.
 SECT. 25 revised, 1930, 302 § 1.
 SECT. 26 revised, 1930, 302 § 2.
 SECT. 29 amended, 1924, 327.
 SECT. 30 amended, 1924, 334 § 1.
 SECT. 30A added, 1924, 490 (providing for abatement and removal of certain billboards, signs and other devices).
 SECT. 32 amended, 1924, 85.
 SECTS. 35 and 36 repealed, 1923, 470 § 3.
 SECT. 37 revised, 1922, 395 § 1; repealed, 1923, 470 § 3.
 SECT. 38 repealed, 1923, 470 § 3.
 SECT. 39 revised, 1922, 395 § 2; repealed, 1923, 470 § 3.
 SECT. 41 repealed, 1921, 486 § 22.

Chapter 94. — Inspection and Sale of Food, Drugs and Various Articles.

Special Commission on the Necessaries of Life, 1919, 341, 365; 1920, 610, 628; 1921, 325; 1922, 343; 1923, 320; 1924, 99, 320; 1925, 273; 1927, 263; 1929, 269. Powers and duties transferred to Division on the Necessaries of Life, in the Department of Labor and Industries, 1930, 380.

SECT. 1, par. contained in lines 30 to 32 amended, 1925, 117; five pars. added at end, 1927, 274 § 1; four pars. added at end, 1928, 307 § 1.

- SECT. 7 revised, 1922, 186 § 1.
 SECT. 8 amended, 1921, 94; 1922, 186 § 2.
 SECT. 9 amended, 1922, 186 § 3.
 SECT. 10 amended, 1922, 186 § 4.
 SECTS. 10A-10E added, 1921, 303 (regulating the manufacture and bottling of certain non-alcoholic beverages).
 SECT. 12 revised, 1929, 267 § 1.
 SECT. 14A added, 1924, 310 § 1 (relative to "Grade A Milk").
 SECT. 15 amended, 1924, 310 § 2.
 SECT. 17A added, 1923, 170 (prohibiting the combination of certain fats and oils with milk, cream or skimmed milk); amended, 1925, 120.
 SECT. 21 revised, 1929, 267 § 2.
 SECT. 25 amended, 1929, 279 § 1.
 SECT. 26 amended, 1929, 279 § 2.
 SECT. 27 amended, 1929, 279 § 3.
 SECT. 29 revised, 1929, 279 § 4.
 SECT. 29A added, 1929, 279 § 5 (relative to the methods and frequency of making tests for determining the composition of milk or cream).
 SECT. 30 revised, 1929, 279 § 6.
 SECT. 31 revised, 1929, 279 § 7.
 SECT. 41, sentence added at end, 1929, 171 § 1.
 SECT. 42A added, 1929, 171 § 2 (requiring certain licensed milk dealers to submit financial reports to the commissioner of agriculture).
 SECT. 43 amended, 1924, 122.
 SECT. 48A added, 1927, 259 (relative to the licensing of establishments for the pasteurization of milk).
 SECT. 49 amended, 1928, 130 § 1.
 SECT. 51 amended, 1923, 84.
 SECT. 55 revised, 1928, 130 § 2.

SECTS. 64 and 65 stricken out and new sections 64-65F inserted, 1927, 278 § 1 (establishing a standard for ice cream and regulating its manufacture and sale); sections 65C and 65D repealed, 1928, 229 § 2.

SECT. 74 revised, 1922, 17 § 1.

SECT. 76 revised, 1922, 17 § 2.

SECT. 81 revised, 1922, 338 § 1.

SECT. 82 revised, 1922, 338 § 2; 1928, 40 § 1.

SECT. 88A added, 1929, 210 (requiring the marking of containers of scallops with designation of source).

SECT. 92A added, 1921, 486 § 23 (sale of decayed eggs).

SECTS. 93-95 repealed, 1928, 362.

SECT. 96 revised, 1922, 355 § 1.

SECT. 97 repealed, 1922, 355 § 8.

SECT. 99 amended, 1922, 355 § 2.

SECT. 99A added, 1921, 248 (establishing a standard for boxes and half boxes for farm produce at wholesale).

SECT. 101 revised, 1926, 264 § 1; amended, 1928, 180 § 1.

SECT. 102 amended, 1924, 119 § 1.

SECT. 103 amended, 1926, 264 § 2; revised, 1928, 180 § 2.

SECT. 104 revised, 1924, 119 § 2.

SECT. 104A added, 1924, 119 § 3 (regulating the marking or branding of open packages of apples).

SECT. 105 amended, 1924, 119 § 4; 1926, 264 § 3.

SECT. 106 amended, 1924, 119 § 5; repealed, 1926, 264 § 4.

SECT. 108 repealed, 1922, 355 § 8.

SECT. 111 amended, 1926, 264 § 5.

SECT. 112 amended, 1926, 35; revised, 1926, 264 § 6.

SECT. 113 revised, 1926, 264 § 7.

SECTS. 117A-117F added, 1922, 438 § 1 (providing for the grading and inspection of onions); stricken out and new sections 117A-117F inserted, 1927, 270 (providing for establishing grades and standards for farm products).

SECT. 117A amended, 1928, 57.

SECT. 119 amended, 1924, 496 § 1.

SECT. 120A added, 1924, 496 § 2 (regulating the fee for licenses for slaughter houses in certain towns).

SECT. 142 amended, 1923, 425 § 1.

SECT. 143 revised, 1930, 318.

SECT. 143A added, 1923, 425 § 2 (relative to the sale of vegetable sausages).

SECT. 147A added, 1929, 106 (authorizing the department of public health to make regulations relative to game, poultry and certain other meat intended for food purposes).

SECT. 150 amended, 1927, 46; 1928, 40 § 2.

SECT. 150A added, 1921, 486 § 24 (penalizing the sale of unwholesome food or drink, etc.).

SECT. 156 revised, 1929, 103.

SECT. 158 revised, 1926, 122 § 1.

SECT. 159 revised, 1926, 122 § 2.

SECT. 163 revised, 1922, 524.

SECT. 164 revised, 1922, 206.

SECT. 173 repealed, 1922, 355 § 8.

SECT. 177 amended, 1923, 155 § 3.

SECT. 184A added, 1921, 486 § 25 (marking of packages, etc., of foods or medicines containing certain drugs).

SECT. 185 repealed, 1921, 486 § 26.

SECT. 185A added, 1927, 278 § 2 (providing that sections 186-195 shall not apply to ice cream).

SECT. 186, cl. Seventh added, 1923, 166 (prohibiting the inflation of meat with gas or air).

SECT. 189 amended, 1925, 42.

SECT. 191 amended, 1924, 228.

SECT. 198 amended, 1924, 208.

SECT. 209 revised, 1922, 535 § 1; amended, 1924, 239 § 1.

SECT. 209A added, 1924, 239 § 2 (relative to permits to have in possession hypodermic instruments).

SECT. 210 amended, 1922, 535 § 2.

SECT. 212 revised, 1922, 535 § 3.

SECT. 218 repealed, 1922, 355 § 8.

SECT. 219 amended, 1922, 355 § 3.

SECT. 220 repealed, 1922, 355 § 8.

SECT. 221 amended, 1922, 355 § 4.

SECT. 222 revised, 1922, 355 § 5.

SECT. 223 repealed, 1922, 355 § 8.

SECT. 224 revised, 1922, 355 § 6.

SECT. 227 revised, 1922, 400 § 1.

SECT. 228 amended, 1922, 400 § 2.

SECT. 229 revised, 1922, 400 § 3.

SECT. 237 amended, 1922, 355 § 7.

SECTS. 238-249. As to the appointment, duties, authority and powers of a fuel administrator, see 1922, 544; 1923, 217; 1924, 320 § 3; 1925, 273 § 3; 1927, 263; 1929, 269. Powers and duties of fuel administrator transferred to Division on the Necessaries of Life in the Department of Labor and Industries, 1930, 380.

SECT. 239A added, 1926, 382 (authorizing the establishment of a legal standard of sizes for anthracite coal).

SECT. 240 amended, 1921, 95 § 2; 1923, 196 § 2.

SECT. 241 amended, 1921, 95 § 1; revised, 1923, 196 § 1; 1926, 217.

SECT. 243 amended, 1921, 89 § 1.

SECT. 248 amended, 1921, 89 § 2; 1923, 155 § 2.

SECTS. 249A-249F added, 1923, 155 § 1 (relative to the sale of coal).

SECTS. 261A-261L added, 1927, 274 § 2 (regulating the sale of agricultural seeds).

SECT. 270 revised, 1923, 226 § 1; 1928, 307 § 2.

SECT. 271 amended, 1923, 226 § 2; 1928, 307 § 3.

SECT. 272 amended, 1923, 226 § 3; 1928, 307 § 4.

SECT. 273 revised, 1923, 226 § 4; amended, 1928, 307 § 5.

SECT. 277 revised, 1923, 226 § 5.

SECT. 298 revised, 1921, 251 § 1.

SECT. 299 revised, 1921, 251 § 2.

SECT. 304 amended, 1921, 486 § 27.

SECT. 305A added, 1924, 50 (relative to sanitary food, so called).

SECT. 305B added, 1928, 229 § 1 (relative to the examination of persons engaged in the handling of food).

Chapter 96. — Survey of Lumber.

- SECTS. 1-6 repealed, 1924, 258 § 3.
 SECT. 9 revised, 1924, 258 § 4.
 SECT. 10 amended, 1924, 258 § 5.
 SECT. 11 amended, 1924, 258 § 6.
 SECT. 12 repealed, 1924, 258 § 3.

Chapter 98. — Weights and Measures.

- SECT. 12 revised, 1921, 263 § 1.
 SECT. 13 revised, 1921, 263 § 2.
 SECT. 14 revised, 1921, 263 § 3.
 SECT. 18 revised, 1921, 45 § 1; affected, 1924, 90.
 SECT. 19 revised, 1921, 45 § 2; affected, 1924, 90.
 SECT. 22 revised, 1921, 374.
 SECT. 29 amended, 1924, 258 § 7; 1925, 72.
 SECT. 41 amended, 1923, 32 § 1.
 SECT. 42 amended, 1923, 32 § 2; 1927, 95 § 1.
 SECT. 56 revised, 1927, 95 § 2.
 SECT. 58 repealed, 1922, 355 § 8.

Chapter 100. — Auctioneers.

- SECT. 5 amended, 1921, 127.
 SECTS. 14-17 added, 1925, 331 (relative to the licensing and regulation of proprietors of establishments for the sale at auction of certain personal property).

Chapter 101. — Transient Vendors, Hawkers and Pedlars.

- SECT. 1 amended, 1921, 106 § 1; 1923, 102 § 1.
 SECT. 2 amended, 1921, 106 § 2; 1923, 102 § 2; 1926, 120 § 1.
 SECT. 3 amended, 1926, 120 § 2.
 SECT. 15 amended, 1929, 349 § 1.
 SECT. 16 revised, 1929, 349 § 2.
 SECT. 17 amended, 1923, 285; revised, 1927, 185 § 1; 1929, 349 § 3.
 SECT. 19 amended, 1929, 349 § 4.
 SECT. 22 revised, 1929, 349 § 5.
 SECT. 23 amended, 1927, 185 § 2; revised, 1929, 349 § 6.
 SECT. 25 amended, 1927, 119; revised, 1929, 349 § 7.
 SECT. 27 revised, 1929, 349 § 8.
 SECT. 30 amended, 1923, 154; revised, 1928, 214; amended, 1929, 349 § 9.

Chapter 102. — Shipping and Seamen, Harbors and Harbor Masters.

- SECT. 5 amended, 1926, 241 § 2; 1928, 155 § 2.

Chapter 103. — Pilots.

- SECTS. 1-14 superseded, 1923, 390 § 1.
 SECT. 15 amended, 1923, 390 § 2.
 SECT. 16 revised, 1923, 390 § 3.
 SECT. 17 amended, 1923, 390 § 4.
 SECT. 29 repealed, 1923, 390 § 5.

Chapter 108A. — Partnerships.

New chapter added by 1922, 486.

Chapter 109. — Limited Partnerships.

Certificates and affidavits of limited partnerships filed in the office of the State Secretary deemed recorded, see 1922, 151.

Chapter repealed and superseded by 1923, 112 § 1.

SECT. 31 added, 1924, 231 (fees for filing certificates under the uniform limited partnership act); revised, 1925, 194.

Chapter 109A. — Fraudulent Transfers of Real and Personal Property.

New chapter added by 1924, 147.

Chapter 110. — Labels, Trade Marks, Names and Registration thereof.

SECT. 4A added, 1927, 62 § 1 (regulating the use of the word "corporation" or "incorporated" or any abbreviated form thereof as a part of a name or title under which business is transacted).

SECT. 6 amended, 1929, 6 § 2.

SECTS. 8 and 9. (Certificates of registration of labels, insignia, etc., filed in the office of the State Secretary deemed recorded, see 1922, 151.)

SECT. 18 amended, 1930, 155.

SECT. 21 revised, 1924, 37 § 1.

SECT. 22 revised, 1924, 37 § 2.

SECT. 23 amended, 1924, 37 § 3.

SECT. 24 amended, 1924, 37 § 4.

SECT. 25 amended, 1924, 37 § 5.

SECT. 26 amended, 1927, 62 § 2.

SECT. 28 amended, 1924, 37 § 6.

Chapter 110A. — Promotion and Sale of Securities.

New chapter added by 1921, 499 § 1 ("Blue Sky Law", so called).

SECT. 2, subdiv. (a) amended, 1929, 287 § 2; subdiv. (g) amended, 1924, 487 § 1.

SECT. 3, subdiv. (d) amended, 1930, 316; subdiv. (g) amended, 1930, 289.

SECT. 5 amended, 1923, 47; 1924, 487 § 2.

SECT. 6 amended, 1922, 435 § 1; 1924, 487 § 3.

SECT. 6A added, 1929, 287 § 3 (enlarging the authority of the body administering the "sale of securities act", so called, to require the submission of statements).

SECT. 7 amended, 1922, 435 § 2.

SECT. 8 amended, 1922, 317 § 1; revised, 1922, 435 § 3; amended, 1923, 48; revised, 1924, 487 § 4; amended, 1926, 211.

SECT. 9 amended, 1924, 487 § 5.

SECT. 10, par. (b) amended, 1922, 317 § 2; 1924, 487 § 6.

SECT. 13 repealed, 1922, 259 § 2.

SECT. 15 revised, 1924, 487 § 7.

Chapter 111. — Public Health.

- SECT. 5 amended, 1921, 322; 1929, 161.
- SECT. 25 amended, 1922, 200.
- SECT. 27A added, 1929, 77 (authorizing the appointment of health officers by unions of two or more towns).
- SECT. 31 revised, 1924, 180.
- SECT. 31A added, 1921, 358 (providing for registration of collectors of garbage, etc.).
- SECT. 39 amended, 1921, 315 § 1.
- SECTS. 44 and 45 repealed, 1928, 229 § 2.
- SECT. 48 affected, 1921, 315 § 1.
- SECT. 57 revised, 1924, 256.
- SECTS. 62A–62G added, 1924, 248 § 2 (relative to children's health camps).
- SECT. 62H added, 1925, 17 § 2 (providing for care and treatment of underweight and undernourished children of school age by contract).
- SECT. 63 amended, 1924, 477 § 3. (See 1924, 477.)
- SECT. 65A added, 1924, 508 § 1 (providing for treatment of extra-pulmonary tuberculosis at Lakeville state sanatorium).
- SECT. 66 revised, 1924, 460 § 1; amended, 1924, 500 § 3; 1927, 139.
- SECT. 68 repealed, 1924, 477 § 4.
- SECT. 69A added, 1927, 236 (relative to patients at the Pondville Hospital at Norfolk); sect. stricken out and new sects. 69A to 69D inserted, 1928, 336 (relative to admissions and charges at the Pondville Hospital). (See 1926, 391; 1927, 328.)
- SECT. 70 amended, 1923, 337; 1926, 149.
- SECT. 76 amended, 1926, 284.
- SECTS. 78–91 affected, 1924, 443, 500, 501. (See 1928, 385, providing for temporary care and treatment of adult residents of certain counties suffering from pulmonary tuberculosis.)
- SECT. 78 revised, 1924, 501 § 1.
- SECT. 79 revised, 1924, 500 § 1.
- SECT. 81 revised, 1924, 500 § 2.
- SECT. 82 revised, 1922, 393 § 1; 1923, 113 § 1.
- SECTS. 83–85. See 1921, 185 (apportionment of expense incurred by county of Middlesex for a tuberculosis hospital). See 1923, 429 (apportionment of expense incurred by county of Essex for a tuberculosis hospital); 1924, 443 § 7.
- SECT. 85 amended, 1923, 113 § 2; 1927, 73 § 2; revised, 1928, 354 § 2.
- SECT. 85A added, 1923, 113 § 3 (authorizing county commissioners to make temporary loans to provide funds for the care, maintenance and repair of county tuberculosis hospitals).
- SECT. 85B added, 1927, 73 § 1 (relative to county preventoria for the treatment of children predisposed or susceptible to tuberculosis); revised, 1928, 354 § 1.
- SECT. 86 amended, 1922, 393 § 2.
- SECT. 87. See 1930, 400 §§ 5, 7–9.
- SECT. 91 amended, 1924, 443 § 2; revised, 1924, 501 § 2; amended, 1930, 339.
- SECT. 92 amended, 1924, 501 § 3.
- SECT. 112 amended, 1925, 215.
- SECT. 116 amended, 1926, 241 § 3; revised, 1927, 91.
- SECT. 121 amended, 1928, 155 § 3.

Chapter 112. — Registration of Certain Professions and Occupations.

SECT. 2 amended, 1922, 340 § 1; 1924, 239 § 3.

SECT. 2A added, 1923, 13 (relative to the qualifications of applicants for registration as qualified physicians).

SECT. 3 amended, 1921, 313, 409; revised, 1922, 340 § 2.

SECT. 6 amended, 1927, 137.

SECT. 9A added, 1922, 426 (providing for the registration of medical students for the limited practice of medicine).

SECT. 12A added, 1927, 69 (relative to reports of treatment of certain wounds caused by firearms).

SECT. 24 amended, 1924, 53.

SECT. 34 amended, 1923, 233 § 8.

SECT. 35. See 1927, 224.

SECT. 38 amended, 1921, 318.

SECT. 44 revised, 1927, 147; amended, 1929, 70.

SECT. 45A added, 1921, 365 (providing for registration of dental internes).

SECT. 46 revised, 1926, 215.

SECT. 48 revised, 1922, 221.

SECT. 51 amended, 1924, 103.

SECT. 61 revised, 1921, 478 § 1.

SECT. 65 revised, 1921, 478 § 2.

SECT. 68 revised, 1926, 321 § 1.

SECT. 72 amended, 1926, 321 § 2.

SECT. 73 amended, 1926, 321 § 3.

SECT. 82 amended, 1921, 419.

SECTS. 87A-87E added, 1923, 470 § 2 (relative to the registration of certified public accountants).

Chapter 114. — Cemeteries and Burials.

Certificates, articles of organization and amendment and affidavits relating to cemetery and crematory corporations filed in the office of the State Secretary deemed recorded, see 1922, 151.

SECT. 45 revised, 1922, 176 § 1; amended, 1926, 243 § 2; 1927, 48.

SECT. 46 amended, 1926, 243 § 3.

SECT. 47 revised, 1921, 333; second paragraph revised, 1926, 243 § 4.

SECT. 49 revised, 1926, 242 § 1. (See 1926, 242 § 2.)

SECT. 50 amended, 1922, 176 § 2.

Chapter 115. — State and Military Aid, Soldiers' Relief, etc.

For a complete list of temporary war legislation prior to 1921, see Tables of Changes for 1920 under chapter 16 of the Revised Laws, superseded by chapter 33 of the General Laws.

See also 1921, 38, authorizing counties to pay their employees who served in the world war the difference between their military and county compensation.

As to allowances for the burial expenses of certain persons who died overseas in the service of the United States in the world war, see 1923, 258.

Provision for allowances to certain organizations of persons who served in the world war for the expenses of certain military funerals or burials in which they participate, see 1923, 396.

State pay and "bonus" for war service, 1917, 211, 332; 1918, 92; 1919, 283 (§ 17 repealed by 1924, 448 § 2); 1920, 51, 250, 609; 1922, 457. 1921, 326 and 1922, 240, extending time for filing applications for payments to November 30, 1921, and further to November 30, 1923. Time limit for filing applications abolished, 1927, 206. (See 1924, 452.) 1921, 354, entitling student nurses of medical department of United States army during world war to receive the "bonus". 1924, 447, enlarging class of persons to whom payment may be made. 1924, 448, entitling "yeomen F" to receive the "bonus".

Provisions relative to military aid affected by 1930, 195 (making certain Massachusetts veterans receiving hospital treatment outside the commonwealth eligible to receive military aid).

SECT. 3A added, 1923, 181 (relative to the payment of state and military aid and soldiers' relief).

SECT. 6 amended, 1921, 222 §§ 1, 2; 1924, 357; (paragraphs included within lines 45-62) stricken out and new paragraph inserted, 1926, 301; (paragraph appearing in said chapter 301) amended, 1927, 219.

SECT. 7 amended, 1921, 222 § 3; 1922, 229; 1924, 280; revised, 1928, 255; amended, 1930, 233 § 1.

SECT. 9 amended, 1930, 186.

SECT. 10, second par. amended, 1921, 222 § 4; 1928, 155 § 4; third par. amended, 1928, 155 § 5.

SECT. 12 amended, 1928, 155 § 6.

SECT. 15 amended, 1923, 362 § 67.

SECT. 17 revised, 1927, 308; second paragraph revised, 1929, 160; first paragraph revised, 1930, 110; section revised, 1930, 192.

SECT. 18 revised, 1925, 137.

SECT. 19 revised, 1924, 262; amended, 1926, 155; 1930, 233 § 2.

SECT. 20 amended, 1923, 362 § 68; 1924, 266; 1927, 226; 1928, 155 § 7.

SECT. 25 added, under caption "HOSPITAL OR HOME CARE", 1929, 340.

Chapter 116. — Settlement (former title, Settlement of Paupers).

Title amended, 1928, 155 § 8.

SECT. 1, cl. Fifth amended, 1922, 177.

SECT. 2 amended, 1928, 155 § 9.

SECT. 3 amended, 1925, 187 § 2; repealed, 1928, 155 § 10.

SECT. 4 amended, 1925, 187 § 1; first sentence stricken out, 1928, 155 § 11.

SECT. 5 revised, 1922, 479; amended, 1925, 34; revised, 1926, 292.

Chapter 117. — Support by Cities and Towns (former title, Support of Paupers by Cities and Towns).

Title amended, 1928, 155 § 12.

SECT. 3 revised, 1928, 155 § 13.

SECT. 5 amended, 1928, 155 § 14.

SECT. 6, last sentence stricken out, 1928, 155 § 15.

SECT. 7 amended, 1928, 155 § 16.

SECT. 8 amended, 1928, 155 § 17.

SECT. 9 amended, 1928, 155 § 18.

- SECT. 11 amended, 1928, 155 § 19.
 SECT. 13 amended, 1928, 155 § 20.
 SECT. 15 amended, 1928, 155 § 21.
 SECT. 16 amended, 1928, 155 § 22.
 SECT. 17 amended, 1923, 298; 1926, 241 § 4; 1928, 155 § 23.
 SECT. 18 revised, 1924, 221; amended, 1926, 241 § 5; 1928, 155 § 24.
 SECT. 23 amended, 1928, 155 § 25.
 SECT. 24 amended, 1928, 155 § 26.
 SECT. 26 amended, 1927, 80; revised, 1928, 155 § 27.
 SECT. 29 amended, 1928, 155 § 28.
 SECT. 30 amended, 1928, 155 § 29.
 SECT. 32 amended, 1928, 155 § 30.
 SECT. 35 amended, 1928, 155 § 31.
 SECT. 36 amended, 1928, 155 § 32.
 SECT. 37 amended, 1928, 155 § 33.
 SECT. 38 repealed, 1928, 155 § 58.

Chapter 118. — Aid to Mothers with Dependent Children.

- SECT. 1 amended, 1922, 376; sentence added at end, 1930, 381.
 SECT. 6 amended, 1926, 241 § 6.

Chapter 118A. — Adequate Assistance to Certain Aged Citizens.

New chapter added by 1930, 402 § 1. (See 1930, 402 §§ 2, 3.)

Chapter 119. — Protection and Care of Children, and Proceedings against Them.

- SECT. 36A added, 1927, 168 (authorizing the appointment of certain charitable corporations as guardians of minor children).
 SECT. 56 revised, 1927, 181 § 1.
 SECT. 64 amended, 1929, 179 § 3.
 SECT. 67 amended, 1927, 221.

Chapter 120. — Massachusetts Training Schools.

- SECT. 8 amended, 1923, 362 § 69.
 SECT. 10 amended, 1923, 362 § 70.
 SECT. 18 repealed, 1923, 245 § 2.
 SECT. 23 amended, 1924, 78.
 SECT. 23A added, 1927, 241 § 1 (providing for the payment into the state treasury of unclaimed money held by the trustees of the Massachusetts training schools for the benefit of former wards).

Chapter 121. — Powers and Duties of the Department of Public Welfare, and the Massachusetts Hospital School.

- SECT. 1 amended, 1927, 45.
 SECT. 7 amended, 1928, 155 § 34.
 SECT. 8 revised, 1928, 155 § 35.
 SECT. 9 amended, 1921, 486 § 28; revised, 1928, 155 § 36.
 SECT. 10 amended, 1928, 155 § 37.

SECT. 12 amended, 1928, 155 § 38.

SECT. 22A added, under caption "BOARDING HOMES FOR AGED PERSONS," 1929, 305 (relative to boarding homes for aged persons and to the licensing and supervision of the same by the department of public welfare).

SECT. 29 revised, 1922, 306.

SECT. 31 amended, 1924, 344; 1928, 155 § 39.

SECT. 39 amended, 1928, 155 § 40.

SECT. 41 amended, 1928, 155 § 41.

SECT. 42 added, 1926, 241 § 1 (relative to the approval and payment of accounts against the commonwealth on account of certain poor, sick and dependent persons).

Chapter 122. — State Infirmary (former title, State Infirmary and State Paupers).

Title amended, 1928, 155 § 42.

SECT. 1 amended, 1924, 259 § 1.

SECT. 2A added, 1928, 231 (relative to the powers and duties of the trustees of the state infirmary with respect to gifts).

SECT. 3 revised, 1928, 155 § 43.

SECT. 4 amended, 1923, 362 § 71.

SECT. 6 amended, 1923, 362 § 72; revised, 1924, 259 § 2.

SECT. 7 revised, 1928, 155 § 44.

SECT. 8 amended, 1928, 155 § 45.

SECT. 10 amended, 1928, 155 § 46.

SECT. 11 amended, 1928, 155 § 47.

SECT. 12 amended, 1928, 155 § 48; repealed, 1930, 66.

SECT. 14 amended, 1928, 155 § 49.

SECT. 15 amended, 1923, 177; 1926, 241 § 7; 1928, 155 § 50.

SECT. 16 amended, 1928, 155 § 51.

SECT. 18 amended, 1926, 241 § 8.

SECT. 19 amended, 1923, 362 § 73; repealed, 1926, 241 § 9.

SECT. 21 amended, 1928, 155 § 52.

SECT. 22 repealed, 1928, 155 § 53.

SECT. 24 amended, 1921, 430 § 2.

SECT. 25 amended, 1921, 430 § 3.

Chapter 123. — Commitment and Care of the Insane and Other Mental Defectives.

SECT. 3 amended, 1928, 155 § 54.

SECT. 3A added, 1922, 519 § 2 (relative to the powers and duties of the department of mental diseases concerning the mental health of citizens).

SECT. 6 amended, 1928, 338.

SECT. 10 amended, 1924, 287 § 1.

SECT. 13A added, 1922, 519 § 3 (relative to the powers and duties of the division of mental hygiene in the department of mental diseases).

SECT. 16 amended, 1921, 317 § 1.

SECT. 16A added, 1930, 338 (relative to the care outside of institutions, with provision for occupational therapy, of certain patients under the control of the department of mental diseases).

SECT. 17 amended, 1923, 362 § 74. (See 1922, 545 §§ 1, 5.)

SECT. 20 amended, 1921, 317 § 2; 1922, 410 § 4; 1923, 245 § 1.

SECT. 21 amended, 1924, 287 § 2.

SECT. 22A added, 1923, 467 § 1 (relative to the commitment of insane persons to the Bridgewater state hospital, and to the transfer or discharge of inmates thereof).

SECT. 25 amended, 1922, 410 § 5; 1925, 293 § 3; revised, 1930, 403 § 3 (but see 1930, 403 §§ 4-6).

SECT. 32 amended, 1922, 193; 1923, 362 § 75.

SECT. 33 amended, 1926, 229 § 1.

SECT. 34 amended, 1926, 229 § 2.

SECT. 34A added, 1924, 287 § 3 (relative to licensing physicians to have charge of federal institutions for the care of insane veterans).

SECT. 39A added, 1930, 176 (providing for payment to the state treasurer of unclaimed funds, known as "patients' funds", at certain state hospitals).

SECT. 45 amended 1922, 410 § 6; 1925, 293 § 4.

SECT. 46 amended, 1922, 410 § 7; 1925, 293 § 5.

SECT. 51 amended, 1922, 410 § 8; 1925, 293 § 6.

SECT. 62 amended, 1922, 535 § 4.

SECT. 66 amended, 1922, 410 § 9; 1925, 293 § 7.

SECT. 66A added, 1921, 441 § 1 (commitment of feeble-minded persons to supervision of department of mental diseases, etc.); revised, 1924, 88 § 1.

SECT. 67 amended, 1922, 410 § 10; 1925, 293 § 8.

SECT. 74 revised, 1926, 104.

SECT. 77 amended, 1924, 19; 1929, 136.

SECT. 79 revised, 1929, 222.

SECT. 80 revised, 1922, 535 § 5.

SECT. 86 amended, 1926, 132.

SECT. 88A added, 1922, 337 (providing for the parole of inmates of state schools for the feeble-minded).

SECT. 89 amended, 1922, 535 § 6.

SECT. 89A added, 1921, 441 § 2 (discharge of certain feeble-minded persons committed under § 66A); amended, 1924, 88 § 2.

SECT. 89B added, 1921, 441 § 2 (relative to petitions for discharge of certain feeble-minded persons committed under § 66A).

SECT. 91 amended, 1922, 410 § 11; 1925, 293 § 9.

SECT. 93 amended, 1922, 410 § 12; 1925, 293 § 10.

SECT. 96, first par. amended, 1921, 317 § 3; revised, 1925, 314; 1926, 274.

SECT. 100 amended, 1923, 467 § 2.

SECT. 100A added, 1921, 415 (investigation by department of mental diseases of certain persons held for trial); amended, 1923, 331; 1925, 169; 1927, 59 § 1; 1929, 105.

SECT. 101 amended, 1923, 467 § 3.

SECT. 102 revised, 1929, 213 § 1.

SECT. 103 revised, 1929, 213 § 2.

SECT. 104 revised, 1929, 213 § 3.

SECT. 105 amended, 1923, 467 § 4; revised, 1929, 213 § 4.

SECT. 113 revised, 1921, 270 § 1; 1922, 535 § 7; 1928, 333.

SECT. 114 revised, 1922, 535 § 8.

SECT. 115 revised, 1922, 535 § 9.

SECT. 117 amended, 1921, 270 § 2; revised, 1922, 535 § 10.

SECT. 118 amended, 1922, 535 § 11.

SECT. 119 amended, 1922, 535 § 12.

SECT. 121 amended, 1923, 397.

SECT. 124 amended, 1922, 535 § 13.

Chapter 125. — Penal and Reformatory Institutions of the Commonwealth.

As to the commitment of drug addicts and dipsomaniacs to institutions under the department of correction, see 1922, 535 §§ 4-13.

SECT. 2 amended, 1927; 289 § 2.

SECT. 3 amended, 1923, 362 § 76; 1927, 289 § 3.

SECT. 4 amended, 1927, 289 § 4.

SECT. 5 amended, 1923, 362 § 77.

SECT. 10 revised, 1929, 170 § 1.

SECT. 13 amended, 1926, 343 § 1.

SECT. 14 amended, 1924, 260.

SECT. 15 amended, 1926, 343 § 5.

SECT. 22 revised, 1926, 343 § 2; 1929, 332 § 1.

SECT. 23 amended, 1928, 28 § 2.

SECT. 24 amended, 1926, 343 § 3.

SECT. 25 revised, 1930, 360 § 3.

SECT. 26 amended, 1923, 362 § 78.

SECT. 29 revised, 1926, 343 § 4; 1929, 332 § 2.

SECT. 34 revised, 1923, 362 § 79.

SECTS. 41A-41E added, 1927, 289 § 1 (relative to the state prison colony).

SECT. 42 repealed, 1921, 486 § 29.

SECT. 49 amended, 1923, 362 § 80; 1927, 289 § 5.

SECTS. 51 and 52 repealed, 1923, 362 § 81. (See 1922, 545 §§ 10-16.)

SECT. 53. See 1922, 545 §§ 10-16.

SECT. 54 amended, 1923, 362 § 82.

Chapter 126. — Jails, Houses of Correction and Reformation, and County Industrial Farms.

SECTS. 14, 16, 18-20. See 1930, 400 §§ 5, 7-9.

SECT. 30 amended, 1925, 173.

SECT. 36. See 1930, 400 §§ 5, 7-9.

SECT. 38 revised, 1925, 222.

Chapter 127. — Officers and Inmates of Penal and Reformatory Institutions, Paroles and Pardons.

As to the commitment of drug addicts and dipsomaniacs to institutions under the department of correction, see 1922, 535 §§ 4-13.

SECT. 11 amended, 1926, 343 § 6.

SECT. 12 amended, 1929, 170 § 2.

SECT. 16 amended, 1924, 309 § 1.

SECT. 17 revised, 1924, 309 § 2; amended, 1929, 179 § 4.

SECT. 18 amended, 1924, 309 § 3.

SECT. 48A added, 1928, 387 (improving the administration of prison industries and abolishing gratuities to prisoners in certain institutions).

SECTS. 51-78. See 1922, 545 §§ 10-12.

SECT. 51 amended, 1927, 289 § 6.

SECT. 52. See 1930, 400 §§ 5, 7-9.

SECT. 57 revised, 1923, 362 § 83.

SECT. 68. See 1930, 400 §§ 5, 7-9.

SECT. 71 amended, 1923, 362 § 84; 1927, 302.

SECT. 90A added, 1923, 52 (allowing inmates of penal institutions to attend the funerals of their spouses and next of kin).

SECT. 96 amended, 1928, 155 § 55.

SECT. 127 amended, 1923, 150.

SECT. 128 amended, 1930, 60 § 1.

SECT. 149 amended, 1930, 60 § 2.

SECT. 151 amended, 1928, 155 § 56.

SECT. 160 amended, 1924, 299.

SECT. 161 amended, 1923, 362 § 85.

SECT. 162 amended, 1928, 132.

Chapter 128. — Agriculture.

Provision for co-operation between the United States department of agriculture and the commonwealth in the collection and publication of agricultural statistics, 1921, 253.

SECT. 2, cl. (f) revised, 1921, 206.

SECT. 8 revised, 1922, 438 § 2.

SECT. 14 amended, 1924, 94 § 1.

SECT. 22 revised, 1925, 58 § 1; 1929, 91 § 1.

SECT. 23 amended, 1923, 362 § 86.

SECT. 25 amended, 1925, 58 § 2; revised, 1929, 91 § 2.

SECT. 27 amended, 1926, 31 § 1.

SECT. 28 amended, 1925, 58 § 3.

SECT. 29 revised, 1926, 31 § 2.

SECT. 30 amended, 1923, 147 § 1; revised, 1927, 67.

SECT. 31A added, 1923, 147 § 2 (relative to the disposition of corn stalks and stubble in connection with the suppression of the European corn borer).

SECT. 38 amended, 1926, 23.

SECT. 39. See 1921, Resolve 5 (providing for preparation and publication of a report on the birds of Massachusetts); 1924, Resolve 36; 1926, Resolves 4, 31; 1927, Resolves 24, 25; 1929, Resolve 5.

SECT. 43. See 1930, 400 §§ 5, 7-9.

Chapter 129. — Animal Industry.

SECT. 2 amended, 1930, 203.

SECT. 11 amended, 1922, 353 § 1.

SECT. 12 revised, 1922, 353 § 2 (repealed by 1922, 353 § 4 from and after August 1, 1923).

SECT. 12A added, 1924, 304 § 1 (relative to compensation by the commonwealth in certain cases where cattle affected with tuberculosis are killed).

SECT. 17 amended, 1929, 48.

SECT. 26A added, 1924, 495 (relative to the admission into the commonwealth of cattle to be used for dairy purposes).

SECT. 31A added, 1927, 215 (relative to the delivery, receipt and use of tuberculin).

SECT. 32 amended, 1927, 335 § 2.

SECT. 33 revised, 1922, 353 § 3; 1927, 303; amended, 1927, 335 § 3; 1928, 332 § 1; revised, 1930, 341.

SECT. 33A added, 1922, 137 (providing for certain requirements in case of the transfer of possession of bovine animals which have reacted to the tuberculin test); revised, 1924, 156.

SECT. 33B added, 1927, 335 § 1 (providing for the application in certain cases of test for bovine tuberculosis to all cattle in a town); revised, 1930, 123 § 1.

Chapter 130. — Powers and Duties of the Division of Fisheries and Game. Fisheries.

Possession of protected fish permitted under certain conditions if lawfully caught in this commonwealth or elsewhere, 1922, 187 § 1.

NOTE: A considerable portion of the subject-matter of the sections of original chapter 130 repealed by 1930, 393 § 1 is included in the new chapter 131 inserted by 1930, 393 § 2.

SECT. 1, two paragraphs added at end, 1922, 187 § 1; new par. inserted, 1929, 372 § 2.

SECT. 2 revised, 1929, 372 § 3; repealed, 1930, 393 § 1.

SECT. 3 repealed, 1930, 393 § 1.

SECT. 4 amended, 1929, 372 § 4; repealed, 1930, 393 § 1.

SECT. 5 amended, 1929, 372 § 5; repealed, 1930, 393 § 1.

SECT. 6 amended, 1924, 184; 1929, 372 § 6; repealed, 1930, 393 § 1.

SECT. 7 repealed, 1930, 393 § 1.

SECT. 8 amended, 1929, 372 § 7; repealed, 1930, 393 § 1.

SECT. 9 repealed, 1927, 280 § 4.

SECTS. 10 and 11 repealed, 1930, 393 § 1.

SECT. 11A added, 1929, 372 § 8 (relative to the preparation of certain publications and the conduct of certain biological research by the supervisor of marine fisheries).

SECT. 12 amended, 1929, 372 § 9; repealed, 1930, 393 § 1.

SECT. 13 amended, 1930, 101 § 1; repealed, 1930, 393 § 1.

SECT. 14 amended, 1929, 372 § 10; repealed, 1930, 393 § 1.

SECTS. 15 to 21 repealed, 1930, 393 § 1.

SECT. 22 revised, 1922, 124; amended, 1929, 372 § 11; repealed, 1930, 393 § 1.

SECT. 23 revised, 1921, 467 § 9; 1925, 295 § 1; repealed, 1930, 393 § 1.

SECTS. 24 to 28 repealed, 1930, 393 § 1.

SECT. 28A added, 1924, 191 (relative to the establishment of breeding areas in certain great ponds); repealed, 1930, 393 § 1.

SECTS. 29 to 34 repealed, 1930, 393 § 1.

SECT. 35 revised, 1926, 195 § 2; amended, 1928, 8; repealed, 1930, 393 § 1.

SECTS. 36 to 38 repealed, 1930, 393 § 1.

SECTS. 40 to 43 repealed, 1930, 393 § 1.

SECT. 49 revised, 1923, 269; amended, 1926, 19 § 1; 1927, 5; 1928, 74 § 1; repealed, 1930, 393 § 1.

SECT. 50 repealed, 1930, 393 § 1.

SECT. 51 amended, 1926, 19 § 2; 1928, 74 § 2; repealed, 1930, 393 § 1.

SECT. 52 repealed, 1930, 393 § 1.

SECT. 53 revised, 1926, 19 § 4; repealed, 1930, 393 § 1.

SECT. 54 repealed, 1930, 393 § 1.

SECT. 54A added, 1926, 19 § 3 (authorizing a trout breeding area in a certain section of the Deerfield river); amended, 1928, 74 § 3; repealed, 1930, 393 § 1.

SECTS. 55 to 57 repealed, 1930, 393 § 1.

SECT. 58 revised, 1923, 268 § 1; repealed, 1930, 393 § 1.

SECTS. 58-60. See 1921, 224 (imposing temporary restrictions on taking of pickerel).

SECT. 59 revised, 1923, 268 § 2; amended, 1926, 27; repealed, 1930, 393 § 1.

SECT. 60 repealed, 1930, 393 § 1.

SECT. 61 amended, 1922, 148; revised, 1923, 268 § 3; repealed, 1930, 393 § 1. (See 1929, 321.)

SECT. 62 repealed, 1930, 393 § 1.

SECT. 62A added, 1923, 212 (relative to the taking, possession and sale of pike perch); repealed, 1930, 393 § 1.

SECT. 62B added, 1929, 82 (relative to the taking, possession or sale of great northern pike or muscullonge); repealed, 1930, 393 § 1.

SECT. 64 amended, 1921, 197; revised, 1922, 444; repealed, 1930, 393 § 1.

SECTS. 65 and 66 repealed, 1930, 393 § 1.

SECT. 74 amended, 1929, 372 § 12.

SECT. 75 revised, 1926, 195 § 1; repealed, 1930, 393 § 1.

SECTS. 76 and 77 repealed, 1930, 393 § 1.

SECT. 77A added, 1922, 108 (relative to fishing with floats in fresh water ponds); repealed, 1930, 393 § 1.

SECT. 78 repealed, 1930, 393 § 1.

SECT. 78A added, 1921, 188 (imposing restrictions on the taking of fresh water fish); revised, 1923, 268 § 4; 1927, 6; 1929, 47; repealed, 1930, 393 § 1.

SECT. 79 amended, 1929, 372 § 13.

SECT. 80 revised, 1928, 113 § 1.

SECT. 82 amended, 1929, 372 § 14.

SECT. 84 amended, 1928, 113 § 2; revised, 1929, 304; last sentence revised, 1929, 372 § 28. (See 1930, 53 § 7.)

SECT. 84A added, 1922, 80 (issuing of permits for the taking of shellfish by unnaturalized foreign-born persons).

SECTS. 90A-90D added, under caption "CRABS", 1930, 414 § 1.

SECT. 92 revised, 1928, 263 § 1; amended, 1929, 372 § 15.

SECT. 93 revised, 1928, 263 § 2; amended, 1929, 372 § 16.

SECT. 98 amended, 1928, 131; 1929, 372 § 17.

SECT. 101 amended, 1929, 372 § 18.

SECT. 102 amended, 1929, 372 § 19.

SECT. 104 revised, 1921, 116 § 1; amended, 1922, 161; 1924, 96 § 1; 1928, 263 § 3; 1929, 372 § 20. (See 1928, 263 § 5.)

SECT. 105 revised, 1928, 21.

SECT. 106 amended, 1929, 372 § 21.

SECT. 109 amended, 1929, 372 § 22.

SECT. 112 amended, 1929, 372 § 23.

SECT. 129 amended, 1929, 372 § 24.

SECTS. 137-142 repealed and new sections 137-139 added, 1926, 370 § 1.

SECT. 138 (inserted by 1926, 370 § 1) revised, 1928, 266 § 1; 1929, 372 § 25.

SECT. 139 (inserted by 1926, 370 § 1) revised, 1928, 266 § 2.

SECTS. 142A and 142B added, 1928, 323 (regulating the taking of shellfish from contaminated waters and relative to the purification of such shellfish).

SECT. 142A revised, 1930, 235.

SECT. 142B amended, 1929, 372 § 26.

SECT. 144A added, 1928, 269 (regulating the importation and sale of shellfish taken from grounds outside the commonwealth).

SECT. 145 revised, 1921, 24.

SECT. 148 amended, 1929, 372 § 27.

SECT. 150 amended, 1926, 195 § 3; repealed, 1930, 393 § 1.

SECTS. 151, 153 and 154 repealed, 1930, 393 § 1.

Chapter 131. — Powers and Duties of the Division of Fisheries and Game. Game and Inland Fisheries. [Old title, Preservation of Certain Birds and Animals. Hunting and Fishing Licenses.]

Provision for preparation and publication of a report on the birds of Massachusetts, 1921, Resolve 5; 1924, Resolve 36; 1926, Resolves 4, 31; 1927, Resolves 24, 25; 1929, Resolve 5.

Taking of quail in the counties of Essex, Hampden, Hampshire, Middlesex, Norfolk, Worcester and Nantucket prohibited until the year 1930, 1925, 103; 1928, 177.

Possession of protected birds and quadrupeds permitted under certain conditions if lawfully taken or killed in this commonwealth or elsewhere, 1922, 187 § 2.

Close season on ruffed grouse, except as to Dukes County, until the year 1930, 1928, 178; 1929, 209.

Entire chapter repealed, and new chapter 131 (with new title) inserted, 1930, 393 § 2.

The following references are to the original chapter 131:

SECT. 1 amended, 1922, 187 § 2.

SECT. 3 revised, 1921, 467 § 1; amended, 1925, 295 § 2; 1926, 352 § 1.

SECT. 4 revised, 1921, 467 § 2; 1925, 295 § 3.

SECT. 5 repealed, 1925, 295 § 4.

SECT. 6 revised, 1921, 467 § 3; 1925, 295 § 5; 1926, 352 § 2.

SECT. 7 revised, 1921, 467 § 4; repealed, 1925, 295 § 6.

SECT. 8 revised, 1921, 467 § 5; repealed, 1925, 295 § 7.

SECT. 9 amended, 1921, 467 § 6; revised, 1925, 295 § 8; 1926, 352 § 3.

SECT. 10 amended, 1924, 325; revised, 1925, 295 § 9.

SECT. 11 revised, 1925, 295 § 10.

SECT. 12 revised, 1925, 295 § 11.

SECT. 13 revised, 1921, 467 § 7; 1925, 295 § 12.

SECT. 14 revised, 1921, 467 § 8; amended, 1925, 295 § 13.

SECT. 16 amended, 1923, 68; revised, 1925, 295 § 14.

SECT. 19 amended, 1921, 75; 1926, 151 § 1.

SECT. 20 amended, 1926, 151 § 2.

SECT. 26 amended, 1928, 20.

SECT. 29 revised, 1921, 107 § 1; 1925, 249 § 1.

SECT. 30 revised, 1921, 107 § 2; 1925, 249 § 2.

SECT. 33 amended, 1924, 211 § 1; 1926, 151 § 3.

SECT. 34 amended, 1926, 151 § 4; 1928, 72.

SECT. 35A added, 1926, 151 § 5 (providing for supplying of woodcock, etc., to educational institutions for scientific purposes).

SECT. 36 amended, 1926, 151 § 6.

SECT. 37 amended, 1922, 171 § 1; revised, 1923, 307 § 1; amended, 1930, 193 § 2.

SECT. 39 revised, 1923, 307 § 2; 1928, 271.

SECT. 41 revised, 1929, 44.

SECT. 44A added, 1924, 211 § 2 (relative to the killing, etc., of ruffed grouse). See also 1924, 211 § 1.

SECT. 45 amended, 1923, 99 § 1.

SECT. 46 amended, 1921, 152; 1922, 117 § 2; revised, 1922, 160; 1925, 179; amended, 1926, 88.

SECT. 46A added, 1922, 117 § 1 (relative to the importation of live hares and rabbits for purposes of propagation or liberation).

SECT. 48 amended, 1923, 99 § 2; revised, 1924, 130.

SECT. 49 revised, 1926, 181.

SECT. 51 revised, 1921, 121; amended, 1925, 104; revised, 1925, 320 § 2.

SECT. 51A added, 1923, 185 (requiring annual reports to the division of fisheries and game relative to fur-bearing animals caught or killed in this commonwealth).

SECT. 53 repealed, 1927, 142.

SECT. 57 revised, 1928, 24.

SECT. 57A added, 1930, 193 § 1 (prohibiting graining of wild birds for certain purposes).

SECT. 58 amended, 1923, 99 § 3; revised, 1925, 334; amended, 1928, 220; 1929, 83.

SECT. 58A added, 1925, 334 (penalizing use, etc., of snares for catching or killing any animal).

SECT. 61 revised, 1922, 183.

SECT. 63 amended, 1925, 320 § 3; 1926, 66 § 2; 1928, 215. (See 1929, 138.)

SECT. 66 revised, 1922, 128.

SECT. 67 revised, 1921, 257 § 1; amended, 1927, 194; revised, 1928, 361.

SECT. 68 amended, 1925, 320 § 1; 1926, 66 § 1.

SECT. 69 amended, 1923, 301 § 1.

SECT. 72 amended, 1921, 55.

SECT. 81 amended, 1922, 171 § 2; 1923, 307 § 3.

SECT. 82A added, 1921, 90 (relative to the release of wild birds or animals).

SECT. 85 amended, 1921, 159.

SECT. 90 amended, 1925, 199.

Chapter 132. — Forestry.

Mohawk Trail State Forest established, 1921, 344.

Bash Bish Falls State Forest established, 1924, 159.

Willard Brook State Forest established, 1929, 355.

SECT. 2 revised, 1924, 284 § 1.

SECT. 9 amended, 1926, 164.

SECT. 10 amended, 1921, 271 § 1.

SECT. 14 amended, 1923, 311; revised, 1923, 472 § 2.

SECT. 16 amended, 1923, 472 § 3.

SECT. 30 amended, 1922, 185; revised, 1923, 288 § 1.

SECT. 33, sentence added at end, 1921, 238; amended, 1923, 288 § 2; 1930, 274.

SECT. 34 amended, 1928, 87.

SECT. 34A added, 1923, 288 § 3 (relative to the sale or exchange of forest and certain other lands under the supervision of the department of conservation and to the granting of certain rights of way and locations for telephone, etc., lines thereon).

SECT. 35 amended, 1924, 24.

SECTS. 38 and 39 added, 1924, 284 § 2 (relative to state trails or paths).

Chapter 135. — Unclaimed and Abandoned Property.

SECT. 7 amended, 1927, 30.

SECTS. 8-11 affected, 1927, 30.

SECT. 8 revised, 1927, 163.

Chapter 136. — Observance of the Lord's Day.

"Sunday professional sports initiative act", so called, 1928, 406.

SECT. 2 amended, 1928, 406 § 1.

SECT. 4 amended, 1926, 326.

SECT. 6 amended, 1927, 175; 1928, 234; 1929, 118; 1930, 143; revised, 1930, 179.

SECT. 10 amended, 1922, 119; revised, 1930, 90.

SECTS. 21-28 stricken out and new sections 21-25 inserted, 1928, 406 § 2.
(See 1928, 406 § 3.)

Chapter 137. — Gaming.

SECT. 4 amended, 1926, 353.

Chapter 138. — Intoxicating Liquors and Certain Non-Intoxicating Beverages.

SECT. 2A added, 1923, 370 (relative to the manufacture, transportation, importation or exportation of intoxicating liquors and certain non-intoxicating beverages).

SECT. 4. See 1921, 356, 450; 1926, 92.

SECTS. 5-9. See 1921, 356, 450.

SECT. 8 affected, 1921, 356, 450.

SECT. 11A added, 1925, 33 (dispensing with the vote at city and town elections on the question of granting liquor licenses for such period as sales thereunder would be unlawful).

SECT. 15 amended, 1922, 285.

SECT. 18 amended, 1923, 233 § 1.

SECT. 25 revised, 1923, 233 § 2.

SECT. 28 amended, 1923, 233 § 3.

SECTS. 30 and 31 repealed, 1923, 233 § 4.

SECT. 32 amended, 1923, 233 § 5.

SECT. 37 revised, 1927, 169.

SECT. 43 amended, 1923, 291.

SECT. 54 revised, 1921, 495; amended, 1922, 22.

SECT. 68 amended, 1929, 329 § 1.

SECT. 69 revised, 1923, 329.

SECT. 71, new sentence added, 1929, 329 § 2.

SECT. 75 amended, 1923, 435.

SECT. 76 repealed, 1926, 108 § 2.

SECT. 87 amended, 1923, 233 § 6.

SECT. 88 amended, 1923, 233 § 7.

Chapter 139. — Common Nuisances.

SECT. 16A added, 1928, 125 (relative to liquor nuisances).

Chapter 140. — Licenses.

For definition of "licensing authorities", as used in this chapter, see 1926, 92.

SECT. 1 revised, 1926, 92 § 1.

SECT. 10 amended, 1924, 129.

SECTS. 21A-21D added, 1922, 392 (authorizing cities and towns to provide for licensing the sale of certain beverages).

SECT. 23 revised, 1921, 59.

SECT. 41 amended, 1930, 117.

SECT. 50A added, 1929, 187 (relative to the holding of religious meetings and political meetings or rallies in public ways and places).

SECT. 57 amended, 1929, 238 § 2.

SECT. 58 revised, 1923, 30.

SECT. 66 revised, 1923, 218.

SECT. 94 revised, 1925, 143.

SECT. 120 repealed, 1930, 399 § 3.

SECT. 121 amended, 1922, 485 § 1; revised, 1927, 326 § 1.

SECT. 122 revised, 1922, 485 § 2.

SECT. 122A added, 1922, 485 § 3 (relative to the recording of licenses to sell, rent or lease firearms).

SECT. 123 revised, 1922, 485 § 4; 1925, 284 § 1; 1926, 395 § 1; 1927, 326 § 2.

SECT. 125 amended, 1922, 485 § 5.

SECT. 127 amended, 1922, 485 § 6.

SECT. 128 revised, 1925, 284 § 2; amended, 1926, 395 § 2.

SECT. 129 amended, 1925, 284 § 3.

SECT. 129A added, 1922, 485 § 7 (unnaturalized foreign-born persons restricted as to firearms).

SECT. 130 amended, 1922, 485 § 8; revised, 1927, 172.

SECT. 131 revised, 1922, 485 § 9; 1925, 284 § 4; amended, 1927, 326 § 3.

SECT. 131A added, 1926, 395 § 3 (providing for the issue of permits to purchase, etc., pistols or revolvers).

SECT. 131B added, 1926, 395 § 3 (prohibiting loans on pistols or revolvers); amended, 1927, 326 § 4.

SECT. 148 revised, 1925, 295 § 15.

SECT. 157 amended, 1924, 113.

SECT. 182 amended, 1926, 299 § 2.

SECT. 182A added, 1924, 497 § 1 (tickets to theatres and other places of public amusement to have price printed on face).

SECTS. 183A-183C added, 1926, 299 § 1 (requiring innholders, etc., conducting certain amusements in connection with their business to be licensed).

SECTS. 185A-185G added, 1924, 497 § 2 (regulating the sale and resale of tickets to theatres and other places of public amusement).

SECT. 202 amended, 1926, 28.

Chapter 141. — Supervision of Electricians.

SECT. 3, cl. (3) revised, 1921, 221 § 1; cl. (5) amended, 1921, 221 § 2.

Chapter 142. — Supervision of Plumbing.

SECT. 1 amended, 1925, 348 § 3.

SECT. 5 revised, 1925, 348 § 4; 1927, 154.

SECT. 6 revised, 1928, 76 § 1; new sentence added at end, 1930, 397 § 1.
(See 1930, 397 § 2.)

SECT. 7 amended, 1928, 76 § 2.

SECT. 11 amended, 1923, 194.

Chapter 143. — Inspection and Regulation of, and Licenses for, Buildings, Elevators and Cinematographs.

Boston building laws, 1907, 550; 1908, 336; 1909, 313; 1910, 284, 631; 1911, 342; 1912, 369, 370; 1913, 50, 577, 586, 704, 729; 1914, 119, 205, 248, 595, 628, 782, 786; 1915, Sp. Acts 254, 333, 346, 352; 1916, Sp. Acts 248, 277; 1917, Sp. Acts 221; 1918, Sp. Acts 104, 115, 179; 1919, Sp. Acts 155, 156, 163; 1920, 91, 266, 440, 455; 1921, 60, 289, 476; 1922, 61, 126, 174, 316; 1923, 108, 278, 462; 1924, 136, 335, 412, 414; 1925, 219; 1926, 182, 350; 1927, 42, 342; 1928, 137; 1930, 146.

SECT. 72 amended, 1923, 478 § 1.

SECT. 85 revised, 1927, 82.

SECTS. 86-88 added, 1923, 478 § 2 (relative to the use in schools and for other purposes of moving picture apparatus adapted to standard width safety films).

Chapter 146. — Inspection of Boilers, Air Tanks, etc., Licenses of Engineers, Firemen, and Operators of Hoisting Machinery.

SECT. 22 amended, 1926, 291.

SECT. 28 repealed, 1924, 461.

SECT. 57 revised, 1927, 298.

SECT. 60 revised, 1927, 296 § 1.

SECT. 63 amended, 1927, 296 § 2.

Chapter 147. — State and Other Police, and Certain Powers and Duties of the Department of Public Safety.

SECT. 2 revised, 1921, 164; amended, 1925, 322 § 2; 1926, 199.

SECT. 5 amended, 1928, 320; revised, 1930, 399 § 5.

SECTS. 6A-6D added, 1926, 225 (relative to the disposition of property recovered by the department of public safety).

SECT. 10 revised, 1924, 218.

SECT. 13A (and caption) added, 1930, 15 (providing by general law for the establishment of reserve police forces in certain towns).

SECTS. 16 and 17 affected, 1927, 304. (See 1929, 63.)

SECT. 16 amended, 1930, 58.

Chapter 148. — Fire Prevention.

Chapter repealed and new chapter 148 inserted, 1930, 399 § 1.

The following references are to the original chapter 148:

SECT. 2 revised, 1921, 485 § 1; amended, 1928, 277 § 1; 1929, 205 § 2.

SECT. 6 revised, 1928, 277 § 2; new sentence added at end, 1929, 205 § 3.

SECT. 7A added, 1928, 277 § 3 (increasing the powers of state and local authorities as to fire prevention outside the metropolitan fire prevention district).

SECT. 10 revised, 1921, 273, 485 § 2.

SECT. 12 revised, 1921, 255; amended, 1924, 398.

SECT. 14 amended, 1921, 485 § 3; revised, 1924, 254; 1925, 335 § 1; 1928, 260 § 1, 325 § 1.

SECTS. 15-18 affected, 1921, 485 § 1.

SECT. 19 revised, 1921, 485 § 4.

SECT. 21 affected, 1921, 485 § 1.

SECT. 23 affected, 1921, 485 § 1.

SECT. 30 amended, 1928, 274; revised, 1929, 205 § 1.

SECT. 31 amended, 1921, 485 § 5.

SECT. 32 revised, 1928, 325 § 2.

SECT. 33 revised, 1928, 325 § 3.

SECT. 39, cls. H and I revised, 1928, 325 § 4; cls. N and O added at end, 1928, 325 § 5.

SECT. 40 revised, 1928, 325 § 6.

SECT. 54 amended, 1921, 104.

SECT. 57 amended, 1924, 80; 1925, 95.

SECTS. 57A-57G added, 1921, 500 (providing for the giving of bonds in connection with the manufacture, wholesale storage or public exhibition of fireworks).

SECT. 58 amended, 1928, 325 § 7.

SECT. 60 revised, 1925, 335 § 2.

SECT. 61 amended, 1925, 335 § 3.

SECT. 62 revised, 1921, 485 § 6.

SECT. 66 amended, 1921, 485 § 7.

Chapter 149. — Labor and Industries.

Attendance officers changed to supervisors of attendance, 1928, 184.

SECT. 1, par. contained in lines 19 to 22 amended, 1925, 151.

SECT. 7 amended, 1921, 306 § 5.

SECT. 8 amended, 1921, 306 § 6.

SECT. 14, sentence added at end, 1930, 410 § 4.

SECT. 15 amended, 1921, 306 § 7.

SECT. 17 amended, 1921, 306 § 8.

SECT. 29 amended, 1929, 110.

SECT. 30 amended, 1923, 236.

SECT. 34 revised, 1924, 237.

SECT. 56 amended, 1921, 280.

SECT. 60 amended, 1921, 410 § 2.

SECT. 65 revised, 1921, 351 § 1, 410 § 3.

SECT. 69 amended, 1921, 410 § 1.

SECT. 70 revised, 1921, 410 § 4.

SECT. 86 amended, 1921, 351 § 2. (See 1922, 401.)

SECT. 88, second paragraph amended, 1925, 47.

SECT. 89. See 1922, 401.

SECT. 94 amended, 1921, 351 § 3.

SECT. 95 amended, 1921, 341; revised, 1926, 188 § 3.

SECT. 117 revised, 1926, 159.

SECT. 120 revised, 1921, 50.

SECT. 141 amended, 1921, 53.

SECT. 148 amended, 1921, 51; 1923, 136; revised, 1924, 145; amended, 1925, 165; last sentence revised, 1929, 117.

SECT. 174 revised, 1927, 292 § 1; repealed, 1929, 357 § 2.

SECT. 177A added, 1922, 215 (prohibiting employers from exempting themselves from liability for certain injuries to employces).

SECT. 179A added, 1922, 517 (providing a preference to citizens in awarding contracts for public work).

Chapter 152. — Workmen's Compensation.

Special commission to investigate the operation of the Workmen's Compensation Law, 1926, Resolve 36.

SECT. 3 repealed, 1921, 462 § 8.

SECT. 4 amended, 1921, 462 § 7.

SECT. 8A added, 1930, 320 § 1 (providing judicial relief in case of failure to claim a review within the time limited by the workmen's compensation law). (See 1930, 320 § 2.)

SECT. 9A added, 1929, 242 (relative to the fees of physicians appearing before the department of industrial accidents on behalf of injured employees in certain cases); amended, 1930, 330.

SECT. 10 amended, 1930, 208.

SECT. 12, paragraph added at end, 1929, 246.

SECT. 15 revised, 1929, 326 § 1.

SECT. 20 amended, 1927, 309 § 1.

SECT. 24 amended, 1927, 309 § 2.

SECT. 26 amended, 1927, 309 § 3; sentence added at end, 1930, 205.

SECT. 29 amended, 1923, 163; 1924, 207; 1927, 309 § 4.

SECT. 30 amended, 1927, 309 § 5.

SECT. 31 revised, 1922, 402; 1927, 309 § 6; 1930, 293.

SECT. 32 amended, 1926, 190.

SECT. 33 amended, 1922, 368.

SECT. 34 amended, 1927, 309 § 7.

SECT. 35 amended, 1927, 309 § 8.

SECT. 36 revised, 1928, 356; paragraph (k) stricken out and paragraphs (k) and (k $\frac{1}{2}$) inserted, 1930, 336.

SECT. 41 amended, 1929, 326 § 2.

SECT. 45 revised, 1921, 310.

SECT. 46 amended, 1927, 309 § 9.

SECT. 48 amended, 1927, 309 § 10; revised, 1930, 181.

SECT. 49 amended, 1923, 125.

SECT. 52 amended, 1925, 267 § 14; revised, 1927, 284 § 15, 309 § 11.

SECT. 54 repealed, 1923, 139 § 1.

SECT. 55 amended, 1923, 139 § 2.

SECT. 57 revised, 1930, 129 § 1.

SECTS. 59 and 60 stricken out, and new sects. 59 to 60D inserted, 1930, 129 § 2.

SECT. 69 revised, 1924, 434; amended, 1927, 309 § 12.

SECT. 74 amended, 1930, 159.

Chapter 154. — Assignment of Wages.

SECT. 3 revised, 1929, 159.

Chapter 155. — General Provisions relative to Corporations.

SECT. 3A added, 1924, 166 (requiring certain public service corporations to make certain deposits of funds in national banks and trust companies).

SECT. 5A added, 1921, 268 § 1 (relative to provision for depreciation by companies under the supervision of the department of public utilities).

SECT. 10 revised, 1926, 379 § 3; amended, 1929, 24 § 7. (Articles of amendment and certificates of change of name of certain corporations filed in the office of the State Secretary deemed recorded, see 1922, 151.)

SECT. 18 amended, 1925, 184 § 1.

SECT. 19 amended, 1925, 184 § 2.

SECT. 22 amended, 1923, 172.

SECT. 50 amended, 1928, 50.

SECT. 56 added, 1930, 45 (providing for the revival of certain corporations dissolved by statute).

Chapter 156. — Business Corporations.

Certificates, articles of organization and amendment and affidavits relating to business corporations filed in the office of the State Secretary deemed recorded, see 1922, 151.

SECT. 2 amended, 1923, 438 § 1. (See 1923, 438 § 6.)

SECT. 28 revised, 1924, 91 § 1.

SECT. 30 amended, 1924, 91 § 2.

SECT. 33 revised, 1926, 129; 1929, 102; 1929, 375 § 1. (See 1929, 375 § 2.)

SECT. 41A added, 1930, 325 (relative to the changing by corporations of shares without par value into a greater number of similar shares).

SECT. 53 revised, 1928, 360 § 1.

SECT. 54 revised, 1928, 360 § 2.

Chapter 157. — Co-operative Corporations.

Certificates, articles of organization and amendment and affidavits relating to co-operative associations filed in the office of the State Secretary deemed recorded, see 1922, 151.

SECT. 3 amended, 1923, 438 § 2.

SECT. 4 revised, 1921, 297.

SECT. 8 amended, 1923, 438 § 3.

SECTS. 10-18 added, 1923, 438 § 4 (relative to the incorporation of agricultural and other co-operative corporations without capital stock).

Chapter 158. — Certain Miscellaneous Corporations.

Certificates, articles of organization and amendment and affidavits relating to certain public service corporations filed in the office of the State Secretary deemed recorded, see 1922, 151.

SECT. 37 amended, 1926, 26.

SECT. 39 amended, 1929, 97.

SECTS. 41, 42. See 1924, 44 § 1.

SECT. 43 revised, 1924, 44 § 3.

SECTS. 46-54. See 1922, 488 § 2.

Chapter 159. — Common Carriers.

SECT. 42 repealed, 1922, 259 § 2.

SECT. 45 revised, 1925, 280 § 1; affected, 1925, 280 § 4; amended, 1926, 163; revised, 1926, 392 § 1; amended, 1927, 276.

SECT. 46 amended, 1925, 346 § 7; revised, 1926, 368 § 6, 392 § 2; 1927, 268 § 1.

SECT. 47 amended, 1925, 176; revised, 1927, 268 § 2.

SECTS. 48A and 48B added, 1925, 280 § 2 (further regulating operation of motor vehicles as common carriers of passengers).

SECT. 49 revised, 1925, 280 § 3.

SECT. 49A added, 1928, 115 (providing penalty for evasion of payment of fare on motor vehicles of common carriers of passengers).

SECT. 56 amended, 1925, 195.

SECT. 59 amended, 1923, 351 § 1.

SECT. 61 amended, 1923, 351 § 2.

SECT. 62 amended, 1923, 351 § 3.

SECTS. 65 to 82. See 1930, 417 § 14.

SECT. 65 revised, 1930, 417 § 1.

SECTS. 66-69 repealed, 1930, 417 § 2.

SECT. 70 revised, 1930, 417 § 3.

SECT. 71 repealed, 1930, 417 § 2.

SECT. 72 revised, 1930, 417 § 4.

SECT. 73 revised, 1930, 417 § 5.

SECT. 74 revised, 1930, 417 § 6.

SECT. 75 revised, 1930, 417 § 7.

SECT. 77 revised, 1930, 417 § 8.

SECT. 78 revised, 1930, 417 § 9.

SECT. 79 revised, 1930, 417 § 10.

SECT. 80 revised, 1930, 417 § 11.

SECT. 81 repealed, 1930, 417 § 2.

SECT. 86. (Certificates of organization of certain relief corporations filed in the office of the State Secretary deemed recorded, see 1922, 151.)

Chapter 160. — Railroads.

Certificates relative to railroad corporations filed in the office of the State Secretary deemed recorded, see 1922, 151.

SECT. 70 amended, 1925, 125 § 2; revised, 1929, 76.

SECT. 70A added, 1925, 125 § 1 (relative to the operation by railroad corporations of motor vehicles).

SECT. 128 amended, 1922, 116.

SECT. 142 amended, 1926, 270.

SECT. 163 revised, 1930, 211 § 1.

SECT. 164 repealed, 1930, 211 § 2.

SECT. 198A added, 1925, 216 (relative to the sale of certain tickets issued by railroad corporations).

Chapter 161. — Street Railways.

Boston Elevated Railway Company, public operation of, 1918, Sp. Acts 159; 1919, Sp. Acts 244, 245, 250, 251; 1920, 613, 637; 1921, 108; 1925, Resolve 38; formation of metropolitan transit district, 1929, 383.

Eastern Massachusetts Street Railway Company, formerly Bay State Street Railway Company, public operation of, 1918, Sp. Acts 188; 1919, Sp. Acts 247; 1920, 505; 1921, 223; 1928, 298.

Act to assure the continued operation of the lines of the Berkshire Street Railway Company, 1921, 479. See 1924, 293; 1927, 146; 1930, 217.

Certificates relative to street railway companies filed in the office of the State Secretary deemed recorded, see 1922, 151.

SECT. 4, par. (h) amended, 1923, 491 § 1.

SECT. 7, first par. amended, 1924, 205.

SECT. 20A added, 1923, 491 § 3 (authorizing a change of the par value of shares of capital stock issued by street railway companies).

SECT. 82 amended, 1925, 236.

SECT. 85 revised, 1923, 482 § 3.

SECT. 98 amended, 1922, 430.

SECT. 108 affected, 1927, 9 § 1; amended, 1928, 222.

SECT. 136, par. (i) amended, 1923, 491 § 2.

SECT. 161 added, 1923, 296 (authorizing cities and towns to contribute toward the cost of street railway service therein).

Chapter 162. — Electric Railroads.

Certificates relative to electric railroads filed in the office of the State Secretary deemed recorded, see 1922, 151.

Chapter 163. — Trackless Trolley Companies.

Certificates relative to trackless trolley companies filed in the office of the State Secretary deemed recorded, see 1922, 151.

Chapter 164. — Manufacture and Sale of Gas and Electricity.

Certificates relative to gas and electric companies filed in the office of the State Secretary deemed recorded, see 1922, 151.

SECT. 6 amended, 1922, 354 § 1; 1923, 290 § 1; 1925, 184 § 3.

SECT. 8 revised, 1922, 354 § 2; amended, 1924, 44 § 1. (See 1924, 44 § 4.)

SECT. 9 amended, 1921, 269; 1925, 150; revised, 1925, 184 § 4.

SECT. 9A added, 1923, 290 § 2 (relative to the corporate purposes of certain electric companies).

SECT. 13 amended, 1922, 223; 1924, 173.

SECT. 14 revised, 1921, 230 § 1.

SECT. 18 amended, 1922, 226 § 1.

SECT. 19 amended, 1921, 246; 1922, 226 § 2; 1924, 172.

SECT. 22. See 1924, 44 § 4.

SECT. 33 revised, 1924, 44 § 2.

SECT. 42 revised, 1929, 379 § 1.

SECT. 43 revised, 1929, 379 § 2.

SECT. 44 repealed, 1929, 379 § 3.

SECT. 45 amended, 1929, 379 § 4.

SECT. 46 amended, 1929, 379 § 5.

SECT. 47 amended, 1929, 379 § 6.

SECTS. 48-50 repealed, 1929, 379 § 7.

SECT. 56 revised, 1929, 266.

SECT. 57A added, 1922, 184 (relative to appropriations for the maintenance of municipal light plants).

SECT. 58 stricken out and new sections 58 and 58A inserted, 1927, 269.

SECT. 63 amended, 1923, 85; 1926, 99.

SECT. 68 amended, 1930, 369 § 1. (See 1930, 369 § 2.)

SECT. 70A added, 1925, 145 (authorizing the department of public utilities to approve connecting locations of gas mains).

SECT. 72 revised, 1924, 433; amended, 1925, 98; 1926, 256.

SECT. 72A added, 1927, 66 (providing for entry on private land by electric companies for the purpose of making surveys preliminary to eminent domain proceedings).

SECT. 73 revised, 1926, 257.

SECT. 77 amended, 1921, 48.

SECT. 84 amended, 1923, 90.

SECT. 85 revised, 1930, 395.

SECT. 92 amended, 1925, 153.

SECT. 92A added, 1930, 383 (relative to the compulsory supply of gas and electricity in bulk).

SECT. 93 revised, 1927, 316 § 1.

SECT. 94 revised, 1927, 316 § 2.

SECT. 94A added, 1926, 298 (providing for approval by the department of public utilities of certain contracts of electric companies); revised, 1930, 342.

SECT. 94B added, 1930, 396 (subjecting to the approval of the department of public utilities certain contracts of gas and electric companies for services rendered).

SECT. 97 amended, 1924, 146.

SECT. 103 amended, 1928, 139 § 3.

SECT. 105 amended, 1928, 139 § 4.

SECT. 107 amended, 1925, 234.

SECT. 108 amended, 1928, 139 § 5.

SECT. 114 amended, 1928, 139 § 6.

SECT. 116 amended, 1923, 162.

SECT. 119 amended, 1921, 404.

SECT. 125A added, 1928, 265 (relative to the supply of gas and electricity to cities and towns in certain cases).

Chapter 165. — Water and Aqueduct Companies.

SECT. 13. (Certificates of payment of capital of aqueduct corporations filed in the office of the State Secretary deemed recorded, see 1922, 151.)

Chapter 166. — Telephone and Telegraph Companies, and Lines for the Transmission of Electricity.

SECT. 1. (Certificates of payment of capital of telephone and telegraph companies filed in the office of the State Secretary deemed recorded, see 1922, 151.)

SECT. 4 revised, 1921, 230 § 2.

SECT. 21 amended, 1927, 106 § 2.

SECT. 22, second and third paragraphs amended, 1925, 166.

SECT. 34 revised, 1926, 252.

Chapter 167. — Banks and Banking.

SECT. 2 revised, 1922, 363 § 1; amended, 1923, 406 § 1.

SECT. 8 revised, 1922, 367.

SECT. 9 amended, 1922, 104.

SECT. 12 amended, 1921, 78 § 1; 1922, 114.

SECT. 13 amended, 1921, 78 § 2.

SECT. 15 amended, 1921, 153; repealed, 1923, 40 § 2.

SECT. 17 revised, 1924, 255.

SECT. 21 repealed, 1922, 411.

SECTS. 22-35. See 1922, 291.

SECT. 22, second paragraph revised, 1930, 329 § 2.

SECT. 24 amended, 1922, 488 § 1.

SECT. 31 amended, 1921, 471.

SECT. 35 revised, 1925, 240.

SECT. 37. See 1922, 114.

SECT. 45A added, 1928, 128 § 1 (authorizing certain foreign banking associations and corporations to act as fiduciaries); amended, 1929, 243.

SECTS. 46 and 47 added, 1922, 312 (fixing responsibility and providing additional penalties for violation of laws relative to banks).

Chapter 168. — Savings Banks.

SECT. 10. (Certificates and articles of organization of savings banks filed in the office of the State Secretary deemed recorded, see 1922, 151.)

SECT. 14 amended, 1922, 258 § 1.

SECT. 14A added, 1922, 258 § 2 (providing for the election of trustees of savings banks in groups).

SECT. 24 revised, 1922, 265 § 1; amended, 1925, 16 § 1.

SECT. 31 amended, 1924, 67 § 1; 1927, 109 § 1; 1928, 60; revised, 1928, 156 § 2.

SECT. 31A added, 1923, 40 § 1 (limiting the restriction on joint accounts in banks to those in savings banks); amended, 1924, 67 § 2; 1927, 109 § 2.

SECT. 32A added, 1921, 79 (authorizing savings banks to establish and maintain safe deposit vaults).

SECT. 33A added, 1923, 37 (permitting savings banks to transmit money to another state or country); amended, 1926, 162.

SECT. 43 amended, 1923, 362 § 87.

SECT. 51 amended, 1921, 292 § 1; revised, 1922, 468 § 1.

SECT. 51A added, 1922, 468 § 2 (requiring savings banks to make loans to depositors on deposit books).

SECT. 54, cl. Second, subdiv. (a) revised, 1925, 209 § 1; subdiv. (e) revised, 1925, 209 § 2; subdiv. (f) revised, 1925, 209 § 3; cl. Third amended, 1926, 283; cl. Fifth, first par. revised, 1925, 208; last par. amended, 1928, 42; cl. Sixth amended, 1921, 229; 1922, 159 § 1; cl. Sixth A added, 1926, 351 § 1 (authorizing investment by savings banks in securities of certain additional public service companies); cl. Seventh, first par. revised, 1929, 315 § 1; 1930, 140; (see 1929, 315 § 2); cl. Ninth (c) amended, 1922, 159 § 2; 1926, 351 § 2; cl. Ninth (c) (3) amended, 1922, 159 § 3; 1924, 68; cl. Fifteenth revised, 1926, 351 § 3; amended, 1928, 27. (See 1927, 102, relative to loans by savings banks and savings departments of trust companies secured by adjusted service certificates.)

SECT. 55 added, 1930, 329 § 1 (relative to the liquidation, consolidation or merger of savings banks).

Chapter 169. — Deposits with Others Than Banks.

SECT. 1 revised, 1923, 473 § 1; 1929, 182 § 1.

SECT. 2 revised, 1923, 473 § 2; 1929, 182 § 2.

SECT. 3 revised, 1923, 473 § 3; 1929, 182 § 3.

SECT. 10 revised, 1929, 182 § 4.

SECT. 12 revised, 1923, 473 § 4; repealed, 1929, 182 § 5.

SECT. 13 repealed, 1929, 182 § 5.

SECT. 15A added, 1923, 473 § 5 (regulating the dealing in foreign exchange by foreign bankers, so called); repealed, 1929, 182 § 5.

SECT. 16 revised, 1923, 473 § 6; 1929, 182 § 6.

SECT. 18 revised, 1923, 473 § 7; 1929, 182 § 7.

Chapter 170. — Co-operative Banks.

Certificates and articles of organization of co-operative banks filed in the office of the State Secretary deemed recorded, see 1922, 151.

SECT. 7 amended, 1923, 100; 1926, 150 § 1.

SECT. 9 amended, 1925, 16 § 2; 1930, 49.

SECT. 10 revised, 1926, 150 § 2.

SECT. 12 amended, 1921, 242; 1924, 223 § 1.

SECT. 15A added, 1924, 223 § 2 (limiting the issuance and holding of shares in co-operative banks).

SECT. 19 amended, 1922, 208.

SECT. 27 amended, 1921, 211.

SECT. 31 amended, 1921, 158; 1922, 212; 1923, 21.

SECT. 41 amended, 1921, 157 § 1.

SECT. 42 amended, 1921, 157 § 2.

SECT. 44 amended, 1928, 44.

SECT. 47 amended, 1922, 256; revised, 1928, 292.

Chapter 171. — Credit Unions.

Certificates and articles of organization of credit unions filed in the office of the State Secretary deemed recorded, see 1922, 151.

Chapter 171 stricken out, and new Chapter 171 inserted, by 1926, 273 § 1.

The following references are to the original Chapter 171:

SECT. 2 amended, 1922, 147 § 1; 1923, 38.

SECT. 4A added, 1923, 294 § 1 (permitting domestic corporations, voluntary associations and partnerships to become limited members of credit unions).

SECT. 5 amended, 1923, 294 § 2.

SECT. 6 amended, 1923, 294 § 3.

SECT. 13 amended, 1922, 147 § 2.

SECT. 14 amended, 1922, 147 § 3.

SECT. 15, first paragraph amended, 1922, 147 § 4.

SECT. 16A added, 1923, 143 § 1 (providing for a reserve fund for credit unions).

SECT. 17 amended, 1922, 147 § 5; 1923, 294 § 4.

SECT. 23 amended, 1923, 54, 143 § 2.

SECT. 27 revised, 1923, 55.

The following references are to the new Chapter 171:

SECT. 3, new paragraph added at end, 1930, 180.

SECT. 18 amended, 1930, 100.

Chapter 172. — Trust Companies.

Certificates and articles of organization of trust companies and certificates of increase and reduction of capital filed in the office of the State Secretary deemed recorded, see 1922, 151.

- SECT. 4 amended, 1923, 41. (See 1923, 121.)
 SECT. 5 amended, 1922, 263 § 1.
 SECT. 10 amended, 1922, 263 § 2.
 SECT. 11 revised, 1922, 293.
 SECT. 13 amended, 1922, 265 § 2.
 SECT. 14 amended, 1921, 352; revised, 1929, 201 § 2.
 SECT. 16 amended, 1928, 262.
 SECT. 18 revised, 1926, 239; 1929, 201 § 1.
 SECTS. 20-22 repealed, 1923, 406 § 2.
 SECT. 23 repealed, 1922, 363 § 2.
 SECT. 24 revised, 1922, 488 § 2.
 SECT. 25 amended, 1922, 488 § 3.
 SECT. 26 amended, 1924, 162.
 SECTS. 28-30 repealed, 1923, 406 § 2.
 SECT. 30A added, 1922, 310 (subjecting interdepartment transfers of assets by trust companies to the supervision of the commissioner of banks).
 SECT. 33 amended, 1929, 120.
 SECT. 39 amended, 1922, 264.
 SECT. 40 amended, 1921, 194.
 SECT. 41 revised, 1922, 321; 1929, 116.
 SECT. 44 amended, 1922, 292.
 SECT. 45 revised, 1928, 285.
 SECT. 46 revised, 1922, 396.
 SECT. 52 amended, 1928, 128 § 2.
 SECT. 65 amended, 1922, 365.
 SECT. 66 amended, 1921, 292 § 2; revised, 1922, 468 § 3.
 SECT. 66A added, 1922, 468 § 4 (requiring savings departments of trust companies to make loans to depositors on deposit books).
 SECT. 73 amended, 1922, 294.
 SECT. 74 revised, 1930, 27.
 SECT. 76 amended, 1922, 291.
 SECT. 80 revised, 1922, 394.

Chapter 175. — Insurance.

Certificates and articles of organization and amendment relative to insurance companies filed in the office of the State Secretary deemed recorded, see 1922, 151.

- SECT. 1 amended, 1921, 165 § 1.
 SECT. 2A added, 1921, 277 § 1 (relative to contracts of reinsurance).
 SECT. 3 amended, 1924, 406 § 1; 1929, 24 § 2.
 SECT. 3A added, 1924, 406 § 2 (relative to administration of certain insurance laws by commissioner of insurance); amended, 1929, 24 § 3.
 SECT. 4, second paragraph amended, 1926, 156; new paragraph added, 1928, 133 § 1; two new paragraphs added, 1930, 79 § 1.
 SECT. 5 revised, 1927, 284 § 2.
 SECT. 6 amended, 1925, 154 § 3, 267 § 1; last sentence revised, 1926, 114 § 2; section revised, 1927, 284 § 3; par. added at end, 1928, 171 § 2.

- SECT. 7 repealed, 1925, 154 § 6.
SECT. 8 repealed, 1924, 406 § 17.
SECT. 8A added, 1923, 197 (extending the authority of the commissioner of insurance relative to hearings).
SECT. 9 amended, 1921, 213.
SECT. 10 revised, 1924, 406 § 3.
SECT. 11, first par. amended, 1927, 284 § 4.
SECT. 13 repealed, 1923, 39 § 3.
SECT. 14 amended, 1921, 166; revised, 1924, 450 § 1; 1925, 124 § 1; amended, 1926, 174 § 1.
SECT. 16 amended, 1924, 450 § 2.
SECT. 18, first par. amended, 1924, 285 § 2; revised, 1925, 164 § 2; 1928, 80 § 2.
SECT. 19A added, 1921, 172 (relative to the merger of insurance companies); revised, 1923, 192.
SECT. 20 amended, 1921, 277 § 2; second par. amended, 1926, 74.
SECT. 22 amended, 1924, 406 § 18.
SECT. 22A added, 1928, 106 § 4 (relative to the form of policies covering more than one class of insurance).
SECT. 22B added, 1928, 205 § 1 (waivers of provisions of chapter 175 prohibited unless expressly authorized thereby).
SECT. 23 revised, 1925, 154 § 1.
SECT. 23A added, 1925, 154 § 2 (requiring certain insurance companies to notify the commissioner of insurance in certain cases); revised, 1925, 267 § 2; 1926, 5; 1927, 284 § 5; first par. amended, 1928, 169 § 1.
SECT. 24 revised, 1929, 235.
SECT. 25, Form A, Item 32 (b) revised, 1921, 165 § 2; first par. amended, 1923, 86; Forms B and C, heading and following paragraph stricken out and new heading and following paragraph inserted, 1929, 24 § 4.
SECT. 26 amended, 1924, 406 § 4.
SECT. 28 revised, 1928, 133 § 2.
SECT. 29 amended, 1929, 24 § 5.
SECT. 31A added, 1923, 373 (extending the territory within which insurance business may be transacted by domestic insurance companies otherwise restricted by their charters).
SECT. 32 revised, 1921, 190; 1930, 136 § 2.
SECT. 37 amended, 1921, 144.
SECTS. 38-43 repealed, 1923, 120.
SECT. 46 revised, 1928, 171 § 1.
SECT. 46A added, 1922, 407 (giving preference to certain claims against insolvent domestic liability insurance companies); revised, 1928, 171 § 3.
SECT. 46B added, 1923, 118 § 2 (requiring domestic insurance companies to file copies of their by-laws and amendments with the commissioner of insurance).
SECT. 47, cls. First and Eighth revised, 1927, 49; cl. Second amended, 1921, 198; 1927, 53 § 1; cls. Fourth and Sixth affected, 1925, 345; cl. Sixth revised, 1927, 284 § 6; cl. Fourteenth added, 1921, 215 § 1 (authorizing writing of insurance in foreign countries); cl. Fifteenth added, 1921, 277 § 3 (relating to reinsurance); section amended, 1925, 267 § 3; section revised, 1928, 106 § 1; cl. Sixteenth added, 1930, 136 § 1 (providing for incorporation of life insurance companies under general law).
SECT. 48 amended, 1921, 215 § 2, 277 § 4; 1923, 39 § 1; 1924, 406 § 5; cl. contained in lines 25-29 amended, 1926, 114 § 1; first paragraph revised, and new paragraph added at end, 1930, 136 § 3.

SECT. 48A added, 1924, 406 § 6 (relative to the organization of mutual insurance companies); section revised, 1925, 267 § 4; 1927, 284 § 7; cl. (b) revised, 1928, 225 § 1; section revised, 1930, 136 § 4.

SECT. 49, second paragraph amended, 1921, 277 § 5; section revised, 1924, 406 § 7; last sentence stricken out and new paragraph added, 1924, 450 § 3; second paragraph stricken out, and two new paragraphs inserted, 1930, 136 § 5.

SECT. 50 revised, 1924, 253; amended, 1924, 450 § 4.

SECT. 51, cl. (a) amended, 1923, 39 § 2; 1927, 53 § 2; revised, 1928, 106 § 2; cl. (d) revised, 1930, 136 § 6; cl. (g) revised, 1924, 298 § 1; amended, 1924, 450 § 5; new par. added at end, 1928, 106 § 2.

SECT. 52 repealed, 1928, 106 § 5.

SECT. 53 repealed, 1922, 76.

SECT. 54, cl. (b) revised, 1923, 153; cl. (g) revised, 1924, 298 § 2; amended, 1924, 450 § 6; first par. and cls. (a) to (f) stricken out, and first par. and cls. (a) to (e) inserted, 1925, 267 § 5; cl. (a) revised, 1928, 225 § 2; cls. (c) and (e) revised, 1927, 284 § 8; new par. added at end, 1928, 106 § 3.

SECT. 55. See 1921, 486 § 30.

SECT. 56 amended, 1924, 450 § 7; revised, 1929, 24 § 6.

SECT. 60, last par. revised, 1926, 14 § 1. (See 1922, 77.)

SECT. 61 amended, 1928, 185.

SECT. 63, cl. 7 (a) added, 1921, 215 § 3; section revised, 1923, 297 § 1; first paragraph amended, 1930, 136 § 9.

SECT. 65 amended, 1923, 297 § 2.

SECT. 66 revised, 1923, 297 § 3.

SECT. 70 amended, 1924, 450 § 8.

SECT. 71 amended, 1924, 450 § 9; revised, 1927, 248.

SECT. 73 amended, 1926, 53 § 1; revised, 1927, 284 § 9.

SECT. 76, par. contained in lines 9 to 11 revised, 1929, 156.

SECT. 80 amended, 1921, 160; first par. revised, 1929, 34 § 1; second par. revised, 1926, 115.

SECT. 81 affected, 1921, 372; amended, 1927, 284 § 10.

SECT. 90 revised, 1925, 154 § 4, 267 § 6; 1927, 284 § 11; first par. amended, 1929, 34 § 3.

SECTS. 90A and 90B added, 1925, 267 § 7 (regulating issue of policies by certain mutual insurance companies); sect. 90A amended, 1926, 53 § 2.

SECT. 91 repealed, 1924, 406 § 17.

SECT. 92 amended, 1925, 154 § 5, 267 § 8.

SECT. 93 amended, 1921, 486 § 30; 1925, 267 § 9; revised, 1927, 284 § 1.

SECTS. 93A to 93D added, 1925, 267 § 10 (regulating the transaction of business by certain mutual insurance companies); sect. 93B revised, 1926, 53 § 3; sect. 93D revised, 1927, 284 § 12.

SECT. 93E added (regulating the issuance of policies by domestic mutual life insurance companies), 1930, 136 § 7.

SECT. 94 amended, 1922, 77; revised, 1930, 136 § 8.

SECT. 99, cl. First revised, 1923, 137; first par. amended, 1924, 285 § 3.

SECT. 100 amended, 1923, 152, 198 § 1; revised, 1924, 406 § 8; section stricken out and new sections 100-100B inserted, 1927, 285 § 1.

SECT. 101 revised, 1927, 285 § 2.

SECTS. 101A-101G added, 1927, 285 § 3 (relative to reference proceedings under the standard fire policy). See also 1927, 285 §§ 1, 2.

SECTS. 102A and 102B added, 1924, 285 § 1 (relative to the issuance by fire insurance companies of a single policy of insurance on which they are severally liable).

SECT. 103 repealed, 1923, 336 § 2.

SECT. 105 amended, 1924, 406 § 9; 1925, 267 § 11; affected, 1925, 345. (See 1924, 406 § 19.)

SECT. 110 amended, 1921, 136; revised, 1930, 64.

SECTS. 111A and 111B added, 1925, 164 § 1 (permitting certain insurance companies to issue a single policy of liability insurance on which they are severally or jointly and severally liable).

SECT. 111A, provisions (3) and (4) revised, 1928, 80 § 3.

SECT. 112 revised, 1923, 149 § 1; 1930, 340 § 3.

SECT. 113 revised, 1923, 149 § 2.

SECTS. 113A to 113D added, 1925, 346 § 4 (relative to the form of compulsory motor vehicle liability policies and bonds, so called, to premium charges and classifications in connection therewith, and to proceedings to enable owners of certain motor vehicles to compel the issue or execution thereof).

SECT. 113A, provision (2) revised, 1926, 368 § 4; new par. added, 1926, 368 § 5; provision (4) amended, 1928, 187 § 2; section revised, 1928, 381 § 5.

SECT. 113B revised, 1927, 182; 1928, 381 § 6; new par. added at end, 1929, 34 § 2; section revised, 1929, 166; new par. added, 1930, 343. (See 1928, 381 § 11.)

SECT. 113D revised, 1928, 381 § 7.

SECT. 114 revised, 1924, 406 § 10; 1925, 73; 1928, 157.

SECT. 115 repealed, 1924, 406 § 17.

SECT. 116, last par. revised, 1926, 114 § 3.

SECT. 116A added, 1928, 168 (relative to the rights and obligations of foreign title insurance companies admitted to transact business in Massachusetts); revised, 1930, 83.

SECT. 117A added, 1928, 80 § 1 (authorizing two or more fire insurance companies to join in the issue of a single sprinkler leakage insurance policy).

SECT. 118 amended, 1921, 167.

SECT. 119A added, 1921, 168 (to protect persons entitled to the proceeds of life insurance and annuity policies, and the income therefrom, when retained by life insurance companies).

SECT. 123 revised, 1924, 268; amended, 1925, 100; revised, 1925, 197 § 1; last par. amended, 1927, 93 § 1.

SECT. 125 revised, 1928, 176 § 1.

SECT. 126 amended, 1928, 176 § 2.

SECT. 132, first par. revised, 1925, 197 § 2; amended, 1927, 93 § 2; provision 2 revised, 1922, 75; amended, 1923, 195; provision 7 amended, 1924, 75 § 1; 1927, 65 § 1; provision 11 amended, 1924, 75 § 2; 1927, 65 § 2.

SECT. 133 amended, 1921, 141; revised, 1928, 244 § 1; 1929, 121.

SECT. 134, new par. added at end, 1928, 244 § 2.

SECT. 139 revised, 1926, 93 § 1.

SECT. 140 amended, 1928, 147.

SECT. 142 amended, 1924, 75 § 3; 1927, 65 § 3.

SECT. 144, last par. amended, 1925, 197 § 3; 1927, 93 § 3.

SECT. 147A added, 1928, 148 § 1 (relative to the contents of industrial life and endowment policies issued by domestic life companies).

SECT. 148 repealed (except as to existing policies), 1928, 148 § 2.

SECT. 149, new par. added at end, 1928, 182.

SECT. 150 amended, 1921, 372; second par. stricken out, 1927, 284 § 13.

SECT. 151 revised, 1925, 267 § 12; cls. Second and Fifth amended, 1926, 44 § 1; revised, 1927, 284 § 14; subdivision (3) (e) of cl. Second stricken out and new subdivisions (3) (e) and (3) (f) added, 1928, 225 § 3.

- SECT. 152 amended, 1924, 406 § 11; revised, 1925, 267 § 13; last sentence stricken out, 1928, 106 § 6.
- SECT. 153 revised, 1926, 44 § 2.
- SECT. 154 amended, 1924, 406 § 12; revised, 1925, 124 § 2.
- SECT. 156 amended, 1922, 81.
- SECT. 156A added, 1928, 169 § 2 (requiring certain foreign insurance companies to cease transacting business in certain cases).
- SECT. 159 amended, 1922, 417 § 2.
- SECT. 161 repealed, 1929, 6 § 1.
- SECT. 163 amended, 1924, 450 § 10; 1926, 231; 1928, 315.
- SECT. 166 amended, 1924, 450 § 11; 1925, 124 § 3; 1926, 174 § 2.
- SECT. 167A added, 1924, 450 § 12 (exempting certain veterans from payment of fees for certain licenses); revised, 1929, 232.
- SECT. 168 amended, 1924, 450 § 13; 1926, 64; revised, 1927, 29.
- SECT. 172 amended, 1924, 450 § 14.
- SECT. 172A added, 1923, 354 (authorizing the commissioner of insurance to license voluntary associations as insurance agents, brokers and adjusters); amended, 1924, 450 § 15.
- SECT. 173 amended, 1924, 450 § 16.
- SECT. 174 amended, 1924, 406 § 13; revised, 1924, 450 § 17; 1926, 70 § 1; affected, 1926, 70 § 2.
- SECT. 174A added, 1922, 69 (relative to notices of hearings before the commissioner of insurance and of the revocation or suspension of licenses).
- SECT. 174B added, 1923, 116 (requiring insurance agents, brokers and adjusters to surrender their licenses upon revocation).
- SECT. 177 revised, 1928, 205 § 2.
- SECT. 178 amended, 1923, 362 § 88; 1924, 406 § 14.
- SECT. 180 amended, 1924, 406 § 15.
- SECT. 180A added, 1924, 49 (requiring receivers of domestic insurance companies to give notice of their appointment to policy holders).
- SECT. 182 amended, 1925, 346 § 5; 1928, 381 § 8.
- SECT. 183 amended, 1925, 346 § 6; 1928, 381 § 9.
- SECT. 184 amended, 1926, 93 § 2; 1930, 18.
- SECT. 187 amended, 1925, 54.
- SECT. 187A added, 1922, 408 (relative to the limitation of actions on policies of insurance).
- SECTS. 187B-187D added, 1923, 336 § 1 (relative to the cancellation of insurance policies).
- SECT. 189 amended, 1924, 406 § 16.
- SECT. 190 repealed, 1924, 406 § 17.
- SECT. 192 amended, 1924, 285 § 4.
- SECT. 193A added, 1922, 417 § 1 (relative to the enforcement of the insurance laws).

Chapter 176. — Fraternal Benefit Societies.

Certificates of organization and amendment of fraternal benefit societies filed in the office of the State Secretary deemed recorded, see 1922, 151.

Administration of certain insurance laws by commissioner of insurance, see 1924, 406 § 2 (inserting § 3A in chapter 175).

SECT. 16 amended, 1926, 207.

SECT. 17 revised, 1926, 206; 1928, 186.

SECT. 18 revised, 1928, 156 § 1.

SECT. 23 revised, 1927, 21.

- SECT. 24 amended, 1928, 179.
SECT. 36 revised, 1930, 31 § 1.
SECT. 37, new paragraph added at end, 1930, 79 § 2.
SECT. 39A added, 1921, 295 (relative to the valuation of securities held by fraternal benefit societies).
SECT. 40 amended, 1927, 189.
SECT. 41 amended, 1930, 31 § 2.
SECT. 43 revised, 1930, 31 § 3.
SECT. 44, last paragraph stricken out, 1930, 31 § 4.
SECT. 45 amended, 1922, 90; revised, 1925, 80 § 2; amended, 1926, 77.
SECT. 46 revised, 1921, 155 § 1; amended, 1922, 494; revised, 1925, 80 § 3; amended, 1928, 284; first paragraph amended, 1929, 142; third paragraph amended, 1929, 7.
SECT. 46A added, 1921, 155 § 2 (relative to the payment of disability benefits by subordinate lodges).
SECT. 47 revised, 1925, 80 § 4.
SECT. 47A added, 1925, 80 § 1 (relative to the validity of certain contracts and certificates of fraternal benefit societies).
SECT. 49 revised, 1925, 80 § 5.

Chapter 177. — Assessment Insurance.

Certificates of organization and amendment of assessment insurance companies filed in the office of the State Secretary deemed recorded, see 1922, 151.

Administration of certain insurance laws by commissioner of insurance, see 1924, 406 § 2 (inserting § 3A in chapter 175).

- SECT. 13 amended, 1924, 384.
SECT. 15 repealed, 1924, 406 § 17.
Chapter repealed, 1929, 24 § 1.

Chapter 178. — Savings Bank Life Insurance.

- SECT. 10 revised, 1929, 37.
SECT. 11 amended, 1922, 79 § 1.
SECT. 12 amended, 1927, 92.
SECT. 17 revised, 1927, 188; 1929, 162.
SECT. 21 revised, 1921, 416; amended, 1922, 79 § 2.
SECT. 28, new paragraph added at end, 1930, 79 § 3.

Chapter 179. — Proprietors of Wharves, Real Estate lying in Common, and General Fields.

Certificates of organization of proprietors of wharves and real estate lying in common filed in the office of the State Secretary deemed recorded, see 1922, 151.

Chapter 180. — Corporations for Charitable and Certain Other Purposes.

Certificates of organization and amendment of certain corporations filed in the office of the State Secretary deemed recorded, see 1922, 151.

- SECT. 3 amended, 1925, 226.
SECT. 4 revised, 1927, 133 § 1.
SECT. 5 revised, 1926, 379 § 1.
SECT. 9 revised, 1930, 38.

SECT. 9A added, 1926, 204 (providing for the maintenance of burial grounds by religious corporations).

SECT. 11 amended, 1926, 379 § 2.

SECT. 12 amended, 1930, 170 § 1.

SECT. 12A added, 1930, 170 § 2 (requiring the registration of foreign charitable corporations before acting in the commonwealth, and relative to reports by such corporations).

SECT. 20 amended, 1923, 252 § 1.

SECT. 23 amended, 1923, 252 § 2.

SECT. 26 revised, 1926, 247.

SECT. 27 revised, 1926, 108 § 1.

SECT. 29 added, 1926, 347 (enabling cities and towns to regulate certain diversions and amusements conducted by corporations created for club purposes).

Chapter 181. — Foreign Corporations.

SECT. 1 amended, 1921, 486 § 31.

SECT. 3 amended, 1926, 258.

SECT. 3A added, 1928, 98 § 1 (relative to the service of process on un-registered foreign corporations).

SECT. 6 amended, 1923, 28.

SECT. 10. See 1923, 290 § 4.

SECT. 23 amended, 1926, 189.

Chapter 182. — Voluntary Associations.

SECT. 1 amended, 1926, 290 § 1.

SECT. 2 revised, 1922, 272; amended, 1926, 290 § 2.

SECT. 2A added, 1929, 45 (regulating the use of names by certain associations and trusts).

SECT. 3 amended, 1926, 290 § 3.

SECT. 4 amended, 1926, 290 § 4.

SECT. 5 repealed, 1924, 190 § 1.

SECT. 6 amended, 1926, 290 § 5; new paragraph added at end, 1929, 107 § 2.

SECT. 7 amended, 1926, 290 § 6.

Chapter 183. — Alienation of Land.

SECT. 5A added, 1924, 227 (recording of certain affidavits relative to the title of land).

SECT. 21 amended, 1927, 104 § 1.

SECT. 24 amended, 1927, 104 § 2.

SECT. 49 amended, 1923, 71.

SECT. 52 amended, 1923, 96.

Chapter 184. — General Provisions Relative to Real Property.

SECT. 13 amended, 1929, 261.

Chapter 185. — The Land Court and Registration of Title to Land.

SECT. 2 revised, 1924, 271 § 1.

SECT. 5 amended, 1924, 271 § 2.

SECT. 6, sentence added at end, 1930, 418 § 1.

- SECT. 8 amended, 1930, 418 § 2.
 SECT. 10 amended, 1923, 374 § 1.
 SECT. 10A added, 1930, 418 § 3 (relative to technical assistants).
 SECT. 12 revised, 1923, 374 § 2.
 SECT. 13A added, 1924, 157 (relative to the appointment and compensation of stenographers for certain trials in the land court).
 SECT. 14 amended, 1921, 486 § 32; revised, 1923, 385; amended, 1924, 271 § 3; 1930, 404; revised, 1930, 418 § 4. (See 1930, 400 §§ 5, 7-9.)
 SECT. 38, form of notice revised, 1928, 129 § 1.
 SECT. 45 amended, 1923, 374 § 3.
 SECT. 46, cl. Fifth amended, 1924, 31.
 SECT. 48 amended, 1928, 272 § 1.
 SECT. 53 amended, 1921, 117.
 SECT. 68 amended, 1928, 272 § 2.
 SECT. 69 amended, 1928, 272 § 3.
 SECT. 71 amended, 1928, 272 § 4.
 SECT. 78 amended, 1928, 386 § 2.
 SECT. 97 amended, 1926, 90 § 1.
 SECT. 103 amended, 1923, 362 § 89.
 SECT. 111 amended, 1926, 90 § 2.
 SECT. 113 amended, 1928, 272 § 5.

Chapter 186. — Estates for Years and at Will.

For provisions relative to granting discretionary stay of proceedings in certain actions of summary process, and relative to abolishing fictitious costs, so called, in such actions, see chapter 239, sections 9 to 13.

SECT. 12. See section 13 and note.

SECT. 13 added, 1927, 339 § 1 (relative to the termination of certain tenancies at will). For previous temporary legislation, see 1919, 257; 1920, 538; 1921, 489; 1922, 357 § 1; 1923, 11; 1924, 72 § 3; 1925, 86; 1926, 173.

SECT. 14 added, 1927, 339 § 1 (relative to the violation of certain rights of certain tenants). For previous temporary legislation, see 1920, 555; 1921, 491; 1922, 357 § 2; 1923, 6; 1924, 72 § 1; 1925, 192; 1926, 172.

Chapter 188. — Homesteads.

SECT. 7 amended, 1924, 56 § 4. (See 1924, 56 § 5.)

SECT. 7A added, 1924, 56 § 3 (relative to the releasing of rights of homestead). (See 1924, 56 § 5.)

Chapter 189. — Dower and Curtesy.

SECT. 1A added, 1924, 56 § 1 (relative to the releasing of rights of dower and curtesy). (See 1924, 56 § 5.)

SECT. 5 amended, 1924, 56 § 2. (See 1924, 56 § 5.)

Chapter 190. — Descent and Distribution of Real and Personal Property.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

SECT. 7 amended, 1925, 281 § 3.

Chapter 191. — Wills.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

SECT. 20 revised, 1925, 155 § 1.

SECT. 21 repealed, 1925, 155 § 2.

Chapter 192. — Probate of Wills and Appointment of Executors.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

Chapter 193. — Appointment of Administrators.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

SECT. 1 amended, 1928, 216 § 1.

SECT. 7 amended, 1921, 64.

Chapter 194. — Public Administrators.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

SECT. 1 amended, 1929, 85.

SECT. 5 revised, 1929, 264 § 1.

Chapter 195. — General Provisions relative to Executors and Administrators.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

SECT. 6 revised, 1930, 213 § 1.

Chapter 196. — Allowances to Widows and Children, and Advancements.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

Chapter 197. — Payment of Debts, Legacies and Distributive Shares.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

Chapter 198. — Insolvent Estates of Deceased Persons.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

Transfer of Suffolk county files to custody of State Secretary, 1928, 161.

SECT. 7A added, 1922, 175 § 1 (relative to the allowance of claims of creditors receiving preferences).

SECTS. 10A-10C added, 1922, 175 § 2 (relative to preferences made by persons dying insolvent).

Chapter 199. — Settlement of Estates of Deceased Non-Residents.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

Chapter 200. — Settlement of Estates of Absentees.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

SECT. 1 amended, 1926, 3.

SECT. 8 revised, 1929, 264 § 2.

Chapter 201. — Guardians and Conservators.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

SECT. 2 amended, 1930, 384 § 1.

SECT. 3 revised, 1922, 461.

SECT. 7 revised, 1930, 384 § 2.

SECT. 17 amended, 1930, 384 § 3.

SECT. 38 amended, 1930, 138 § 1.

SECT. 45 amended, 1924, 8.

SECT. 48A added, 1930, 237 (authorizing certain guardians and conservators to make provision for the burial expenses of their wards).

Chapter 202. — Sales, Mortgages and Leases of Real Estate by Executors, Administrators, Guardians and Conservators.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

SECT. 19 amended, 1923, 321.

Chapter 203. — Trusts.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

SECT. 21 revised, 1926, 226.

Chapter 204. — General Provisions relative to Sales, Mortgages, Releases, Compromises, etc., by Executors, etc.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

- SECT. 1 revised, 1929, 342 § 2.
 SECT. 13 amended, 1925, 67 § 1.
 SECT. 14 amended, 1925, 67 § 2.
 SECT. 23 amended, 1921, 44 § 1.
 SECT. 24 amended, 1921, 44 § 2.
 SECT. 25 amended, 1921, 44 § 3.
 SECT. 26 amended, 1921, 44 § 4.

Chapter 205. — Bonds of Executors, Administrators, Guardians, Conservators, Trustees and Receivers.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

SECT. 1. See 1922, 512.

SECT. 6A added, 1923, 259 (relative to bonds required of national banks as fiduciaries).

SECT. 7A added, 1922, 512 (relative to certain fiduciary bonds in the probate court).

SECT. 9 amended, 1930, 384 § 4.

SECT. 19A added, 1924, 406 § 19 (relative to deposit of funds by fiduciaries for safekeeping). [Formerly in chapter 175 § 105.]

SECTS. 20-35. See 1922, 512.

Chapter 206. — Accounts and Settlements of Executors, Administrators, Guardians, Conservators, Trustees and Receivers.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

SECT. 7, sentence added at end, 1930, 384 § 5.

SECT. 23A added, 1922, 59 (issuing of citations on probate accounts).

Chapter 207. — Marriage.

SECT. 19 amended, 1930, 141.

SECT. 25 amended, 1922, 98; 1923, 305 § 1.

SECT. 28 revised, 1930, 51 § 1.

SECT. 33 amended, 1923, 305 § 2.

SECT. 38 revised, 1929, 169.

SECT. 39 amended, 1926, 102.

SECT. 57 revised, 1930, 51 § 2.

Chapter 208. — Divorce.

General provisions of law governing libels for divorce brought in the superior court made applicable to such libels when commenced in the probate court, see 1922, 532 § 6.

SECT. 6 amended, 1921, 466 § 1; 1922, 532 § 5; revised, 1922, 542 § 1.

SECT. 6A added, 1922, 532 § 6 (making the general provisions of law governing libels for divorce brought in the superior court applicable to such libels when commenced in the probate court); second paragraph amended, 1926, 363 § 3.

SECT. 8 amended, 1923, 60; 1924, 193.

SECT. 9A added, 1921, 466 § 2 (transfer from the superior to the probate court of uncontested divorce libels); repealed, 1922, 542 § 3.

Chapter 209. — Husband and Wife.

SECT. 32 revised, 1921, 56.

SECTS. 32A-32C added, 1922, 242 (naming of third parties in proceedings for separate support).

SECT. 35 revised, 1924, 345 § 1.

SECT. 36 revised, 1924, 345 § 2.

Chapter 210. — Adoption of Children and Change of Names.

SECT. 2 revised, 1929, 221 § 1.

SECT. 3 amended, 1928, 155 § 57.

SECT. 4 revised, 1929, 221 § 2.

SECT. 13 revised, 1930, 153 § 1.

Chapter 211. — The Supreme Judicial Court.

Provision for the publication and sale of advance sheets of the opinions and decisions of the supreme judicial court, see 1923, Resolve 30; 1926, Resolve 40; 1927, Resolve 1; 1929, Resolve 10.

As to the transfer of causes within the concurrent jurisdiction of the superior court or the probate court and of the supreme judicial court, see 1922, 532 § 1.

SECT. 7 revised, 1926, 329 § 8.

SECT. 12 revised, 1926, 329 § 9.

SECT. 15 amended, 1925, 279 § 5; revised, 1926, 329 § 10.

SECT. 22 revised, 1928, 295 § 1. (See 1923, 375.)

SECT. 23 revised, 1922, 228 § 2.

Chapter 212. — The Superior Court.

As to the transfer of causes within the concurrent jurisdiction of the superior court or the probate court and of the supreme judicial court, see 1922, 532 § 1.

As to concurrent jurisdiction of divorce libels in the superior and probate courts, see 1922, 532 §§ 4, 5, 7; 542.

Temporary act, inoperative after December 31, 1932, providing for the more prompt disposition of criminal cases in the superior court, see 1923, 469 as amended by 1924, 485; 1926, 285; 1927, 282; 1928, 353; 1929, 291; 1930, 367.

Temporary act, inoperative on and after the first Monday of January, 1933 (except as to cases then in course of trial), relative to sittings and sessions of the superior court, see 1927, 306; amended in part, 1928, 228.

Act conferring upon district courts jurisdiction concurrent with the superior court of actions of contract, tort, replevin and summary process, 1929, 316.

SECT. 1 amended, 1922, 532 § 3; 1925, 304 § 1.

SECT. 3 amended, 1922, 532 § 4. (See 1922, 532 § 5.)

SECT. 11 amended, 1925, 279 § 4; repealed, 1929, 265 § 4.

SECT. 14 amended, 1921, 35, 327.

- SECT. 16 amended, 1922, 532 § 11.
 SECT. 17 amended, 1923, 262 § 1.
 SECT. 18A added, 1921, 350 § 1 (authorizing sittings of the superior court at Quincy); repealed, 1923, 262 § 2.
 SECT. 19A added, 1922, 533 (providing for the appointment of a special master by the superior court).
 SECT. 24 amended, 1926, 228; affected, 1926, 296.
 SECT. 27 revised, 1928, 295 § 2.
 SECT. 28 revised, 1924, 188.

Chapter 213. — Supreme Judicial and Superior Courts.

Temporary act, inoperative on and after the first Monday of January, 1933 (except as to cases then in course of trial), relative to sittings and sessions of the superior court, see 1927, 306; amended in part, 1928, 228.

SECT. 3, cl. Tenth A added, 1929, 186 § 1 (relative to judicial interpretation of written instruments without other relief).

SECT. 7 revised, 1924, 150.

Chapter 214. — Equity Jurisdiction and Procedure in the Supreme Judicial and Superior Courts.

SECT. 3, cl. (7), see 1922, 486 § 1 subsect. 44; cl. (10) revised, 1923, 149 § 3; 1930, 340 § 4; cl. (11) added, 1929, 126 § 1 (relative to enforcement of the purposes of public gifts and conveyances).

SECT. 6 revised, 1926, 138.

SECT. 13 amended, 1921, 431 § 1.

SECT. 19 amended, 1929, 265 § 5.

SECT. 25A added, 1926, 177 (regulating practice as to exceptions in suits in equity).

SECT. 32 revised, 1922, 532 § 1.

SECT. 33 repealed, 1922, 532 § 2.

Chapter 215. — Probate Courts.

As to the transfer of causes within the concurrent jurisdiction of the superior court or the probate court and of the supreme judicial court, see 1922, 532 § 1.

As to concurrent jurisdiction of divorce libels in the superior and probate courts, see 1922, 532 §§ 4, 5, 7; 542.

Short form of certain fiduciary bonds, direct enforcement of same in equity in the probate court and dispensing with the practice of issuing and recording letters of appointment, see 1922, 512.

SECT. 3 amended, 1921, 466 § 3; 1922, 532 § 7; revised, 1922, 542 § 2.

SECT. 6 revised, 1929, 342 § 1.

SECT. 6A added, 1927, 94 § 1 (authorizing equitable attachments in the probate court in proceedings within its jurisdiction).

SECT. 8A added, 1925, 159 (providing for a change of venue of proceedings in probate courts).

SECT. 10 amended, 1929, 265 § 6.

SECT. 18 revised, 1923, 392; 1924, 194 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 24 revised, 1926, 214.

SECT. 36 revised, 1929, 189 § 1; 1929, 328 § 1.

SECT. 48 amended, 1930, 213 § 2.

SECT. 56A added, 1923, 432 (relative to the appointment by judges of probate of guardians ad litem in certain proceedings). (See 1924, 194 § 2.)

SECT. 62 amended, 1922, 41, 257; 1923, 325 § 1, 483; paragraph contained in lines 43-47, as printed in the General Laws, revised, 1929, 112; paragraph contained in line 61, as so printed, revised, 1929, 183; paragraph contained in lines 33-36, as so printed, revised, 1930, 112 § 1.

Chapter 217. — Judges and Registers of Probate and Insolvency.

SECT. 3 amended, 1924, 375; 1926, 97 § 1.

SECT. 23 amended, 1923, 164 § 1.

SECT. 24 amended, 1923, 164 § 2; 1928, 223 § 1; 1930, 371 § 1.

SECT. 24A added, 1927, 209 § 1 (providing for a third assistant register of probate for Suffolk county).

SECT. 25 amended, 1923, 164 § 3; 1927, 198 § 1.

SECT. 27A added, 1924, 194 § 2 (authorizing the appointment of a permanent officer for the probate court for Suffolk county). (See 1930, 400 §§ 5, 7-9.)

SECT. 28 amended, 1925, 246.

SECT. 33 revised, 1921, 42 § 1; amended, 1923, 362 § 90.

SECT. 34 amended, 1923, 383 § 1; revised, 1926, 380 § 1.

SECT. 35 revised, 1926, 380 § 2; amended, 1927, 198 § 2. (See 1930, 400 § 6.)

SECT. 36 amended, 1922, 333 § 4; 1923, 362 § 91; repealed, 1926, 380 § 3.

SECT. 37 revised, 1921, 364; amended, 1923, 383 § 2; repealed, 1926, 380 § 4.

SECT. 38 revised, 1926, 380 § 5; 1927, 209 § 2. (See 1930, 400 § 6.)

SECT. 39 amended, 1921, 42 § 2; revised, 1924, 415 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 40 amended, 1923, 384; 1924, 376.

SECT. 41 amended, 1926, 97 § 2.

Chapter 218. — District Courts.

As to jurisdiction and procedure in civil cases in district courts other than the municipal court of the city of Boston, see 1922, 532 § 8.

Act enlarging the jurisdiction of district courts for civil business, 1929, 316.

Police courts to be known as district courts, 1921, 430 § 1.

Temporary act, inoperative after December 31, 1932, providing that certain justices of district courts sit in criminal cases in the superior court, see 1923, 469 as amended by 1924, 485; 1926, 285; 1927, 282; 1928, 353; 1929, 291; 1930, 367.

SECT. 1 amended, 1921, 430 § 1; pars. contained in lines 131-137 amended, 1923, 243 § 1; par. contained in lines 55 and 56 amended, 1924, 229 § 1; par. contained in lines 4 and 5 amended, 1927, 159 § 1; par. contained in lines 186 and 187 amended, 1927, 262 § 1; pars. contained in lines 9-12 and in lines 19 and 20 amended, 1928, 136; par. contained in lines 80-82 amended, 1930, 132 § 1. (See 1930, 132 § 2).

SECT. 6, first par. amended, 1924, 229 § 2; 1925, 88 § 1; 1930, 144.

SECT. 8 revised, 1927, 227 § 1.

SECT. 10 revised, 1921, 287 § 1; 1922, 63 § 1; amended, 1923, 164 § 4; revised, 1923, 314 § 1; amended, 1923, 379 § 1; revised, 1925, 257 § 1;

1926, 69 § 1, 366 § 1, 389 § 1; amended, 1928, 162; 1929, 95 § 1; revised, 1929, 254 § 1; amended, 1930, 152 § 1.

SECT. 11 amended, 1922, 156.

SECT. 12 amended, 1927, 52.

SECT. 16 revised, 1926, 191 § 1.

SECT. 19 revised, 1922, 532 § 12A; 1924, 57 § 1; 1929, 316 § 1.

SECT. 20 amended, 1924, 57 § 2; 1929, 316 § 2.

SECT. 21 amended, 1922, 99 § 1; 1928, 144 § 1.

SECT. 23 amended, 1925, 132 § 1.

SECT. 27 revised, 1924, 149.

SECT. 30 amended, 1929, 216 § 1.

SECT. 36 revised, 1924, 58.

SECT. 38 amended, 1926, 271 § 4; affected, 1926, 296.

SECT. 39 amended, 1927, 245.

SECT. 43 amended, 1922, 532 § 9.

SECT. 43A added, 1922, 532 § 10 (establishing an administrative committee of district courts).

SECT. 47 amended, 1926, 191 § 2; 1930, 183 § 1.

SECT. 50 amended, 1928, 334 § 1.

SECT. 53 amended, 1922, 309 § 1; 1923, 323 § 1; 1924, 36; 1928, 334 § 2.

SECT. 55 revised, 1921, 486 § 33. (See 1930, 400 §§ 5, 7-9.)

SECT. 62 amended, 1921, 284 § 1; revised, 1922, 299 § 1; 1923, 448 § 1; amended, 1924, 86 § 1; 1928, 198 § 1; 1929, 208 § 1.

SECT. 65 amended, 1924, 86 § 2. (See 1930, 400 §§ 5, 7-9.)

SECT. 67. See 1930, 400 §§ 5, 7-9.

SECT. 68 amended, 1925, 255 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 69 amended, 1921, 430 § 1; revised, 1922, 399 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 70 amended, 1921, 430 § 1; revised, 1922, 399 § 2. (See 1930, 400 §§ 5, 7-9.)

SECT. 71 revised, 1921, 465 § 1; repealed, 1922, 399 § 3.

SECT. 71A added, 1921, 334 § 1 (relative to extra clerical assistance for district court of Springfield); repealed, 1922, 399 § 3.

SECT. 71B added, 1921, 334 § 2 (relative to extra clerical assistance for district court of Hampshire); repealed, 1922, 399 § 3.

SECT. 71C added, 1921, 464 § 1 (relative to clerical assistance for the municipal court of the Roxbury district); repealed, 1922, 399 § 3.

SECT. 71D added, 1921, 465 § 2 (relative to clerical assistance for the municipal court of the Brighton district); repealed, 1922, 399 § 3.

SECT. 72 repealed, 1922, 399 § 3.

SECT. 73 amended, 1921, 430 § 1; repealed, 1922, 399 § 3.

SECT. 74 revised, 1928, 140.

SECT. 75 amended, 1921, 284 § 2; 1922, 309 § 2; revised, 1923, 323 § 2; amended, 1923, 448 § 2; revised, 1924, 506 § 1; 1928, 233 § 1, 334 § 3; amended, 1930, 415 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 76 amended, 1921, 355 § 1; 1924, 484 § 1; revised, 1924, 505 § 1; amended, 1927, 294 § 1; 1928, 256 § 1.

SECT. 77 revised, 1923, 326 § 1; 1927, 227 § 2.

SECT. 78 amended, 1923, 479 § 1.

SECT. 79 amended, 1923, 379 § 2; revised, 1926, 366 § 2.

SECT. 80 revised, 1921, 355 § 2; amended, 1924, 484 § 2; revised, 1924, 503 § 1; amended, 1927, 294 § 2.

SECT. 81 revised, 1925, 38.

SECT. 83 amended, 1921, 321 § 1; revised, 1923, 322 § 1; 1925, 256 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 84. See 1930, 400 §§ 5, 7-9.

Chapter 219. — Trial Justices.

SECT. 2 amended, 1924, 229 § 3.

SECT. 15 revised, 1930, 183 § 2.

SECT. 17 amended, 1922, 364 § 1; 1924, 229 § 4.

SECT. 17A added, 1926, 288 (providing for clerical assistance for the trial justice in the town of Ludlow). (See 1930, 400 §§ 5, 7-9.)

SECT. 20 amended, 1929, 216 § 2.

Chapter 221. — Clerks, Attorneys and Other Officers of Judicial Courts.

SECT. 1 amended, 1922, 487 § 1.

SECT. 4 amended, 1921, 305; 1923, 164 § 5; revised, 1923, 206 § 1.

SECT. 5 amended, 1923, 164 § 6.

SECT. 6 amended, 1921, 236.

SECT. 7 amended, 1922, 423 § 1; 1925, 108.

SECT. 14 amended, 1922, 423 § 2.

SECT. 20 amended, 1922, 53; revised, 1924, 392.

SECT. 24 revised, 1924, 131; 1927, 64; 1928, 163.

SECT. 32 amended, 1930, 331 § 1. (See 1930, 331 § 2.)

SECTS. 34A-34C added, 1924, 244 (relative to a judicial council to make a continuous study of the organization, procedure and practice of the courts); section 34A amended, 1930, 142; section 34C revised, 1927, 293 § 1.

SECT. 37 amended, 1921, 290 § 1; 1925, 11. (See 1922, 493 and 1924, 316, permitting certain aliens to take examinations for admission to the bar.)

SECT. 38A added, 1924, 316 (permitting certain aliens to take examinations for admission to the bar).

SECT. 39 amended, 1921, 290 § 2.

SECT. 40 revised, 1924, 134.

SECT. 47 amended, 1925, 346 § 8.

SECT. 55 amended, 1921, 163.

SECT. 62 amended, 1929, 285 § 1.

SECT. 62A added, 1929, 285 § 2 (relative to compensation for services rendered by incapacitated or deceased auditors or special masters in certain cases).

SECT. 68 revised, 1930, 89.

SECT. 69 amended, 1923, 407 § 1.

SECT. 70 amended, 1923, 324 § 1.

SECT. 71 amended, 1923, 352 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 72 amended, 1923, 407 § 2.

SECT. 74 amended, 1924, 417 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 75 amended, 1921, 423; revised, 1925, 138. (See 1930, 400 §§ 5, 7-9.)

SECT. 76. See 1930, 400 §§ 5, 7-9.

SECT. 82 revised, 1927, 332 § 1.

SECT. 83 revised, 1927, 332 § 2.

SECTS. 84 and 85 repealed, 1927, 332 § 3.

SECT. 87 revised, 1927, 332 § 4.

SECT. 88 revised, 1927, 332 § 5.

SECT. 89 revised, 1927, 332 § 6.

SECT. 90 repealed, 1922, 228 § 1.

SECT. 90A added, 1927, 332 § 7 (providing for the reimbursement of the county for which a salaried official stenographer is appointed by any other county in which such stenographer renders service).

SECT. 91 revised, 1927, 332 § 8. (See 1930, 400 §§ 5, 7-9.)

SECT. 92 revised, 1926, 294. (See 1930, 400 §§ 5, 7-9.)

SECT. 93 amended, 1922, 487 § 2; revised, 1930, 275.

SECT. 94. See 1930, 400 §§ 5, 7-9.

SECT. 95 amended, 1923, 206 § 2; 1927, 235 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 96 amended, 1921, 486 § 34. (See 1930, 400 §§ 5, 7-9.)

SECT. 97 amended, 1927, 235 § 2. (See 1930, 400 §§ 5, 7-9.)

SECT. 98 amended, 1924, 350 § 1. (See 1930, 400 §§ 5, 7-9.)

SECT. 100. See 1930, 400 §§ 5, 7-9.

SECT. 102. See 1930, 400 §§ 5, 7-9.

Chapter 222. — Justices of the Peace, Notaries Public and Commissioners.

SECT. 2 repealed, 1923, 164 § 7.

SECT. 3, new sentence added, 1929, 318 § 2.

Chapter 223. — Commencement of Actions, Service of Process.

SECT. 1 amended, 1921, 432.

SECT. 2 amended, 1922, 99 § 2.

SECT. 7 amended, 1923, 111.

SECT. 25 amended, 1921, 338.

SECT. 37 amended, 1926, 255.

SECT. 39. See 1921, 486 § 37.

SECT. 39A added, 1924, 285 § 5 (relative to service in actions against fire insurance companies severally liable upon a single policy); revised, 1925, 164 § 3; 1928, 80 § 4.

SECT. 45A added, 1921, 425 § 1 (security for officers making attachments).

SECT. 65 amended, 1929, 131 § 2.

SECT. 66 revised, 1929, 131 § 1.

SECT. 86A added, 1925, 170 § 1 (relative to relief in the nature of equitable attachments in certain proceedings in the supreme judicial and superior courts).

SECT. 115A added, 1924, 10 (dissolution of attachment of real property if no service upon defendant).

SECT. 122 amended, 1926, 89.

SECT. 129A added, 1921, 425 § 2 (release by officer of personal property attached upon filing of bond).

Chapter 224. — Arrest on Civil Process.

SECT. 2, cls. Third and Fifth revised, 1927, 334 § 1.

SECTS. 6 to 70, inclusive, as amended, stricken out and new sections 6 to 30, inclusive, inserted, 1927, 334 § 2.

The following references are to the original sections:

SECT. 8 amended, 1923, 33.

SECT. 18A added, 1921, 425 § 3 (security to officers arresting on civil process).

SECT. 59 amended, 1923, 34.

Chapter 225. — Process after Judgment for Necessaries or Labor.

Chapter repealed, 1927, 334 § 6.

Chapter 229. — Actions for Death and Injuries resulting in Death.

SECT. 1 amended, 1929, 119 § 1.

SECT. 2 amended, 1921, 486 § 35.

SECT. 4 revised, 1929, 119 § 2.

SECT. 5 amended, 1922, 439; 1925, 346 § 9.

SECT. 9 amended, 1927, 213 § 1.

Chapter 231. — Pleading and Practice.

SECT. 18 amended, 1921, 431 § 2.

SECT. 30 amended, 1927, 164.

SECT. 59A added, 1922, 509 § 1 (relating to the speedy trial of cases in the supreme judicial and superior courts).

SECT. 59B added, 1929, 172 § 1 (relative to expediting the collection of debts).

SECT. 60A added, 1929, 173 § 1 (providing for prompt informal trials in the superior court).

SECT. 61 revised, 1929, 303 § 1.

SECT. 63 revised, 1922, 314.

SECT. 69 revised, 1926, 381 § 1.

SECT. 85A added, 1928, 317 § 1 (relative to pleadings and evidence in motor vehicle accident cases).

SECT. 96 amended, 1928, 306 § 2.

SECT. 97 amended, 1922, 532 § 12.

SECT. 103 amended, 1921, 486 § 36.

SECTS. 104-110 affected, 1921, 486 § 36.

SECT. 104 revised, 1929, 316 § 3; affected, 1929, 316 § 4.

SECT. 109 revised, 1929, 265 § 2.

SECTS. 110A-110C added, 1922, 532 § 8 (relative to jurisdiction and procedure in civil cases in district courts other than the municipal court of the city of Boston).

SECT. 110A amended, 1925, 132 § 2.

SECT. 110B, third sentence revised, 1930, 54 § 1.

SECT. 110C amended, 1927, 240. (See 1930, 400 §§ 5, 7-9.)

SECT. 115 revised, 1923, 5.

SECT. 121 amended, 1927, 332 § 9.

SECT. 133 revised, 1927, 332 § 10.

SECT. 135 revised, 1929, 265 § 1.

SECT. 141 amended, 1928, 317 § 2; 1929, 265 § 3; 1930, 65 § 1.

SECT. 142 amended, 1928, 39.

SECT. 144 amended, 1928, 306 § 1.

SECT. 146 amended, 1926, 381 § 2.

Chapter 233. — Witnesses and Evidence.

SECT. 1 amended, 1923, 263.

SECT. 5 revised, 1926, 230; affected, 1926, 296.

SECT. 8 revised, 1930, 62.

- SECT. 70 revised, 1926, 168 § 1.
 SECTS. 71 and 72 repealed, 1926, 168 § 2.
 SECT. 78 revised, 1930, 87 § 1.
 SECT. 80 revised, 1927, 332 § 11.

Chapter 234. — Juries.

- SECT. 1 amended, 1923, 413 § 1; 1924, 311 § 1.
 SECT. 3 amended, 1921, 455 § 2.
 SECT. 3A added, 1921, 455 § 1 (postponement of jury service).
 SECT. 4 revised, 1924, 311 § 2.
 SECT. 8 amended, 1926, 193; affected, 1926, 296.
 SECT. 23 revised, 1924, 311 § 3.
 SECT. 24 amended, 1924, 311 § 4.
 SECT. 29 amended, 1926, 192; affected, 1926, 296.
 SECT. 37 amended, 1924, 311 § 5.

Chapter 235. — Judgment and Execution.

- SECT. 8 amended, 1924, 38.
 SECT. 17 amended, 1925, 217 § 1.
 SECT. 23 revised, 1925, 217 § 2.
 SECT. 35 revised, 1921, 425 § 4 (security for officers taking property on execution).

Chapter 236. — Levy of Executions on Land.

- SECT. 47 amended, 1925, 217 § 3; 1927, 167 § 1; affected, 1927, 167 § 2.

Chapter 239. — Summary Process for Possession of Land.

For provisions relative to termination of tenancies at will, see chapter 186, sections 12 and 13.

SECTS. 9-13 added, 1927, 339 § 2 (relative to granting discretionary stay of proceedings in certain actions of summary process, and relative to abolishing fictitious costs, so called, in such actions). [For previous temporary legislation, see 1920, 577; 1921, 490; 1922, 357 § 3; 1923, 36 §§ 1, 2; 1924, 72 § 2; 1925, 111; 1926, 183.]

Chapter 240. — Proceedings for Settlement of Title to Land.

- SECT. 15 amended, 1924, 20.

Chapter 246. — Trustee Process.

- SECT. 4A added, 1921, 417 (relative to trustee suits in district courts).
 SECT. 6 amended, 1921, 486 § 37.
 SECT. 10 amended, 1922, 93.
 SECT. 11 revised, 1927, 216.
 SECT. 32, cl. First revised, 1924, 151.
 SECT. 45 amended, 1925, 217 § 4.

Chapter 250. — Writs of Error.

- SECT. 11 amended, 1925, 279 § 3; 1926, 329 § 7.

Chapter 251. — Arbitration.

- SECT. 2 revised, 1925, 294 § 1.
 SECT. 7 amended, 1925, 294 § 2.
 SECT. 11 amended, 1925, 294 § 3.
 SECT. 13 revised, 1925, 294 § 4.
 SECTS. 14-22 added, 1925, 294 § 5 (relative to the arbitration by parties to contracts of controversies subsequently arising between them).

Chapter 252. — Improvement of Low Land and Swamps.

SECTS. 1-14, as amended by 1922, 349 §§ 1-9, and section 14A, inserted by 1922, 349 § 10, were superseded by sections 1-14B, inserted by 1923, 457 § 1.

Changes noted below are to sections as inserted by 1923, 457 § 1:

- SECT. 1 amended, 1926, 393 § 1; revised, 1929, 288 § 1.
 SECT. 2 revised, 1926, 393 § 2.
 SECT. 4A added, 1929, 288 § 2 (authorizing the commonwealth, or any political subdivision thereof, to undertake improvements under §§ 1-14B, and regulating such procedure).
 SECT. 5 revised, 1926, 393 § 3.
 SECT. 5A added, 1929, 288 § 3 (authorizing the undertaking of improvements under §§ 1-14B without the formation of a district, and regulating such procedure).
 SECT. 6, first par. revised, 1924, 93 § 1; 1926, 393 § 4; last par. revised, 1924, 93 § 2.
 SECT. 7, first sentence amended, 1924, 93 § 3; section amended, 1926, 393 § 5.
 SECT. 8 revised, 1926, 393 § 6; last sentence stricken out, 1929, 288 § 4.
 SECT. 9 revised, 1926, 393 § 7.
 SECT. 10 revised, 1926, 393 § 8.
 SECT. 11 revised, 1926, 393 § 9.
 SECT. 14 revised, 1926, 393 § 10.
 SECT. 14A amended, 1926, 393 § 11.
 SECT. 14C added, 1929, 288 § 5 (penalizing the obstruction or injury of improvements made under §§ 1-14B).

Chapter 253. — Mills, Dams and Reservoirs.

- SECT. 44 amended, 1924, 178 § 1.
 SECT. 45 amended, 1923, 334 § 2; revised, 1924, 178 § 2.
 SECT. 47 revised, 1924, 178 § 3.
 SECT. 48 revised, 1924, 178 § 4.

Chapter 255. — Mortgages, Conditional Sales and Pledges of Personal Property, and Liens thereon.

- SECT. 1 amended, 1921, 233.
 SECTS. 31A and 31B added, 1925, 175 § 1 (relative to the lien of spinners and others to secure charges for work, labor and materials in respect of certain goods).
 SECT. 31C added, 1927, 210 § 1 (relative to the lien to secure charges for work and for materials furnished in respect to watches, clocks, silverware and jewelry).

Chapter 260. — Limitation of Actions.

SECT. 1 amended, 1926, 281.

SECT. 4 amended, 1921, 319 § 1; 1925, 346 § 10; revised, 1929, 29 § 1; affected, 1929, 29 § 2.

Chapter 261. — Costs in Civil Actions.

SECT. 4 amended, 1925, 132 § 3. (See 1925, 132 § 4.)

SECT. 23 revised, 1924, 108 § 1.

SECT. 25 revised, 1924, 108 § 2.

SECT. 25A added, 1924, 108 § 6 (allowance to prevailing party of certain expenses).

SECT. 26 revised, 1924, 108 § 3.

SECT. 27 revised, 1924, 108 § 4.

SECT. 28 repealed, 1924, 108 § 5.

Chapter 262. — Fees of Certain Officers.

SECT. 1 amended, 1925, 81.

SECT. 3 amended, 1926, 128.

SECT. 4 amended, 1926, 363 § 1; par. contained in lines 19 to 26, inclusive, revised, 1927, 334 § 3.

SECT. 8 amended, 1921, 259.

SECT. 14 revised, 1927, 334 § 4.

SECT. 21 revised, 1930, 370.

SECT. 25 amended, 1924, 111.

SECT. 29 revised, 1929, 298 § 1.

SECT. 36 revised, 1928, 360 § 3.

SECT. 38, par. contained in lines 28 and 29 amended, 1927, 63 § 2; stricken out, 1928, 386 § 3; par. contained in lines 4 to 13 revised, 1930, 253 § 1; pars. contained in lines 24 to 27 revised, 1930, 253 § 2.

SECT. 39 revised, 1923, 374 § 4; par. contained in lines 68-72 amended, 1928, 386 § 4.

SECT. 40 revised, 1926, 363 § 2.

SECT. 50. See 1922, 377 § 1.

SECT. 53 amended, 1922, 377 § 1.

SECT. 56 amended, 1922, 377 § 2.

Chapter 263. — Rights of Persons Accused of Crime.

SECT. 6 amended, 1929, 185 § 1.

SECT. 8A added, 1922, 432 (preventing double trials in district courts and before trial justices).

Chapter 264. — Crimes against Governments.

SECT. 5 amended, 1921, 278; 1922, 227.

SECT. 6 amended, 1928, 154.

SECT. 10A added, 1924, 219 (to prevent the abuse of the uniform of the naval and other forces of the United States).

Chapter 265. — Crimes against the Person.

SECT. 14 amended, 1923, 280.

SECT. 15A added, 1927, 187 § 1 (providing penalty for assault and battery with a dangerous weapon).

SECT. 24A added, 1923, 339 (relative to the venue of certain specific crimes).

Chapter 266. — Crimes against Property.

SECT. 1 amended, 1930, 382.

SECT. 22 amended, 1930, 185.

SECT. 27A added, 1923, 347 § 1 (penalizing the removal or concealment of automobiles with intent to defraud the insurers).

SECT. 28 revised, 1926, 267 § 1; affected, 1926, 296.

SECT. 29 amended, 1923, 347 § 2.

SECT. 38A added, 1928, 351 (penalizing the misuse of proceeds of construction loans).

SECT. 52 revised, 1922, 313 § 1.

SECT. 53A added, 1922, 313 § 2 (providing for the punishment of certain crimes relating to banks and banking).

SECT. 55 revised, 1922, 313 § 3.

SECT. 63 amended, 1926, 203; affected, 1926, 296.

SECT. 82 amended, 1929, 329 § 3.

SECT. 102A added, 1930, 317 (relative to infernal machines).

SECT. 111A added, 1926, 198 (relative to fraudulent claims under policies of fire insurance).

SECT. 120 amended, 1929, 109.

SECT. 139 added, 1925, 237 § 2 (penalty for wrongfully tampering with "serial number" of motor vehicle); sentence added, 1930, 353 § 2.

Chapter 268. — Crimes against Public Justice.

SECT. 1A added, 1926, 187 § 1 (relative to dispensing with the oath as a method of verifying certain written instruments).

SECT. 8 amended, 1923, 451.

SECT. 8A added, 1923, 241 (relative to bribing police officers).

SECT. 16 amended, 1925, 53.

SECT. 19 revised, 1929, 170 § 3.

SECT. 31 revised, 1929, 170 § 4.

SECT. 33 amended, 1922, 52; revised, 1930, 21.

Chapter 269. — Crimes against Public Peace.

SECT. 9 repealed, 1923, 248 § 2.

SECT. 10 revised, 1923, 248 § 1; 1925, 284 § 5; amended, 1927, 326 § 5.

SECT. 10A added, 1926, 261 (prohibiting the sale and use of silencers for firearms).

SECT. 12 amended, 1922, 485 § 10.

Chapter 270. — Crimes against Public Health.

SECT. 2A added, 1927, 224 § 1 (relative to safeguarding the distribution and sale of certain dangerous caustic or corrosive substances in packages for household use).

SECT. 4 revised, 1929, 299.

Chapter 271. — Crimes against Public Policy.

SECT. 17 revised, 1922, 315.

Chapter 272. — Crimes against Chastity, Morality, Decency and Good Order.

SECT. 28 revised, 1930, 162.

SECT. 55 repealed, 1928, 155 § 58.

SECTS. 80A and 80B added, 1928, 347 § 1 (relative to the cropping of the ears of dogs). (See 1928, 347 § 2.)

SECT. 86 affected, 1921, 109; revised, 1924, 478 § 1.

SECTS. 86A-86F added, 1924, 478 § 2 (relative to additional fire protection for horses and mules in cities).

SECT. 86E revised, 1930, 399 § 4.

SECT. 88 amended, 1926, 76 § 1.

SECT. 89 amended, 1926, 76 § 2.

Chapter 273. — Desertion, Non-Support and Bastardy.

SECT. 1, sentence added at end, 1925, 126; sentence added at end, 1929, 258 § 1.

SECT. 4 revised, 1922, 397.

SECT. 5 amended, 1925, 182.

SECT. 9 amended, 1924, 381.

Chapter 274. — Felonies, Accessories and Attempts to commit Crimes.

SECT. 6 revised, 1924, 164.

Chapter 276. — Search Warrants, Rewards, Fugitives from Justice, Arrest, Examination, Commitment and Bail. Probation Officers and Commission on Probation.

SECT. 1, cl. Fifteenth added, 1924, 94 § 2 (search warrants for oleo-margarine colored in imitation of yellow butter, etc.).

SECT. 57 amended, 1922, 464 § 1; revised, 1923, 436 § 1; amended, 1926, 320 § 1.

SECT. 58 amended, 1929, 216 § 3.

SECT. 60 amended, 1923, 436 § 2.

SECT. 61 revised, 1922, 465 § 1; new paragraph added at end, 1926, 340 § 3; paragraph added by 1926, 340 § 3 revised, 1930, 240 § 2.

SECTS. 61A and 61B added, 1922, 465 § 2 (relating to bail in criminal cases); sect. 61B revised, 1926, 340 § 1; amended, 1929, 30; revised, 1930, 240 § 1.

SECT. 63 revised, 1922, 465 § 3; amended, 1924, 18.

SECT. 65, new sentence added at end, 1930, 154 § 1.

SECT. 74 revised, 1926, 340 § 2.

SECT. 81 amended, 1922, 361 § 1.

SECT. 85 revised, 1926, 320 § 2; amended, 1929, 179 § 2.

SECT. 87 amended, 1926, 271 § 1; affected, 1926, 296.

SECT. 88. See 1930, 400 §§ 5, 7-9.

SECT. 94 amended, 1927, 166; revised, 1929, 231.

SECTS. 98 and 99 revised, 1929, 179 § 1.

SECT. 100 amended, 1926, 320 § 3; revised, 1929, 179 § 1.

SECTS. 101-103 revised, 1929, 179 § 1.

Chapter 277. — Indictments and Proceedings before Trial.

SECTS. 1-14. See 1922, 466.

SECT. 1 amended, 1924, 311 § 6.

SECT. 2 amended, 1924, 311 § 7. (See 1927, 306.)

SECT. 2A added, 1922, 466 (providing for special grand juries).

SECT. 35A added, 1926, 227 (authorizing amendments of indictments and complaints in certain cases); affected, 1926, 296.

SECT. 57A added, 1923, 340 (relative to the venue of crimes in general).

SECTS. 70A and 70B added, 1922, 458 (regulating the disposition without trial of criminal cases).

Chapter 278. — Trials and Proceedings before Judgment.

SECT. 2 amended, 1929, 185 § 2.

SECT. 13 amended, 1921, 262.

SECT. 16A added, 1923, 251 (protecting witnesses under the age of seven-teen at trials for certain crimes).

SECT. 18 amended, 1929, 216 § 4.

SECT. 29 revised, 1922, 508 § 1.

SECT. 31 amended, 1925, 279 § 2; 1926, 329 § 6.

SECT. 33 revised, 1929, 265 § 7.

SECTS. 33A-33G added, 1925, 279 § 1 (relative to certain appeals in murder and manslaughter cases and to the elimination of delay therein).

SECT. 33A amended, 1926, 329 § 1.

SECT. 33B amended, 1926, 329 § 2.

SECT. 33C amended, 1926, 329 § 3.

SECT. 33E revised, 1926, 329 § 4.

SECT. 33F revised, 1926, 329 § 5.

Chapter 279. — Judgment and Execution.

SECT. 1 amended, 1924, 175 § 1; 1925, 297 § 2; 1926, 271 § 2; affected, 1926, 296.

SECT. 1A added, 1924, 175 § 2 (relative to the suspension of execution of sentences of both fine and imprisonment); amended, 1926, 271 § 3; affected, 1926, 296.

SECT. 3 amended, 1926, 266; 1927, 140 § 1; affected, 1926, 296.

SECT. 3A added, 1926, 245 (to expedite sentence in certain criminal cases); affected, 1926, 296.

SECT. 4A added, 1926, 320 § 4 (requiring courts to obtain criminal records of defendants in certain cases before disposition thereof).

SECT. 8A added, 1924, 165 (relative to the time of the taking effect of a "from and after" sentence).

SECT. 24 amended, 1924, 152.

SECT. 31 amended, 1928, 28 § 1.

SECT. 45 amended, 1929, 133 § 2.

SECT. 49A added, 1929, 133 § 1 (relative to the stay of execution in capital cases pending the decision of judicial questions).

Chapter 281. — The General Laws and their Effect.

SECT. 9 amended, 1921, 486 § 38.

Chapter 282. — Express Repeal of Certain Acts and Resolves.

For additional acts and resolves repealed, see 1921, 486 § 39.

1906, 463 Part III § 2 and 1909, 490 Part II § 76 revived and re-enacted by 1921, 486 § 40 and said § 76 later repealed by 1924, 7.

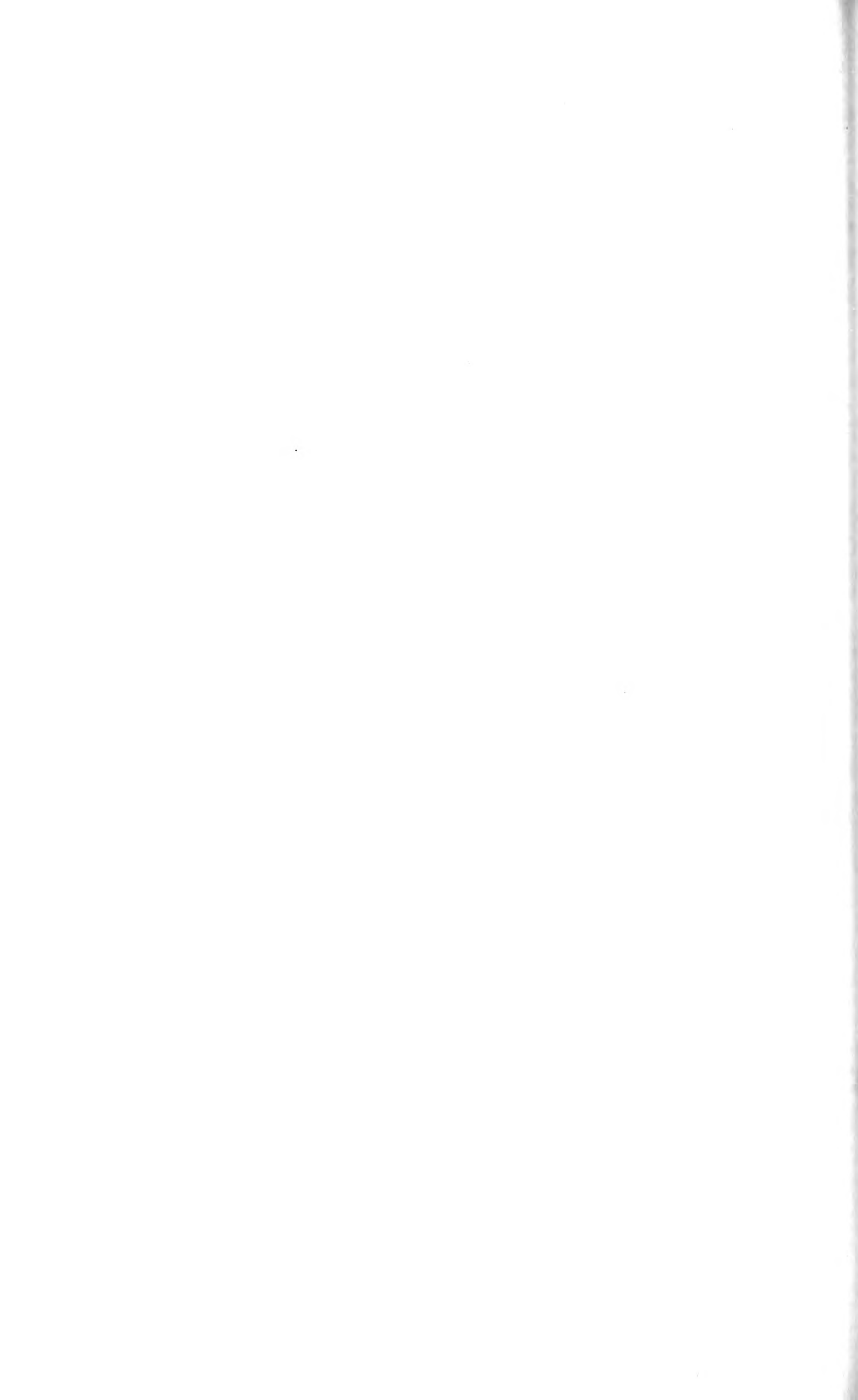
The Commonwealth of Massachusetts

OFFICE OF THE SECRETARY, BOSTON, October 3, 1930.

I certify that the acts and resolves contained in this volume are true copies of the originals on file in this department.

I further certify that the table of changes in general laws has been prepared, and is printed as an appendix to this edition of the laws, by direction of the Joint Committee on Rules of the General Court, in accordance with the provisions of section 51, chapter 3 of the General Laws, as amended by chapter 197, Acts of 1922.

FREDERIC W. COOK,
Secretary of the Commonwealth.



The General Court of Massachusetts

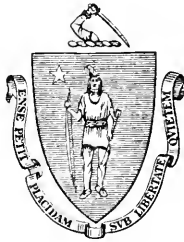
EXTRA SESSION

OF THE YEAR

1930

CONVENED ON MONDAY, THE TWENTIETH OF OCTOBER,
FOR TERCENTENARY PURPOSES ONLY

PREPARED BY THE
SECRETARY OF THE COMMONWEALTH



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INDEX

A.	Chap.	Item or Section.
Abatement of taxes (see Taxation).		
A. B. C. Street Railway, so-called , Attleboro, city of, in, sale of property of, etc.	207	1-4
Abington, town of (see Cities and towns).		
Absentee voting , appropriation	115	205
Academy , Hopkins, Trustees of, additional real and personal estate, holding by	95	
Acceptance of statutes (see Statutes).		
Accident or health insurance , blanket policies of, issuance of	64	
Accidents , aircraft involved in, reports of, to registrar of motor vehicles	33	3
automobile, insurance covering (see Motor vehicles, insurance in relation to).		
prevention of, appropriations by cities and towns for	365	
industrial, department of (see Industrial accidents, department of).		
workmen, to, compensation for (see Workmen's compensation law).		
Accountants, public , registration of, appropriation	146	404, 405
Account books , entries in, etc., admissibility in evidence	87	1, 2
Accounts , cities and towns, of (see Municipal finance).		
claims, and, unclassified, appropriation	115	739-743
supplementary	426	744-751i; 750a, Page 572
counties, of (see County finance).		
director and division of (see Corporations and taxation, department of).		
public (see County finance; Municipal finance; State finance).		
Actions, civil , debts, collection of, for, certain procedure for expediting, made applicable in district courts	65	1, 2
defective condition of premises or ways when caused by snow or ice, for, against abutting owners, giving of notice in	98	1, 2
judgments in (see Judgments in civil actions).		
limitation (see Limitation of actions).		
supplementary proceedings in, investigation relative to, by judicial council	6	Resolve
See also Equity; Evidence; Practice in civil actions.		
Acts and resolves , blue book edition of, appropriation	115	198
cumulative index of, appropriation	115	25
number passed by general court	Page 614	
pamphlet edition of, appropriation	115	197
vetoed by governor	Page 614	
See also Laws; Statutes.		
Acushnet river , bridge over, between city of New Bedford and town of Fairhaven, care of, transferred to state department of public works	406	1-3
appropriation	426	Page 571
Adams, town of (see Cities and towns).		
Adjutant general (see Militia).		
ADMINISTRATION AND FINANCE, COMMISSION ON:		
in general, appropriation	115	144-147
comptroller, grade crossings, abolition of, powers and duties as to "patients' funds", unclaimed funds at certain state hospitals known as, claims for, powers and duties as to	176	3, 9
payments by commonwealth to Clara Boyce and Frank A. Boyce, releases, etc., in connection with, filing with	21	Resolve
division of personnel and standardization, registers and assistant registers of probate and their assistants, classification by	400	6
Advertising, municipal , appropriations and expenditures for	223	
Aged citizens , adequate assistance to certain, provision for	402	1-3
Aged persons , taxation, local, of certain property of, exemption from	247	
Agents, insurance (see Insurance).		
Agricultural College, Massachusetts (see Massachusetts Agricultural College).		
Agriculture (see Gardens).		

	Chap.	Item or Section.
AGRICULTURE, DEPARTMENT OF:		
in general, appropriation	115	228-247
supplementary	426	247a
divisions, etc., of:		
dairying and animal husbandry, appropriation	115	234, 235
markets, appropriation	115	240, 241
ornithology, appropriation	115	238, 239
plant pest control, appropriation	115	236, 237
reclamation, soil survey and fairs, appropriation	115	242-244
Aid, aged citizens, certain, to, provision for	402	1-3
mothers with dependent children, furnishing to	381	
needy persons, certain, to, method of reimbursing cities and towns for, method changed	66	
state and military (see State and military aid).		
state, and pensions, commissioner of (see State aid and pensions, commissioner of).		
Aid and relief, division of (see Public welfare, department of).		
Aircraft, accidents, involved in, reports of, to registrar of motor vehicles	33	3
operation of, after damage thereto, restrictions as to	33	3
pilots' license or right to operate, revocation of	33	2
unregistered, restrictions as to	33	1
Airport, East Boston, state land in, additional leases of, to city of Boston for purposes of	Resolve 53	
Aldermen, grade crossings, abolition of, powers and duties as to	417	1, 11
Aliens, licenses for taking of crabs, granting to certain	414	1
Alms, soliciting of, etc., from occupants of vehicles on state highways, etc., prohibited	139	
Ambulances, etc., inclusion within certain provisions of motor vehicle laws	332	1-6
American-Hawaiian Steamship Company, reimbursement of, for damage to certain property in its custody and located on state property	Resolve 34	
appropriation	426	751f
Americanization, immigration and, division of (see Education, department of).		
American Legion, The, exemption of, from provisions of law requiring registration of and filing of reports by foreign charitable corporations	170	2
firearms, drilling and parading with, by posts of	72	
national convention of, appropriations by cities and towns to provide facilities for public entertainment in connection with	67	
state convention of, appropriation of money by town of Williams-town to provide facilities for holding of, in said town	218	1, 2
American National Red Cross, The, property of, exempted from taxation	86	1, 2
American Tissue Mills, maintenance by, of bridge over Appleton street in city of Holyoke	215	1-4
Amherst Water Company, land, certain, etc., of Massachusetts Agricultural College, conveyance to	Resolve 7	
Anatidæ (see Birds).		
Animal husbandry, dairying and, division of (see Agriculture, department of).		
Animal industry, division of (see Conservation, department of).		
Animals, cattle, diseased, elimination from certain areas	123	1, 2
disease-free herds of, rules, regulations and orders relative to, making and enforcement by director of animal industry	203	
finances, penalties and forfeitures recovered in certain prosecutions under laws relative to, etc., disposition of	101	1, 2
fur-bearing, capture of, use of traps, etc., for, initiative petition relative to	Page 612	
inspectors of, reimbursement of certain towns for, appropriation tuberculosis test, reacting to, slaughtering of, payment by commonwealth of compensation for, time limit for	115	291
See also Game.	341	
Annexation, Methuen, town of, part of, to city of Lawrence	261	1, 2
Annuities, Morgan Memorial Co-operative Industries and Stores, Inc., making by, of contracts to pay, etc.	296	1, 2
policemen and firemen killed in performance of duty, dependents of, payment to, etc.	182	1-6
soldiers and others, of, appropriation	241	1-3
supplementary	115	745
state employees, of, appropriation	426	745
See also Insurance; Retirement systems and pensions.	115	218, 739-745
Apiaries, inspection of, appropriation	115	233

	Chap.	Item or Section.
APPEAL, BOARDS OF:		
building and zoning boards of appeals in cities and towns, sum- moning and swearing of witnesses by	62	
commissioner of corporations and taxation, from decisions of, appropriation	115	163
fire insurance rates, on, appropriation	115	300
motor vehicle liability policies and bonds, on, appropriation	115	298
supplementary	426	298
tax appeals, board of, establishment, powers, duties, etc.	416	1-34
Appeals (see District courts, in general, appellate divisions of).		
Appraisers , estates of deceased persons, of, appointment, etc.	213	1-3
Appropriations , cities and towns, by (see Municipal finance).		
counties, for maintenance of certain, etc.	245	1, 2
state departments, boards, commissions, institutions, etc., for {	115	1-8
maintenance of, etc.	426	1-4
See also State finance; and specific titles of departments, boards, commissions, institutions, etc.		
Arbitration, conciliation and, board of (see Labor and industries, department of).		
Archives, Massachusetts , reproduction of manuscript collection,		
appropriation	115	191
supplementary	426	191
Arlington, town of (see Cities and towns).		
Armories , appropriation		
superintendent of, appropriation	115	134, 135
supplementary	426	127, 129
See also Militia.		129
ARMORY COMMISSIONERS:		
appropriation	115	148-150
supplementary	426	150a
Westfield, city of, construction of new state armory in, investiga- tion relative to, by	45	Resolve
Worcester, city of, construction of new state armory in, investi- gation relative to, by	14	Resolve
See also Militia.		
Armory, state , Westfield, city of, in, construction of, investigation relative to		
Worcester, city of, in, construction of, investigation relative to	45	Resolve
to	14	Resolve
Army nurses , public service, in, certain, conferring of certain retire- ment rights upon		
state aid, amount of, payable to certain, increased	161	186
Arrest , criminal cases, in, bail, admission to, upon (see Bail).		
Arrow (see Bow and arrow).		
Arsenal, superintendent of , appropriation		
salary of, subjected to classification	115	127
.	226	
.	382	
Arson , penalties for		
ART COMMISSION:		
appropriation	115	159
deficiency	115	Page 135
Bennington battlefield on Woloosac heights in state of New York, monument on, erection by	9	Resolve
appropriation	426	158a
colony charter, coming of John Winthrop and his associates with, in year 1630, tablet commemorating, placing of, in state house, etc., powers as to	42	Resolve
Horton, Edward A., D. D., Reverend, chaplain emeritus of senate, portrait of, expenditure for procuring of, under direction of	47	Resolve
appropriation	426	31c
Art, Massachusetts school of (see Massachusetts school of art).		
ASSESSORS OF TAXES:		
appeals from decisions of (see Tax appeals, board of).		
corporations, business, taxation of, in case existing statutes appli- cable thereto are declared unconstitutional, etc., duties as to		
.	422	
motor vehicles, registered, excise tax on, powers and duties as to	244	1-4
Assistance , aged persons, certain, to, provision for		
.	402	1-3
Associations , gas and electric companies, affiliated with, examina- tion by department of public utilities		
.	395	
Attendance, supervisors of , cities and certain towns, in, placed under civil service laws		
.	34	
Attleboro, city of (see Cities and towns).		

	Chap.	Item or Section.
ATTORNEY GENERAL:		
appropriation	115	224-227
deficiency	426	Page 568
supplementary	426	225-227b
bank taxes, certain illegal or excessive, refunding of, powers and duties as to	214	
cashier in department of, giving of bond by	102	
charitable corporations, foreign, registration of and filing of re- ports by certain, law requiring, enforcement of, powers and duties as to	170	2
charitable trusts, unincorporated trustees of, filing of annual reports by certain, with department of public welfare, powers and duties as to	209	
Dzieciatko, Stefan, heirs of, payment of sum of money to Con- sulate General of Poland at New York for transmission to, under direction of Resolve	25	
appropriation	426	751c
Fitzgerald, Myrtle M., of Natick, claim of, on account of pay- ment of certain income tax, investigation by Resolve	67	
Garrett, Oliver B., matters dealing with service of, etc., as mem- ber of police department of city of Boston, investigation by Resolves	4, 13	
George, Essaf, heirs of, payment by commonwealth of sum of money to, under direction of Resolve	27	
appropriation	426	751e
Governor square in Boston, elimination of crossing at grade at, by street railway cars using Boylston street subway, etc., certain powers as to	394	3
insurance companies, domestic, issuing policies of workmen's compensation insurance, deposits by, in trust to secure satisfaction of claims thereunder, law requiring, etc., in- formation to enforce	129	2
marine fish and fisheries, including shellfish, laws relative to, special commission to survey and revise, to be or to designate a member of Resolve	28	
Massachusetts Agricultural College, certain land and rights in land of, conveyance of, to Amherst Water Company, deed of, preparation by Resolve	7	
opinions of, additional volume of, authorized Resolve	12	
appropriation	426	227b
Roumian, John, heirs of, payment of sum of money by common- wealth for transmission to, under direction of Resolve	19	
appropriation	426	751
securities, promotion and sale of, laws as to, survey and study of, by department of public utilities, information in connec- tion with, to said department by Resolve	56	
Sullivan, James P., of Belchertown, claim of, on account of losses sustained through slaughtering of cattle, investigation by Resolve	51	
tax appeals, board of, petitions in connection with appeals to, copy of, furnishing to	416	1, Subs. 7
Attorneys at law, admission of, etc., investigation relative to, by judicial council Resolve	6	
Auburn, town of (see Cities and towns).		
Audit, municipal accounts, of (see Municipal finance).		
AUDITOR, STATE:		
appropriation	115	221-223
Automobiles (see Motor vehicles).		
Aviation (see Aircraft).		
Ayer, town of (see Cities and towns).		

B.

"Baby Volstead" act, so-called, initiative petition for repeal of	Page 611	
Bail, criminal cases, in, bondsmen, professional, law relative to, clarified See also Recognizances.	240	1-3
Ballot boxes, additional, use in towns	63	
Ballot law commission, appropriation	115	160, 161
Ballots (see Elections).		
Band concerts, additional, during current year in connection with tercentenary celebrations in places under control of metro- politan district commission, provision for Resolve	15	
appropriation	115	754
supplementary	426	754
appropriations by cities and towns for	46	

	Chap.	Item or Section.
Bank incorporation, board of (see Banking and insurance, department of).		
BANKING AND INSURANCE, DEPARTMENT OF:		
in general , appropriation	115	292-304
supplementary	426	298
banks and loan agencies, division of , in general, appropriation	115	292-296
bank incorporation, board of, Cape Cod Trust Company, maintenance of branch office in town of Orleans by, subject to approval of	166	1, 2
commissioner of banks, co-operative banks, schedule or blanket bonds covering officers and employees of, approval by	49	
credit unions, examination of, fee for, payment upon notice from	180	
Equitable Co-operative Bank, investment of additional sum of money in real estate for banking purposes, approval by savings banks, liquidation, consolidation or merger of, powers and duties as to	312	1, 2
Troy Co-operative Bank, investment of additional sum of money in real estate for banking purposes, approval by	329	1
supervisor of loan agencies, appropriation	26	1, 2
insurance, division of , in general, appropriation	115	295, 296
supplementary	115	297-299
supplementary	426	298
commissioner of insurance, examinations of insurance companies and fraternal benefit societies, certain powers in connection with	79	1, 2
fraternal benefit societies, certain powers and duties as to	31	1-4
life insurance companies, incorporation of, under general law, powers and duties as to	136	2, 5
retirement system for teachers, certain duties in relation to, imposed upon	238	3
workmen's compensation insurance, domestic insurance companies issuing policies of, deposits by, in trust to secure satisfaction of claims thereunder, powers and duties as to	129	1, 2
savings bank life insurance, division of , appropriation	115	301-304
BANKS AND BANKING:		
in general:		
banks, trust companies and certain other corporations, taxation of	220	1-14
of	416	18
taxes, bank, certain illegal or excessive, refunding of	214	
co-operative banks , bonds, schedule or blanket, covering officers and employees of, approval, etc.	49	
Equitable Co-operative Bank, investment by, of additional sum of money in real estate in city of Lynn for banking purposes	312	1, 2
Troy Co-operative Bank, investment by, of additional sum of money in real estate in city of Fall River for banking purposes	26	1, 2
credit unions , directors of, permitted to borrow under certain restrictions	100	
examination of, fee for	180	
national banks , stock of, investment in, by savings banks	140	
savings banks , deposits, unclaimed, state reimbursement for funds deposited on account of, appropriation	115	750
guardians and conservators, deposits by certain, in, to make provision for burial expenses of their wards	237	
investment by, in stock of national banks and trust companies	140	
liquidation, consolidation or merger of	329	1, 2
savings and insurance banks (see Savings bank life insurance).		
trust companies , Cape Cod Trust Company, branch office in town of Orleans, maintenance by	166	1, 2
reserves of, composition of	27	
savings departments of, deposits in, by certain guardians and conservators to make provision for burial expenses of their wards	237	
stock of, investment in, by savings banks	140	
See also, <i>supra</i> , in general.		
Banks and loan agencies, division of (see Banking and insurance, department of).		
Banks, commissioner of (see Banking and insurance, department of).		
Bar, admission to , investigation relative to, by judicial council	6	Resolve
BAR EXAMINERS, BOARD OF:		
appropriation	115	89, 90

	Chap.	Item or Section.
BARNSTABLE COUNTY:		
appropriations for maintenance of, etc.	245	1, 2
cattle, diseased, elimination from	123	2
mosquito control project comprising towns of, establishment, etc.	379	1, 2
prisoners, certain, held in jail in Nantucket or Dukes county, removal to a jail in Bristol county or in	128	1, 2
Sandwich, town of, certain land in, held by commonwealth, con- veyance to	358	
tax levy	245	2
Barnstable, town of (see Cities and towns).		
Bass (see Fish and fisheries).		
Bays (see Waters and waterways).		
Beaches , Charles river, on, construction of certain, and construction and maintenance of bath houses thereat by metropolitan district commission	385	
appropriation	426	754c, Page 571
Becket, town of (see Cities and towns).		
Beirut, Lebanon , United States consul general at, payment of sum of money by commonwealth to, for transmission to heirs of John Roumian	Resolve 19	
appropriation	426	751
Belchertown , state school, appropriation	115	506-518
supplementary	426	512a
town of (see Cities and towns).		
Belmont, town of (see Cities and towns).		
Benefit societies (see Fraternal benefit societies).		
Bennington battlefield , Woloomsac heights, on, in state of New York, monument on, erection by art commission	Resolve 9	
appropriation	426	158a
Bequest fund, public , advertising of, appropriation	115	187
BERKSHIRE COUNTY:		
appropriations for maintenance of, etc.	245	1, 2
industrial accidents occurring in, or employees living therein, hearings by reviewing board in department of industrial accidents relating to, holding of, in city of Springfield	224	
Mount Greylock, building located on, and destroyed by fire, sum received for insurance on, payment to	Resolve 69	
appropriation	426	750a Page 572
tax levy	245	2
Berkshire Street Railway Company , exempted from certain re- quirements of law	217	
Bernardston , Fire and Water District, established	93	1-14
town of (see Cities and towns).		
Berry, Charles E. , temporary reinstatement of, as member of police department of city of Lynn	81	1, 2
Beverages , non-intoxicating, manufacture, transportation, etc., of certain, initiative petition relative to	Page 611	
registered vessels used for sale of, etc., property rights in, protec- tion of	155	
Beverly, Ministerial Fund of the First Parish in, Trustees of the , powers of	20	
Billerica, town of (see Cities and towns).		
Birds , fines, penalties and forfeitures recovered in certain prosecu- tions under laws relative to, etc., disposition of	101	1, 2
sanctuaries for protection of, future policy of commonwealth as to establishment and maintenance of, investigation rela- tive to	Resolve 50	
wild, grain, placing of, upon shores, etc., for purpose of taking or killing, penalty	193	1
hunting, possession, etc., of	193	1, 2
See also Game.		
Birth records , illegitimate children, certain, of, correcting, amend- ing or supplementing of, etc.	169	
Blackstone, town of (see Cities and towns).		
Blind furnaces (see Furnaces).		
Blind, division of the (see Education, department of).		
Blind persons , adult, instruction, aid, etc., appropriation	115	346, 348
supplementary	426	348
deaf and blind pupils, education of, appropriation	115	329
Blue book , so-called, appropriation	115	198
Blue sky law , so-called, administration of, appropriation	115	729, 730
corporations licensed to make small loans, securities of, subjected to	289	
holding corporations, securities issued by certain, subjected to	316	
survey and study of, by department of public utilities	Resolve 56	
appropriation	426	32k

	Chap.	Item or Section.
BOARDS, STATE:		
in general, members, ex officio, of, designation of persons to perform duties of, when absent, etc.	56	
appeal (see Appeal, boards of).		
bank incorporation (see Banking and insurance, department of).		
bar examiners (see Bar examiners, board of).		
boiler rules (see Public safety, department of).		
conciliation and arbitration (see Labor and industries, department of).		
elevator regulations (see Public safety, department of).		
parole (see Correction, department of).		
probation (see Probation, board of).		
reclamation (see Reclamation board, state).		
retirement (see Retirement systems and pensions, commonwealth, of).		
teachers' retirement (see Retirement systems and pensions, teachers, of).		
See also Boston Port Authority; Commissioners, state; Commissions, state; Departments, state; Divisions, state departments, of.		
Boats, motor, etc., in Hingham harbor, noise from, relative to	43	1-3
regulation of speed of	44	1-3
Boiler rules, board of (see Public safety, department of).		
Boilers, inspection of, appropriation	115	666, 667
Bombs (see Explosives and inflammable fluids).		
Bonds, collection agencies, required to be filed by, with state treasurer, relative to.	302	1-3
commonwealth, of, serial, certain, appropriation	115	219
supplementary	426	219
terms of certain	425	1
co-operative bank officers and employees, covering, approval of, etc.	49	
guardians and conservators, of	384	4
officials', premiums on, reimbursement, appropriation	115	746
See also Securities; Security.		
Bondsmen, professional, law relative to, clarified	240	1-3
Bonus, soldiers', so-called (see Soldiers' bonus).		
Books, account (see Account books).		
obscene, etc., possession, sale, etc., penalty	162	
Bootblack, business of, carrying on of, on Lord's day, local option relative to	143	
Borden mountain, name of, established for certain unnamed eminence in Savoy state forest	Resolve 5	
Boston, and Maine Railroad, Holyoke, city of, bridge over Appleton street in, maintenance by American Tissue Mills, as affecting	215	1
Stony Brook grade crossing of, on Boston Post road in town of Weston, abolition of	356	1-5
Tyngsborough, town of, location in, of, construction of new bridge over Merrimack river and	303	1-3
and Worcester Turnpike, so-called, proposed widening, etc., of, acquisition of land by Worcester county in connection with	319	1-3
City Hospital, death of Rachel S. Watson, caused by negligent administering of medicine to her while an inmate of, payment of compensation on account of	295	1, 2
city of (see Cities and towns).		
Dispensary, The Boston Floating Hospital, and Trustees of Tufts College, authorized to form an alliance for purpose of establishing, etc., in common a medical center	40	1-3
Elevated Railway Company, Boylston street subway, alterations and extensions to, to eliminate crossing at grade at Governor square by cars using said subway, etc., as affecting	394	1-4
Floating Hospital, The, Boston Dispensary and Trustees of Tufts College, authorized to form an alliance for purpose of establishing, etc., in common a medical center	40	1-3
harbor, bridge across, from town of Hull to South Boston, Houghs Neck or Squantum, etc., construction of, investigation as to	Resolve 63	
appropriation	426	320, Page 570
Fort Point Channel and South Bay in, filling in part of, further investigation as to	Resolve 29	
appropriation	426	32c

	Chap.	Item or Section.
Boston, harbor, sewage, discharge into, and its tributary waters, investigation as to, appropriation	426	767a
municipal court of the city of (see District courts).		
Port Authority, employees and other assistants of, exempted from civil service laws	236	1, 2
port of Boston, adequacy of terminal facilities of, and advisability of constructing a grain elevator on harbor-front property of commonwealth at South Boston, investigation as to, by, etc.	Resolve	37
psychopathic hospital, appropriation	115	445
supplementary	426	445
state hospital, appropriation	115	446-448a
Young Men's Christian Association, Northeastern University of the, degrees, granting by	22	
Bottles, registered, and other containers, property rights in, protection of	155	
Boulevards and parkways, in general, appropriation	115	{ 733-735, 759-762
supplementary	426	{ 733-737, 759, 765
Bourne, town of (see Cities and towns).		
Bovine animals (see Cattle).		
Bow and arrow, hunting deer by use of, authorized	393	2, Subs. 109
Boxing and wrestling, professional, investigation relative to	Resolve	43
appropriation	426	32g
Boxing commission, state (see Public safety, department of).		
Boyce, Clara and Frank A., payment by commonwealth of sums of money to, on account of certain injuries sustained by them	Resolve	21
appropriation	426	751b
Boylston street subway, Governor square in city of Boston, elimination of crossing at grade at, by street railway cars using	394	1-4
Boys, industrial school for, appropriation	115	580
Lyman school for, appropriation	115	582-585
parole of, in department of public welfare, appropriation	115	574-576
deficiency	115	Page 136
Bradford Durfee Textile School, appropriation	115	374
Brainerd, Frank A., former member of present house of representatives, widow of, payment by commonwealth of compensation to	Resolve	46
Braintree, town of (see Cities and towns).		
Brant (see Birds).		
Breaking, entering, etc., unlawful, of places where poultry is kept, penalty for	185	
Brickley, David J., claim, certain, of, against city of Quincy, settlement and payment of	255	
BRIDGES:		
Barnstable, town of, connecting Grand Island with Dead Neck beach in, construction and maintenance by Oyster Harbor, Inc.	82	1, 2
Boston harbor, across, from town of Hull to South Boston, Houghs Neck or Squantum, etc., construction of, investigation as to	Resolve	63
appropriation	426	32o, Page 570
Charles river, over, Fresh Pond parkway, extension of, to carry, etc., construction of, investigation relative to	Resolve	48
westerly of Cottage Farm bridge, to and including Larz Anderson bridge, overpasses, underpasses and/or traffic circles at or near termini of, construction of, investigation relative to	Resolve	48
Charlestown, harbor lines on southerly side of Charles river at, in city of Boston, relocation of certain	239	1, 2
Cottage Farm, approach to, overpass or underpass carrying Memorial drive over or under, in city of Cambridge, construction of, investigation relative to	Resolve	48
Harvard, highway to begin at Beacon and Hereford streets in city of Boston and to pass on a fill in Charles river basin under, etc., construction of, investigation relative to	Resolve	48
highways, carrying, over location of Southern New England Railroad Corporation, repair of, etc.	308	2, 3

	Chap.	Item or Section.
BRIDGES — Concluded.		
highways, carrying, over former location of The Hampden Railroad Corporation in certain towns, removal of	388	1-3
appropriation	426	68Ga, Page 571
Holyoke, city of, over Appleton street in, maintenance by American Tissue Mills	215	1-4
main through routes of travel, on, taking over and maintenance of, by commonwealth, future policy of commonwealth relative to, investigation as to	Resolve	
appropriation	63	
426	32o,	Page 570
Merrimack river, over, in town of Tyngsborough, construction of, etc.	303	1-3
Mystic river, over, in city of Medford, construction of, investigation as to	Resolve	
appropriation	22	
426		754a
New Bedford and Fairhaven, over Acushnet river, care of, transferred to state department of public works	406	1-3
appropriation	426	Page 571
Wellington, appropriation	115	738, 758
rebuilding of, etc., investigation as to	Resolve	
appropriation	22	
426		754a
Weymouth Fore river, over, to replace Fore River bridge, construction of, investigation as to	Resolve	
appropriation	63	
426	32o,	Page 570
Bridgewater normal school , appropriation	115	356, 357
Bridgman, Frank E. , clerk of house, salary, appropriation	115	5
BRISTOL COUNTY:		
appropriations for maintenance of, etc.	245	1, 2
district courts, second and third, of, jurisdiction of offences under act providing for protection of shellfish in town of Westport	53	6
prisoners, certain, held in jail in Nantucket or Dukes county, removal to a jail in Barnstable county or in	128	1, 2
tax levy	245	2
Brockton , city of (see Cities and towns).		
Co-operative Association, corporate existence further extended for purpose of conveying certain real estate	145	1, 2
Brookfield , town of (see Cities and towns).		
Brookline , town of (see Cities and towns).		
Brocks (see Waters and waterways).		
Buckland , town of (see Cities and towns).		
Budget , state, appropriation acts	{ 115	1-8
	{ 426	1-4
Building inspection service , department of public safety, appropriation	115	664, 665
Buildings , Boston, in, plumbing laws applicable to, relative to	146	1, 2
use, bulk and occupancy of, etc., further regulated	347	1-4
burning of, penalties for	382	
zones for, boards of appeals in connection with, summoning and swearing of witnesses by	62	
Buildings , superintendent of (see Superintendent of buildings).		
Bulletin of committee hearings , general court, appropriation	115	25
Bunker Hill monument , maintenance, etc., appropriation	115	731, 732
Burials , veterans' wives and widows, certain, of	233	2
wards, of, expenses of, guardians and conservators authorized to make provision for	237	
Burke, Katherine , New Bedford, of, payment by commonwealth of sum of money to	Resolve	
appropriation	20	
426		751a
Burning , dwelling houses, etc., of, penalties for	382	
fuel and waste material, of, plants or furnaces for, relative to, as affecting emission of smoke	412	1, 2
See also Fires.		
Buses , motor (see Motor vehicles, passengers, carrying, for hire).		
Business , corporations (see Corporations).		
entries in account books, etc., made in course of, applicability in evidence of	87	1, 2

C.		Chap.	Item or Section.
Cables, conduits and pipe lines , beyond established harbor lines, licensing of		99	1, 2
Cadegan, Michael F., Jr. , widow of, payment by commonwealth of annuity to	Resolve	65	
appropriation		426	753, Page 571
Cambridge , city of (see Cities and towns).			
Episcopal Society in, relative to		29	
Cancer , hospital for treatment of persons afflicted with (see Pond- ville hospital at Norfolk).			
Candidates (see Elections).			
Canton, town of (see Cities and towns).			
Cape Cod , Bay, flounders, taking in certain waters of, regulated		41	
Mosquito Control Project, establishment, etc.		379	1, 2
Trust Company, branch office in town of Orleans, mainte- nance by		166	1, 2
Capital stock (see Corporations; Securities; Stock, corporate, shares of).			
Carriers, common (see Motor vehicles; Railroads; Street railways).			
Cars, railroad , equipment of, with tools and other safety devices		211	1, 2
Cattle , diseased, elimination from certain areas		123	1, 2
disease-free herds of, rules, regulations and orders relative to, making and enforcement by director of animal industry		203	
tubercular, slaughtering of, payment by commonwealth of com- pensation for, time limit for		341	
Cemetery , Harbor View, acquisition by town of Marblehead for public cemetery purposes		80	1, 2
Census, decennial , appropriation		115	195
Central Vermont Railway, Inc. , interest held by, as lessee in the railroads, franchises and other property of New London Northern Railroad Company, relative to		191	1, 2
Certified public accountants , registration of, appropriation		115	409, 410
Change of name , decrees of probate courts for		153	1, 2
Chaplains , general court (see General court).			
Charitable, etc., corporations , dissolution of certain		292	1-5
foreign charitable corporations, registration of, before acting in commonwealth, and reports by such corporations		170	1, 2
property holding powers of		38	
Charitable trusts , unincorporated trustees of, certain, filing of annual reports by, with department of public welfare		209	
Charlemont, town of (see Cities and towns).			
Charles river , beaches, certain, on, in Faneuil and North Brighton districts of Boston, construction of, and construction and maintenance of bath houses thereat by metropolitan dis- trict commission		385	
appropriation		426	754c, Page 571
bridges over, westerly of Cottage Farm bridge, to and including Larz Anderson bridge, overpasses, underpasses and/or traffic circles at or near termini of, construction of, inves- tigation relative to	Resolve	48	
Fresh Pond parkway, extension of, across, at or near Gerry's Landing in city of Cambridge by means of a bridge, etc., investigation relative to	Resolve	48	
harbor lines on southerly side of, at Charlestown bridge in city of Boston, relocation of certain		239	
Charles river basin , improvements in, appropriation		115	736, 764
maintenance, appropriation		115	752
Charlestown bridge , harbor lines on southerly side of Charles river at, in city of Boston, relocation of certain		239	1, 2
Charters (see City charters; Corporations).			
Chase, Louis , conveyance by, of certain land to city of Worcester for street purposes		288	1, 2
Chatham, town of (see Cities and towns).			
Chelsea, city of (see Cities and towns).			
Chickens (see Poultry).			
Chicopee, city of (see Cities and towns).			
Child guardianship, division of (see Public welfare, department of).			
Children , crippled, education of		368	
dependent, delinquent and neglected, and other children requir- ing special care, laws relative to, continuation of investi- gation of, by special commission	Resolves	2, 16	
appropriation		115	32
supplementary		426	32

	Chap.	Item or Section.
Children , illegitimate, birth records of certain, correcting, amending or supplementing of, etc.	169	
mothers with dependent, furnishing of aid to	381	
policemen and firemen killed in performance of duty, of, payment of compensation to	241	1-6 1-3
Chilmark, town of (see Cities and towns).		
Chimneys , connected with plants or furnaces for burning fuel and waste material, relative to, as affecting emission of smoke	412	1, 2
Chinese relief expedition , veterans of, granting to, of certain tax exemptions	189	
wives and widows of, eligibility of, to receive state aid	233	1
See also Veterans.		
CHURCHES AND RELIGIOUS SOCIETIES:		
Congregational Society in the Town of Seekonk, relative to	30	
Eames Ministerial Fund in Holliston, Trustees of the, name changed to Endowment Committee of the First Congregational Church of Holliston and change of manner of electing members thereof	216	1, 2
Episcopal Society in Cambridge, relative to	29	
First Congregational Church of Holliston, members of, to elect trustees of certain corporation, etc.	216	2
First Universal Christian Society in Shirley (otherwise called First Universalist Society of Shirley), Orthodox Congregational Society of Shirley and The United Church of Shirley, consolidation of	76	1-5
Ministerial Fund of the First Parish in Beverly, Trustees of, powers of	20	
Cigarettes and cigars , lighted, etc., throwing upon forest land, etc., penalty	399	1, Subs. 54
Cincinnati, Massachusetts Society of the , annual meetings of	7	1, 2
CITIES AND TOWNS:		
in general:		
accidents, automobile, prevention of, appropriations for, by	365	
accounts of (see Municipal finance).		
advertising, municipal, appropriations and expenditures for	223	
aged persons, assistance to, providing by	402	1-3
aid and relief, certain, by, reimbursement, appropriation	115	563-567
aid to certain needy persons having no legal settlement, reimbursement for, method changed	66	
American Legion, The, national convention of, facilities for public entertainment in connection with, appropriations for, by	67	
appeals, building and zoning boards of, summoning and swearing of witnesses by	62	
appropriations by, American Legion, national convention of, facilities for public entertainments in connection with, to provide	67	
automobile accidents, prevention of, for	365	
band concerts, for	46	
conventions, holding of, and entertainment of distinguished guests, expenditures in connection with, for	277	
mosquitoes, eradication of, for	96	
municipal advertising, for	223	
public landing places, to provide, and to maintain docks, piers, etc.	164	
tercentenary of founding of Massachusetts Bay colony, observance of, for	24	
uniforms for members of police and fire departments, purchase of, for	351	
See also Municipal finance.		
army nurses in service of, certain, conferring of certain retirement rights upon	161	
assessors (see Assessors of taxes).		
attendance, supervisors of, in cities and in certain towns placed under civil service laws	34	
auditor, temporary, appointment in certain cases	172	
automobile accidents, prevention of, appropriations for, by	365	
band concerts, appropriations for, by	46	
bootblack, business of, carrying on of, on Lord's day, prohibition by ordinance or by-law in	143	
building and zoning boards of appeals in, summoning and swearing of witnesses by	62	
by-laws (see Ordinances and by-laws).		
cattle, diseased, elimination from	123	1, 2

	Chap.	Item or Section.
CITIES AND TOWNS — Continued.		
in general — Continued.		
clerks of (see City and town clerks).		
collector of taxes, temporary, appointment in certain cases	172	
conventions, holding of, expenditures in connection with, by	277	
docks, piers, wharves, etc., maintenance by	164	
elections (see Elections).		
employees of (see Municipal officers and employees).		
English speaking classes for adults, state reimbursement, appropriation	115	335
entertainment, public, in connection with holding of conven- tions, entertainment of distinguished guests, etc., ex- penditures for, by	277	
finances of (see Municipal finance).		
fines, penalties and forfeitures recovered under fish and game laws, portion of, payment to	101	1, 2
fire departments, members of, killed in performance of duty, {	182	1-6
payment of compensation to dependents of	241	1, 3
See also Fire departments.		
fire prevention, uniform system of, throughout commonwealth, as affecting	399	1-7
flag, national, display at polling places in	149	
forest wardens of, duties of, as to patrol of forests for preven- tion of fires	309	
fires in open air, setting of, permits for, granting by	401	1
gas and electric plants, sale of, further restricted	369	1, 2
supply of gas and electricity, compulsory, by	383	
guests, distinguished, entertainment of, expenditures in con- nection with, by	277	
health, boards of (see Health, local boards of).		
labor service, classified, preference in employment in, to per- sons with dependents	111	
landing places, public, appropriations for, by	164	
licenses and permits (see Licenses and permits).		
lighting plants, municipal, sale of, further restricted	369	1, 2
supply of gas or electricity in bulk, compulsory, by	383	
Massachusetts Bay Colony, tercentenary of founding of, ob- servance of, expenditures for, by	24	
observances and celebrations in connection with, by, etc., expenditures for, by Massachusetts Bay Colony Ter- centenary Commission	68	
appropriation	426	184a, Page 572
metropolitan districts, in (see Metropolitan districts).		
military aid, state reimbursement, appropriation	115	154
mosquitoes, eradication of, appropriations for, by	96	
motor vehicles owned by, etc., inclusion within certain pro- visions of motor vehicle laws	332	1-6
music furnished for public celebrations, appropriations for, by needy persons, certain, having no legal settlement, support of, reimbursement for, method changed	46	
officers of (see Municipal officers and employees; and specific titles of officers).	66	
ordinances and by-laws (see Ordinances and by-laws).		
park boards, motor vehicles used by, etc., inclusion within certain provisions of motor vehicle laws	332	1-6
parking spaces, open-air, licensing by	399	1, Subs. 56
permits by (see Licenses and permits).		
petroleum, inspectors of, in, appointment, etc.	399	1, Subs. 18
piers, wharves, etc., maintenance by	164	
police officers, killed in performance of duty, payment of {	182	1, 2, 4-6
compensation to dependents of	241	1, 3
one day off in every eight days, acceptance of law grant- ing, to	58	
See also Police officers.		
polling places in, display of national flag at	149	
primaries, special (see Elections).		
public welfare, boards of (see Public welfare, local boards of).		
railroad grade crossings, abolition of, provisions for, as affect- ing, etc.	417	1-14
registrars of voters (see Registrars of voters).		
schools, school committees, etc. (see Schools, public).		
shellfish, plants for purification of, powers of city councils and selectmen as to	235	

	Chap.	Item or Section.
CITIES AND TOWNS — Continued.		
in general — Concluded.		
state reimbursements, aid and relief, certain, appropriation	115	563-567
pensions paid to school teachers, appropriation	115	352
schools, public, for (see Schools, public).		
state and military aid, appropriation	115	154
support of certain needy persons having no legal settlement, method changed	66	
taxes, loss of certain, appropriation	115	316
supervisors of attendance in cities and in certain towns placed under civil service laws	34	
taxation, local (see Taxation).		
tax, state, upon	407	1-4
teachers, pensions paid to, state reimbursement for, appro- priation	115	352
temporary municipal officers, certain, appointment in certain cases	172	
tercentenary of founding of Massachusetts Bay colony, ob- servance of, expenditures for, by	24	
observances and celebrations in connection with, by, etc., expenditures for, by Massachusetts Bay Colony Ter- centenary Commission	Resolve 68	
appropriation	426	184a, Page 572
transportation of high school pupils, expenditures for, by	48	
treasurers of (see City and town treasurers).		
wharves, piers, etc., maintenance by	164	
witnesses, summoning and swearing of, by building and zon- ing boards of appeals in	62	
zoning boards of appeals in, summoning and swearing of wit- nesses by	62	
cities , departments of, officers having charge of, temporary, appointment in certain cases	172	
firemen in certain, pensioning of	70	
tax limit, having, etc., certain determinations in connection with, as affected by excise tax on registered motor vehicles	244	3
tuberculosis hospital districts, included within, status of cer- tain, established	339	
towns , accountant, temporary, appointment in certain cases	172	
animals, inspection of, state reimbursement, appropriation	115	291
ballot boxes, additional, use in	63	
Barnstable county, of, mosquito control project comprising, establishment, etc.	379	1, 2
forest fires, extinguishing of, equipment for, etc., state aid in purchasing, appropriation	115	255
expenses, certain, in, state reimbursement, appropriation supplementary	115 426	262 262
prevention of, patrol of forests for, state reimbursement of cost of, etc.	309	
public ways in small, improvement of, state appropriations for representative town meeting system for, operation of, and establishment of standard forms thereof, etc., investi- gation relative to	Resolve 44	
appropriation	426	32h
reserve police force, establishment in certain	15	
voting lists in, dividing of, if additional ballot boxes used	63	
special provisions relative to particular cities:		
Attleboro, A. B. C. Street Railway, so-called, owned by, etc., sale of property of, etc.	207	1-4
municipal council of, payment of salaries to members of	137	1, 2
preliminary elections for nomination of candidates for elec- tive municipal office in	234	
Boston, airport purposes, additional leases of state land in East Boston for, to	Resolve 53	
appropriations by, municipal purposes, for	105	1, 2
school purposes, for, regulated	283	1-5
sewerage works, for	178	1, 2
appropriations, school committee, by	{ 283 313	{ 1, 2 1, 2
boards, municipal, of, members of, law subjecting appoint- ment of, to approval by civil service commission, repealed Boston harbor (see Boston harbor).	167	1-3
Boylston street subway in, alterations and extensions to, to eliminate crossing at grade at Governor square by cars using said subway, etc.	394	1-4

	Chap.	Item or Section.
CITIES AND TOWNS — Continued.		
special provisions relative to particular cities — Continued.		
Boston, budget commissioner, certain duties of, as to classification of county salaries and positions in Suffolk county . . .	400	5, Subs. 56
buildings in, plumbing laws applicable to, relative to . . .	146	1, 2
use, bulk and occupancy of, etc., further regulated . . .	347	1-4
Canterbury street in, portion of, included in highway to be constructed from Washington street in West Roxbury district to Blue Hill avenue, etc.	420	2
Causeway street in, use of, by Union Freight Railroad Company	92	
Centre street in West Roxbury district, parkway from, to West Roxbury parkway, construction by, etc.	420	26-28
Charles river, beaches, certain, on, in Faneuil and North Brighton districts of, construction, etc., by metropolitan district commission	385	
appropriation	426	754c, Page 571
harbor lines on southerly side of, at Charlestown bridge in, relocation of certain	239	1, 2
Charlestown bridge in, harbor lines on southerly side of Charles river at, relocation of certain	239	1, 2
child welfare division of institutions department of, tuition and transportation rates for certain children under care of city council, classification of county salaries and positions in Suffolk county, certain duties as to	290	
salaries of members of	400	5, Subs. 56
City Hospital, death of Rachel S. Watson caused by negligent administering of medicine to her while an inmate of, payment of compensation on account of	348	1, 2
295	1, 2	
commonwealth, government of the, public demonstration of forms, activities, accomplishments and fields of operation of executive and administrative work of, public demonstration of, during tercentenary observances, holding of, in	18	
appropriation	426	184a
department heads, etc., in, law subjecting appointment of, to approval by civil service commission, repealed	167	1-3
Dillaway house, so-called, relocation, restoration, preservation and maintenance by	291	1, 2
Dorchester district, municipal court of (see District courts).		
East Boston, state land in, additional leases of, for airport purposes	53	
waterfront of, parkway or boulevard along, construction of, investigation relative to	52	
express roads, major traffic streets, etc., system of, establishment and maintenance by	168	1-3
Faneuil district of, construction of beach on Charles river in, and construction and maintenance of bath house thereat by metropolitan district commission	385	
appropriation	426	754c, Page 571
Fort Point Channel, filling in part of, further investigation as to, part of expense of, payment by	29	
Garrett, Oliver B., matters dealing with service of, etc., as member of police department of, etc., investigation of, by attorney general	4, 13	
Gately, Olive P., claim of, against, relative to payment of	359	
Governor square in, crossing at grade at, by street railway cars using Boylston street subway, elimination of	394	1-4
grain elevator, construction of, on harbor-front property of commonwealth in South Boston district of, investigation relative to	37	
hackney stands and hackney carriages in, regulation and limitation of	392	1-10
harbor (see Boston harbor).		
harbor lines, Charles river, on southerly side of, at Charlestown bridge in, relocation of certain	239	1, 2
Harvard bridge in, highway to begin at Beacon and Hereford streets and to pass on a fill in Charles river basin under, etc., construction of, investigation relative to	48	
Hereford and Beacon streets in, intersection of, highway to begin at, and to pass along said Hereford street and on a fill under Harvard bridge and along Charlesgate East, etc., construction of, investigation as to	48	
Hyde Park district of, state highway in, etc., taking of land for	420 425	3, 6-8, 13, 14 2

CITIES AND TOWNS — Continued.

special provisions relative to particular cities — Continued.

	Chap.	Item or Section.
Boston, institutions department of, tuition and transportation rates for certain children under care of child welfare division of	290	
Kelley, Michael, reinstatement of, as member of fire department of	323	1, 2
L and Summer streets in South Boston district of, widening and construction of	264	1-4
Leverett pond and Muddy river in town of Brookline and, dredging of	97	1, 2
library department, transfer of portion of Mission Hill playground in Roxbury district from park department to	357	1, 2
Lowell street in, use by Union Freight Railroad Company, discontinuance of	92	
mayor, appointees of, approval by civil service commission, repeal of law requiring	167	1-3
appropriations by school committee, certain powers as to certain	313	1
classification of county salaries and positions in Suffolk county, certain duties as to	400	5, Subs. 56
Dillaway house, so-called, relocation, restoration, preservation and maintenance of, powers as to	291	1, 2
Leverett pond and Muddy river in Brookline and Boston, dredging of, approval by	97	1
official thoroughfare plan, establishment and maintenance by the city, powers and duties as to	168	1-3
parkway from Centre street in West Roxbury district to West Roxbury parkway, construction of, approval by, etc.	420	26, 28
police department, pensioning of certain members of, approval by	387	1
sewerage works, sums to be appropriated for, approval by	178	1
Summer and L streets in South Boston district, widening and construction of, approval by	264	1
Mission Hill playground in Roxbury district of, portion of, transfer from park department to library department	357	1, 2
Muddy river and Leverett pond in town of Brookline and, dredging of	97	1, 2
municipal court (see District courts).		
North Brighton district of, construction of beach on Charles river in, and construction and maintenance of bath house thereat by metropolitan district commission	385	
appropriation	426	754c, Page 571
park commissioners, board of, Leverett pond and Muddy river in Brookline and Boston, dredging of, powers and duties as to	97	1
official thoroughfare plan, establishment and maintenance by the city, powers and duties as to	168	1-3
park department, Centre street in West Roxbury district, parkway from, to West Roxbury parkway, construction by, etc.	420	26-28
transfer of portion of Mission Hill playground in Roxbury district to library department from	357	1, 2
parkways, major traffic, etc., system of, establishment and maintenance by	168	1-3
pensions of certain members of police department of	387	1-4
planning board, city, chairman of, to be member of commission to further investigate as to filling in part of Fort Point Channel and South Bay in Boston harbor	29	
Resolve		
powers and duties as to establishment and maintenance by the city of an official thoroughfare plan	168	1-3
plumbing laws of, relative to	146	1, 2
police commissioner, hackney stands and hackney carriages, powers and duties as to	392	1-10
pensioning of certain members of police department, powers and duties as to	387	1, 2
police department, Garrett, Oliver B., service of, as member of, matters dealing with, etc., investigation of, by attorney general	Resolves 4, 13	
Montague, John F., former member of, widow of, payment by commonwealth of sum of money to	Resolve 59	
appropriation	426	75li
pensioning of certain members of	387	1-4

	Chap.	Item or Section.
CITIES AND TOWNS — Continued.		
special provisions relative to particular cities — Continued.		
Boston, Poplar street in, portion of, included in highway to be constructed from Washington street in West Roxbury district to Blue Hill avenue, etc.	420	2
Port Authority, Boston, port of Boston, adequacy of terminal facilities of, and advisability of constructing a grain elevator on harbor-front property of commonwealth at South Boston, investigation relative to, by, etc.	37	
employees and assistants of, exempted from civil service laws	236	1, 2
public works, commissioner of, Fort Point Channel and South Bay in Boston harbor, filling in part of, commission to investigate as to, to be member of. Resolve	29	
sewerage works, sums to be appropriated for, recommendation by	178	1
retirement of certain members of police department of	387	1-4
school buildings, department of, superintendent of construction of, and his deputies, relative to	259	1, 2
school committee, appropriations by	283 313	1-5 1, 2
Dillaway house, so-called, relocation, restoration, preservation and maintenance of, powers as to	291	1, 2
school loan authorized	313	1, 2
school purposes, appropriations for, by	283 313	1-5 1, 2
sewerage works of, relative to	178	1, 2
sewers, sanitary and surface drainage, construction of, borrowing of money for, by	304	1-3
Soldier's Field parkway in, extension of Fresh Pond parkway across Charles river to a point on, investigation relative to	48	
South Boston, bridge or bridges from town of Hull to, etc., construction of, investigation as to	63	
appropriation	426	320, Page 570
grain elevator on state property in, construction of, investigation as to	37	
Summer and L streets in, widening and construction of	264	1-4
Spring street in, parkway or boulevard from West Roxbury parkway to, construction of	420 425	4, 4A, 6, 7, 10, 13, 14, 18 2
street commissioners, board of, official thoroughfare plan, establishment and maintenance by the city, powers and duties as to	168	1-3
Summer and L streets in South Boston district, widening, etc., by	264	1-4
streets, laying out and construction of, borrowing of money for, by	306	1-3
reconstruction of, borrowing of money for, by	305	1, 2
use of certain, by Union Freight Railroad Company	92	
Summer and L streets in South Boston district of, widening and construction of	264	1-4
taxicabs in, stands for, etc.	392	1-10
tax limit, municipal purposes, for	105	1, 2
school purposes, for	283	4
Thomas, General John, house used by, as his headquarters during siege of Boston, relocation, restoration, preservation and maintenance by	291	1, 2
thoroughfare plan, official, establishment and maintenance by	168	1-3
Toner, Alfred P., reinstatement of, as a member of fire department of	322	1, 2
traffic streets and parkways, major, system of, establishment and maintenance by	168	1-3
transit department of, Boylston street subway, alterations and extensions to, by, to eliminate crossing at grade at Governor square by cars using said subway, etc.	394	1-4
treasurer of, parkway from Centre street in West Roxbury district to West Roxbury parkway, construction of, powers and duties as to	420	28
tuition and transportation rates for certain children under care of child welfare division of institutions department of	290	

	Chap.	Item or Section.
CITIES AND TOWNS — Continued.		
special provisions relative to particular cities — Continued.		
Boston, Union Freight Railroad Company, use by, of certain streets in	92	
United States, cession of jurisdiction to, of certain tract of land in	333	1-3
wards of institutions department of, tuition and transportation rates for certain	290	
Washington street in West Roxbury district of, highway from, to Blue Hill avenue at its intersection with Canterbury street, construction of	420	{ 2, 4A, 6, 7, 9, 13, 14, 16
Watson, Rachel S., husband of, payment of sum of money to, by	425	2
West Roxbury district of, Centre street in, parkway from, to West Roxbury parkway, construction of	295	1, 2
Washington street in, highway from, to Blue Hill avenue at its intersection with Canterbury street, construction of	420	26-28
West Roxbury parkway in, parkway from Centre street in West Roxbury district to, construction of	420	{ 2, 4A, 6, 7, 9, 13, 14, 16
parkway or boulevard from, through town of Brookline to Spring street in said city, construction of	425	2
Brockton, city council of, payment of salaries to members of	420	26-28
water supply by, to town of Pembroke	174	{ 4, 4A, 6, 7, 10, 13, 14, 18
Cambridge, athletic clothing for equipment of athletic organizations composed of school pupils, appropriations for, by city council of, salaries of members of	425	2
district court, third, of eastern Middlesex, accommodations for, in, providing by Middlesex county	174	1, 2
Fresh Pond parkway, extension of, across Charles river at or near Gerry's landing in, etc., investigation relative to	280	1
intersection of, with Huron avenue, Mount Auburn street and Brattle street in, overpasses, underpasses or traffic circles at, investigation relative to	48	
licensing in, of open air parking spaces and establishments letting motor vehicles for hire	48	
listing of voters in	121	1, 2
mayor, salary of, ordinance relative to, validated, etc.	390	1, 2
Memorial drive and Boylston street in, highway improvements at intersection of, taking of land for, etc.	106	1, 2
Memorial drive in, overpass or underpass carrying, over or under approach to Cottage Farm bridge, construction of, investigation relative to	420	19, 23, 24
parkway or boulevard in, along Alewife Brook parkway to Mystic Valley parkway, etc., construction of, investigation relative to	48	
school committee of, expenditures by, regulated	48	
Chelsea, city solicitor of, appointment of	372	1, 2
Revere Beach parkway, overpass or underpass on, at its junction with Broadway in city of Revere, part of cost of construction of, payment by	84	1, 2
tuberculosis hospital district comprising Revere, Winthrop and, residents of, suffering from pulmonary tuberculosis, temporary care and treatment of	420	11, 13
Chicopee, taxes, over-assessment of, refunding to Simon J. Przybyla, Joseph Perlack and Martin Piela by	52	
Everett, biennial municipal elections in, provision for	266	1, 2
Revere Beach parkway, overpass carrying, over Broadway and Main street in, construction of, investigation relative to	361	1-6
school loan authorized	48	
Fall river, laborers in employ of, pensioning of	230	1, 2
Taunton river, part of, extending from, to city of Taunton, improvement of	71	1, 2
Fitchburg, department of soldiers' relief and state and military aid in, establishment, etc.	405	
Gloucester, appropriation of money by, in connection with reunion therein of one hundred and fourth United States infantry veterans association, American expeditionary forces	116	1-3
fish pier in, construction by commonwealth, investigation relative to	124	1, 2
appropriation	32	
	426	32d

	Chap.	Item or Section.
CITIES AND TOWNS — Continued.		
special provisions relative to particular cities — Continued.		
Gloucester, water, sale and conveyance to town of Rockport by Holyoke, bridge over Appleton street in, maintenance by American Tissue Mills	345	1, 2
probate court, sessions of, at	215	1-4
Lawrence, Methuen, town of, part of, annexation to	112	1, 2
Lowell, claims, certain, legally unenforceable by reason of failure to comply with certain provisions of law, payment by	261	1, 2
laborers in employ of, pensioning of	127	1, 2
Lynch, Cornelius P., payment of certain compensation to, by	61	1, 2
sidewalk assessments in	366	1, 2
Lynn, Berry, Charles E., temporary reinstatement of, as member of police department of	107	1, 2
claim, certain, for bleachers furnished for its stadium, payment by	81	1, 2
public golf course in Lynn Woods reservation, establishment by, etc.	156	1, 2
Revere Beach parkway, overpass or underpass on, at its junction with Broadway in city of Revere, construction of, part of cost of, payment by	125	1, 2
surface water drainage works outside harbor line in Lynn harbor, construction and maintenance by	420	11, 13
water, furnishing of, to town of Marblehead by	59	1, 2
	327	1, 2
	328	1-4
Marlborough, Artemas Ward Park, portion of, use for school purposes by	268	1, 2
school loan authorized	229	1, 2
Medford, biennial municipal elections in, to be held in odd-numbered years and date of said elections established	279	1-4
license commissioners, board of, in, establishment, etc.	278	1, 2
Mystic Valley parkway and Main street, junction of, in, construction of overpass or underpass at, investigation as to	22	Resolve
appropriation	426	754a
Revere Beach parkway and Middlesex Fells parkway, intersection of, in, traffic circle at, construction of	420	20, 23, 25
school loans authorized	231	1, 2
	232	1, 2
Melrose, board of aldermen of, payment of salaries to members of	130	1, 2
New Bedford, bridge over Acushnet river between town of Fairhaven and, care of, transferred to state department of public works	406	1-3
appropriation	426	Page 571
Newton, city hall purposes, borrowing of money for, by	251	1, 2
district court of Newton in, adequate accommodations for, providing by Middlesex county commissioners	126	1-4
retirement allowances payable to certain employees of, increased	109	
North Adams, armory, new, in, appropriation	426	150a
Northampton, biennial municipal elections in, date of, changed court house accommodations in, providing of adequate, increase of amount that may be borrowed by Hampshire county for	104	1, 2
	9	
Pittsfield, biennial municipal elections in, change of date of	173	1, 2
mayor, salary of	281	1, 2
water, supplying to additional part of town of Lenox by	250	
Quincy, Braintree, town of, sewer connection for, with south metropolitan sewerage system, construction work in connection with, through parts of	398	1
claim of August H. Morton and H. F. Marden against, settlement and payment of certain	249	
claim of David J. Brickley against, settlement and payment of certain	255	
Furnace Brook parkway in, extension of, taking of land for, etc.	420	21, 23, 25
land, certain, in, cession of jurisdiction of, to United States	333	1-3
Moswetusetts Hummock in, acquisition by metropolitan district commission as an addition to Quincy shore reservation	337	
appropriation	426	753a

	Chap.	Item or Section.
CITIES AND TOWNS — Continued.		
special provisions relative to particular cities — Continued.		
Quincy, Squantum or Houghs Neck in, bridge or bridges from town of Hull to, etc., investigation as to	Resolve 63	
appropriation	426	32o, Page 570
taxes, amount of, erroneously assessed upon and collected from estate of Charles B. Perkins, refunding by	260	
Weymouth, town of, admission of, to south metropolitan sewerage district, construction work in connection with, through parts of	419	2
Revere, assessors of, tenure of office	94	1, 2
city council of, salaries of members of	350	1, 2
claims, certain, payment by	85	1, 2
listing of voters in	42	
overpass or underpass for vehicular traffic on Revere Beach parkway at its intersection with Broadway, etc., construction of, payment of part of cost by	420	{ 5-7, 11, 13, 15, 18
school loan authorized	425	2
Squire road in, extension of, from Broadway to Revere Beach parkway, investigation relative to	200	1, 2
tuberculosis hospital district comprising Chelsea, Winthrop and, residents of, suffering from pulmonary tuberculosis, temporary care and treatment of	48	
Salem, Collins Cove, certain flats and lands in or adjacent to, acquisition by	52	
Marblehead, town of, conveyance of water to, from city of Lynn, provisions for, as affecting	198	1-4
Somerville, board of aldermen and school committee of, qualifications of members of	328	1, 2
boulevard or parkway, certain, construction of, in, etc., investigation relative to	50	1, 2
Northern artery, so-called, overpass or underpass carrying, over or under Washington street in, construction of, investigation relative to	Resolve 48	
retirement allowances based on annuity and pension contributions for employees of	48	
Springfield, appropriation of money in connection with state convention in, of Veterans of Foreign Wars of the United States	184	1-22
probate court, sessions of, at	270	1, 2
public demonstration of forms, activities, accomplishments and fields of operation of executive and administrative work of the government of the commonwealth, holding of, during tercentenary observances, in	112	1, 2
appropriation	18	
reviewing board in state department of industrial accidents to hold hearings in	426	184a
Taunton, nomination of candidates at preliminary elections or caucuses in	224	
Taunton river, improvement of certain part of, cost of, contribution toward, etc., by	187	1-3
Waltham, Metropolitan state hospital in Belmont, Lexington and, establishment of	405	
Stony Brook grade crossing on Boston Post road in town of Weston, abolition of, as affecting	403	1-7
Westfield, biennial municipal elections in, to be held in odd-numbered years instead of even-numbered years	356	1, 2, 5
state armory, new, construction of, in, investigation relative to, by armory commissioners	103	1-3
Resolve	45	
Woburn, city hall, police station and court room purposes, erection of building for, borrowing of money for, by	276	1-3
Worcester, easement in certain strip of land on Main street in, granting to United States for federal building purposes	362	
George H. Ward Post No. 10 Grand Army of the Republic, Department of Massachusetts, certain property of, taking over, maintenance and management of, by	282	1-6
land to be conveyed to commonwealth as site for new normal school building, purchase by	286	1, 2
Main street, re-establishment of westerly line of portion of, acquisition of certain land for purposes of, by	288	1, 2
municipal memorial auditorium, construction of, borrowing of money for, by	55	1, 2
Saturday half holidays for laborers, workmen and mechanics employed by	91	1, 2

	Chap.	Item or Section.
CITIES AND TOWNS — Continued.		
special provisions relative to particular cities — Concluded.		
Worcester, state armory, new, in, construction of, investigation relative to, by armory commissioners	Resolve 14	
special provisions relative to particular towns:		
Abington, water supply by, to town of Pembroke	280	1
Adams, W. B. Plunkett Memorial Hospital, maintenance of, as a public hospital by, and election of trustees of said hospital by inhabitants of said town	32	1-3
Arlington, state highway, certain, construction of, in, investigation relative to	Resolve 48	
Auburn, additional water loan authorized	197	
Ayer, park land, certain, use for school purposes by	3 346	1, 2 1, 2
Barnstable, bridge, certain, over tide water in, construction and maintenance by Oyster Harbor, Inc.	82	1, 2
Becket, October mountain state forest in, certain unnamed eminence in, name of Walling mountain established or	Resolve 5	
Belchertown, highway bridges over former location of The Hampden Railroad Corporation, removal of, payment of part of cost of, by, etc.	388	1-3
Belmont, Metropolitan state hospital in Waltham, Lexington and, establishment of	403	1-7
Bernardston, Bernardston Fire and Water District established in	93	1-14
BillERICA, selectmen of, to act as board of public works exercising powers of certain other boards and town officers, etc.	221	1-4
Blackstone, Millerville Fire and Water District established in	88	1-14
Bourne, wharves and piers, construction of, etc., and certain other harbor improvements, borrowing of money for, by	228	1, 2
Braintree, electric light department of, certain poles, lines and other equipment of, relative to	150	1, 2
sewer connection for, with south metropolitan sewerage system	398 425	1, 2 1
sewers, system of, construction and operation by	17	1-15
Weymouth, admission of, to south metropolitan sewerage district, construction work in connection with, through parts of	419	2
Brookfield, water loan authorized	246	1, 2
Brookline, Leverett pond and Muddy river in city of Boston and, dredging of	97	1, 2
parkway or boulevard from West Roxbury parkway in Boston to Spring street in Boston through, construction of	420 425	{ 4, 4A, 6, 7, 10, 13, 14, 18 2
Buckland, Shelburne Falls Fire District in, taking of water by, from additional sources	69	1, 2
Canton, state highway in, etc., construction of	420 425	{ 1, 4A, 6-8, 12-14, 17 2
Charlemont, Shelburne Falls Fire District, taking of water by, from sources in, etc.	69	1, 2
Chatham, land, certain, in, cession to United States of jurisdiction of	333	1-3
Chilmark, highway in town of West Tisbury and, construction of, contribution toward cost of, borrowing of money for, by Dukes County	122	1, 2
Colrain, Shelburne Falls Fire District, taking of water by, from sources in, etc.	69	1, 2
Concord, electric light department of, certain lines, poles and other equipment of, relative to	324	1, 2
town house, remodeling of, for district court purposes, borrowing of money for, by	131	1-3
Danvers, representative town government by limited town meetings, established in	294	1-15
Dedham, state highway in, etc., construction of	420 425	{ 1, 4A, 6-8, 12-14, 17 2
town meeting members of, relative to	8	1-3
Duxbury, Standish Monument in, placing of granite figure upon, etc., by state department of conservation	Resolve 35	
appropriation	426	263a

CITIES AND TOWNS — Continued.

special provisions relative to particular towns — Continued.

	Chap.	Item or Section.
Fairhaven, bridge over Acushnet river between city of New Bedford and, care of, transferred to state department of public works	406	1-3
appropriation	426	Page 571
representative town government by limited town meetings, establishment in	285	1-15
Falmouth, park land, certain, erection of bath house on, by	287	1, 2
Framingham, appropriation of money by, to provide facilities for holding state convention therein of United Spanish War Veterans	118	1, 2
sewage disposal contract, reformatory for women, appropriation	115	550
Georgetown, water loan, additional, authorized	177	1, 2
water supply purposes, borrowing of money for, by, holding of special town meeting in said town in relation to	355	1, 2
Greenfield, water, furnishing to Bernardston Fire and Water District by	93	2, 11
Hadley, Hadley Water Supply District in, water loan by, authorized	311	1, 2
Hanover, water supply by, to town of Pembroke	280	1
water supply for, and its inhabitants	39	1-10
Harwich, appropriations by, for public amusements	12	1, 2
Hingham, motor and other boats in harbor of, regulation of speed of	44	1-3
motor boats in harbor of, noise from, relative to	43	1-3
Holliston, Eames Ministerial Fund in Holliston, Trustees of the, in, change of name of, and manner of electing members thereof	216	1, 2
Hull, bridge or bridges from, across Boston Harbor to South Boston, Houghs Neck or Squantum, etc., construction of, investigation relative to	63	
appropriation	426	320, Page 570
Lee, Lee fire district, properties and obligations of, taking over and assumption by	16	1-4
schoolhouse accommodations in, relative to	252	1, 2
Lenox, water, supplying to additional part of, by city of Pittsfield	250	
Lexington, Metropolitan state hospital in Waltham, Belmont and, establishment of	403	1-7
state highway, certain, construction of, in, investigation relative to	48	
tenement house law, acceptance of, authorized to revoke	23	
Ludlow, highway bridges over former location of The Hampden Railroad Corporation, removal of, payment of part of cost of, by, etc.	388	1-3
Manchester, reserve police force, establishment in	11	1-4
Mansfield, school loan authorized	363	1, 2
selectmen, payment of salaries to	73	1, 2
Marblehead, cemetery purposes, acquisition of certain lands for, by	80	1, 2
Doliber, Benjamin F., 2nd, reinstatement of, as member of police department of	378	1, 2
water, purchase of, from city of Lynn by, etc.	327	1, 2
	328	1-4
Marshfield, dredging and filling certain shore areas in, for purpose of improving Green Harbor and providing land for an aviation field	199	1, 2
water supply by, to Scituate Water Company	409	1-3
Medfield, water, purchase from commonwealth by	364	1, 2
Methuen, annexation of part of, to city of Lawrence	261	1, 2
town hall, remodeling of, borrowing of money for, by	194	1, 2
Millis, park land, certain, sale and conveyance by	14	1, 2
school loan authorized	134	1, 2
Milton, board of survey in, powers of	273	1-5
Furnace Brook parkway, extension of, taking of land for, in, etc.	420	21, 23, 25
Reedsdale road and Brook road in, traffic on	420	21
state highway in, taking of land for, etc.	420	3, 6-8, 13, 14
	425	2
Nantucket, land, certain, in, cession to United States of jurisdiction of	333	1-3
Needham, fire and police station, construction, etc., of, borrowing of money for, by	201	1, 2

	Chap.	Item or Section.
CITIES AND TOWNS — Continued.		
special provisions relative to particular towns — Continued.		
Needham, Memorial Park in, part of, use for an athletic field	37	1, 2
school loan authorized	202	1, 2
state highway in, etc., construction of	420	1, 4A, 6-8, 12-14, 17
	425	2
Northborough, land in, acquisition by Worcester county in connection with proposed widening of Boston and Worcester Turnpike, so-called	319	1-3
Northbridge, Northbridge Athletic Field Commission in, establishment, powers, etc.	271	1-6
Norwood, sewer assessments in	196	1-4
Orleans, Cape Cod Trust Company, maintenance by, of branch office in	166	1, 2
Palmer, highway bridges over former location of The Hampden Railroad Corporation, removal of, payment of part of cost of, by, etc.	388	1-3
Pembroke, water supply for, and its inhabitants	280	1-10
Provincetown, province lands in, mosquito-breeding prevention in, provision for	300	
appropriation	426	708a
state land in, tract of, conveyance to United States for use as a coast guard station, and cession of jurisdiction in and over such tract	386	
Randolph, school loan authorized	298	1, 2
Rockland, water supply by, to town of Pembroke	280	1
Rockport, water, sale and conveyance to, by city of Gloucester	345	1, 2
Royalston, Doane's Falls reservation, establishment in, etc.	334	1-5
Sandwich, land, certain, in, held by commonwealth, conveyance to county of Barnstable	358	
Saugus, school loan authorized	265	1, 2
Savoy, partial reimbursement of, by commonwealth for money expended in care and treatment of Winifred Haskins at Hampshire county sanatorium Resolve	31	
Savoy state forest in, certain unnamed eminence in, name of Borden mountain established for Resolve	5	
Scituate, Humarock section of, water for use of people of, furnishing by Scituate Water Company	409	1-3
land, certain, in, cession to United States of jurisdiction of	333	1-3
Seekonk, South Seekonk Water District of Seekonk established in	225	1-15
Shelburne, Shelburne Falls Fire District in, taking of water by, from additional sources	69	1, 2
Shrewsbury, lands in, acquisition by Worcester county in connection with proposed widening of Boston and Worcester Turnpike, so-called	319	1-3
Southborough, lands in, acquisition by Worcester county in connection with proposed widening of Boston and Worcester Turnpike, so-called	319	1-3
Southborough Fire and Water District in, establishment, etc.	133	1-13, Part II, Part III
water supply for, or a certain part thereof	133	1-12, Part I, 1-13, Part II, Part III
Southbridge, Greoire, Gedeon, over-assessment of taxes upon, refunding by	119	1, 2
South Hadley, district court of Hampshire, sittings at	132	1, 2
Stoneham, Greeley, June Marie, mother of, payment of sum of money to, by	25	1, 2
Sudbury, town hall purposes, borrowing of money for, by	269	1, 2
Swampscott, Marblehead, town of, conveyance of water to, from city of Lynn, provisions for, as affecting	328	1, 2
park land, certain, use for school purposes by	310	1, 2
school loan authorized	262	1, 2
Tyngsborough, improvements, certain, in, laying out and construction of, including construction of new bridge over Merrimack river	303	1-3
Wakefield, Lake Quannapowitt in, control of	35	1-5
Walpole, system of sewers, construction and operation by	120	1-14
Wareham, appropriations by, for public amusements	19	1, 2
Wellesley, planning board of, to act as board of survey	68	1, 2

	Chap.	Item or Section.
CITIES AND TOWNS — Concluded.		
special provisions relative to particular towns — Concluded.		
Wellesley, state highway in, etc., construction of	420 { 425	1, 4A, 6-8, 12-14, 17 2
Westborough, lands in, acquisition by Worcester county in connection with proposed widening of Boston and Worcester Turnpike, so-called	319	1-3
West Boylston, school loan authorized	219	1, 2
Weston, Stony Brook grade crossing on Boston Post road in, abolition of	356	1-5
Westport, shellfish in, protection of	53	1-7
West Tisbury, highway in town of Chilmark and, construction of, contribution toward cost of, borrowing of money for, by Dukes County	122	1, 2
Westwood, state highway in, etc., construction of	420 { 425	1, 4A, 6-8, 12-14, 17 2
water supply for, and its inhabitants	248	1-5, Part I, 1-9, Part II, Part III
Weymouth, board of water commissioners of, powers of	377	1, 2
Braintree, town of, sewer connection for, with south metropolitan sewerage system, construction work in connection with, through parts of	398	1
Hunt, John Quincy, late, dependents of, payment of compensation to, by	352	1, 2
representative town meetings in, relative to	13	1-3
south metropolitan sewerage district, admission to	419 { 425	1-6 1
Williamstown, appropriation of money by, to provide facilities for holding state convention of The American Legion therein	218	1, 2
Winchester, upper Mystic lake in, public bath house on southerly shore of, construction and maintenance by metropolitan district commission	254	
appropriation	426	54b
Winthrop, construction of breakwater and certain marine improvements in that part of, known as Winthrop Highlands, investigation as to, by department of public works	23	
tuberculosis hospital district comprising Chelsea, Revere and, residents of, suffering from pulmonary tuberculosis, temporary care and treatment of	52	
Yarmouth, school and municipal building loan authorized	2	1, 2
City and town auditors, temporary, appointment in certain cases	172	
CITY AND TOWN CLERKS:		
provisions common to both:		
birth records of certain illegitimate children, correcting, amending or supplementing of, etc., powers and duties as to	169	
bottles, etc., registered with, property rights in, protection of	155	
crabs, licenses to take, etc., granting by	414	1
elections and primaries, state of polls at, making of statements as to, powers as to	204	2
filing and recording of instruments with:		
political expenses of candidates, statements of	36	
vital statistics, records of	169	
marriage, certificates of intention of, delivery by, and return of unused certificates to said clerks	51	1, 2
notices of intention and certificates of, filing with and issuance by, computation of certain period and determination of certain day in connection with	141	
sporting and trapping licenses, issuance by, etc.	393	2, Subs. 5-13
town clerks, temporary, appointment in certain cases	172	
CITY AND TOWN TREASURERS:		
policemen and firemen killed in performance of duty, payment of compensation to dependents of, duties as to	182 { 241	1 1
temporary, appointment in certain cases	172	
CITY COUNCILS:		
landing places, public, maintenance, etc., powers and duties as to	164	
shellfish, plants for purification of, powers as to	235	
See also Mayor and city council.		

	Chap.	Item or Section.
Civic and fraternal organizations , parades with music on Lord's day by, during current year, permitted Resolve	61	
Civil actions (see Actions, civil; Practice in civil actions).		
CIVIL SERVICE AND REGISTRATION, DEPARTMENT OF:		
in general , appropriation	115	383-412
deficiency	115	Page 135
supplementary	426	386
civil service, division of , appropriation	115	384-387
supplementary	426	386
board, rules and regulations and changes therein, hearings relative to, holding by	227	
Boston, city of, department heads and others in, law subjecting appointment of, to approval by civil service commission, repealed	167	1-3
commissioner, labor service, classified, of cities and towns, giving of preference in employment in, to persons with dependents, duties as to	111	
police forces, regular, in certain cities and towns, appointments to, certification by	160	
Manchester, town of, appointments to regular police force in, subject to rules and regulations by	11	3
metropolitan district commission and department of public health acting as a joint board for investigation of certain construction projects, candidates for employment by, examinations of, holding by Resolve	22	
registration, division of , in general, appropriation	115	388-412
deficiency	115	Page 135
dental examiners, board of, appropriation	115	394-396
electricians, state examiners of, appropriation	115	408
embalming, board of registration in, appropriation	115	402, 403
medicine, board of registration in, appropriation	115	391-393
deficiency	115	Page 135
nurses, board of registration of, appropriation	115	400, 401
optometry, board of registration in, appropriation	115	404, 405
pharmacy, board of registration in, appropriation	115	397-399
plumbers, state examiners of, appropriation	115	411, 412
licenses issued by, deferred renewal of, provision for	397	1, 2
public accountants, board of registration of, appropriation	115	409, 410
veterinary medicine, board of registration in, appropriation	115	406, 407
Civil service, division of (see Civil service and registration, department of).		
CIVIL SERVICE LAWS:		
Boston, department of school buildings of, deputy superintendents of, appointments of, not subject to	259	1
Boston Port Authority, employees and other assistants of, exempted from civil service laws	236	1, 2
labor service, cities and towns, of, preference in employment in, to persons with dependents	111	
Manchester, reserve police force in, appointments to, subject to metropolitan district commission and department of public health acting as a joint board for investigation of certain construction projects, assistants employed by, not subject to Resolve	22	
police and fire departments, promotion in, physical requirements for, under	423	
police and prison service, classified, under, applicants for positions in, requirement of information from, as to certain offences, prohibited	242	
police forces, regular, subject to, in cities and towns having reserve police forces, appointments to	160	1, 3
reinstatement of certain persons to positions under, petitions for writs of mandamus to compel, limitation of time within which may be brought	243	
rules and regulations under, and changes therein, approval of	227	
supervisors of attendance in cities and in certain towns placed under	34	
Civil war , records of, printing and distribution of Resolve	64	
appropriation	426	158c, Page 570
veterans of, care of, and their wives and widows, appropriation	115	155
records of, publication of, appropriation	115	104
state service, formerly in, compensation, appropriation	115	739
See also Soldiers, sailors and marines; Veterans.		
Claims , accounts and, unclassified, appropriation	115	739-743
supplementary	426	{ 744-751i; 750a, Page 572

	Chap.	Item or Section.
Clams (see Shellfish).		
Clerk , house of representatives, of (see General court).		
sonate, of (see General court).		
Clerks , city and town (see City and town clerks).		
CLERKS OF COURTS:		
district courts, of (see District courts).		
naturalization fees, disposition by	331	
supreme judicial court, of, for commonwealth, expenditures in connection with office of	275	
Cohen, Benjamin L. , acts as a justice of the peace vali- dated Resolve	3	
Collection agencies , bonds required to be filed with state treasurer by, relative to	302	1-3
Collection of debts , procedure, certain, for expediting, made appli- cable in district courts	65	1, 2
Collectors of taxes , excise tax on registered motor vehicles, powers and duties as to	214	2
temporary, appointment in certain cases	172	
COLLEGES:		
Eastern Nazarene College, Trustees for, degree of Bachelor of Arts, granting by	108	
insurance, accident or health, blanket policies of, issuance to, etc.	64	
Massachusetts Agricultural College, appropriation	115	377-382
deficiency	115	Page 135
land and rights in land of, conveyance of certain, to Amherst Water Company Resolve	7	
Northeastern University of the Boston Young Men's Christian Association, degrees, granting by	22	
Radcliffe College, additional property, holding by	28	
Tufts College, Trustees of, formation of alliance by, and certain other corporations for purpose of establishing, etc., in common a medical center	40	1-3
world war, Massachusetts men who died in military or naval service of United States during or as a result of such serv- ice, children of, as students at, reimbursement of, for certain expenses	263	1-4
appropriation	426	352a
Colony, Massachusetts Bay (see Massachusetts Bay Colony).		
Colrain, town of (see Cities and towns).		
Commission , notary public or justice of the peace, as, fee to be paid for, increased in certain cases	212	
COMMISSIONERS, STATE:		
agriculture, of (see Agriculture, department of).		
armory (see Armory commissioners).		
banks, of (see Banking and insurance, department of).		
conservation, of (see Conservation, department of).		
corporations and taxation, of (see Corporations and taxation, department of).		
correction, of (see Correction, department of).		
education, of (see Education, department of).		
firemen's relief, on (see Firemen's relief, commissioners on).		
insurance, of (see Banking and insurance, department of).		
labor and industries, of (see Labor and industries, department of).		
mental diseases, of (see Mental diseases, department of).		
public health, of (see Public health, department of).		
public safety, of (see Public safety, department of).		
public utilities, of (see Public utilities, department of).		
public works, of (see Public works, department of).		
state aid and pensions, of (see State aid and pensions, commis- sioner of).		
uniform state laws, on (see Uniform state laws, commissioners on).		
COMMISSIONS, STATE:		
in general, members, ex officii, of, designation of persons to per- form duties of, when absent, etc.	56	
administration and finance (see Administration and finance, commission on).		
art (see Art commission).		
boxing (see Public safety, department of).		
Massachusetts industrial (see Labor and industries, depart- ment of).		
metropolitan district (see Metropolitan district commission).		
Mount Everett reservation, purchase of additional land by	315	
appropriation	426	264a
necessaries of life (see Necessaries of life, commission on).		

	Chap.	Item or Section.
COMMISSIONS, STATE — Continued.		
special, amount of assessments recommended to be made upon municipalities in metropolitan districts for new state projects and undertakings recommended by, furnishing of information relative to, to said municipalities	222	
Boston harbor and its tributary waters, discharge of sewage into, to investigate as to, appropriation	426	767a
boxing and wrestling, professional, to investigate relative to	43	
.	426	32g
.		
bridges on main through routes of travel, taking over and maintenance of, by commonwealth and construction of certain bridges, to investigate relative to	63	
.	426	32o, Page 570
children, dependent, delinquent and neglected, etc., laws relative to, to investigate, revived and continued and enlargement of its authority	Resolves	
.	2, 16	
.	115	32
.	426	32
drugs, habit-forming, prevalence of addiction to, to investigate relative to	Resolve	
.	36	
.	426	32f
Fort Point Channel and South Bay in Boston harbor, filling in part of, to further investigate as to	Resolve	
.	29	
.	426	32c
George Washington Bicentennial Commission, establishment, etc.	Resolve	
.	62	
.	426	32n, Page 570
Gloucester, city of, fish pier in, construction by commonwealth, advisability of, to investigate	Resolve	
.	32	
.	426	32d
marine fish and fisheries, including shellfish, laws relating to, to survey and revise	Resolve	
.	28	
.	426	32b
Massachusetts Bay Colony Tercentenary Commission, appropriation	115	
.	426	184
.		184a,
.		Page 572
.	68	
.	Resolve	
.	10	
Massachusetts War Memorial Investigating Commission, establishment, powers, duties, etc.	411	
.	426	3-5
.		158bb, Page 572
memorial to men and women of Massachusetts who served in world war, site and type of, to consider, revived and continued, and scope of its duties enlarged	Resolve	
.	1	
Mount Greylock War Memorial Commission, establishment, powers, duties, etc.	411	1, 2
.	426	158b, Page 572
parks or reservations, future acquisition and maintenance of, for recreational or other purposes within commonwealth, to make a study relative to, etc.	Resolves	
.	33, 50	
.	426	32e
public demonstration, during tercentenary observances, of forms, activities, accomplishments and fields of operation of executive and administrative work of the government of the commonwealth, to provide	Resolve	
.	18	
.	426	184a
public utilities, control and conduct of, to investigate as to, appropriation	426	32a
representative town meeting system, operation of, and establishment of standard forms thereof, to investigate as to	Resolve	
.	44	
.	426	32h
retirement allowances for employees of commonwealth and of metropolitan district commission, to investigate subject of	Resolve	
.	49	
.	426	32i
supreme judicial court, land court, reporter of decisions and others, accommodations and facilities for housing, to study and report upon	Resolve	
.	54	
.	426	32j
tax laws, proposed changes in, etc., to investigate	Resolve	
.	57	
.	426	32l

	Chap.	Item or Section.
COMMISSIONS, STATE — Concluded.		
special, United States Geographic Board, to co-operate with, in preparation of official gazetteer of United States, appropriation	115	100
wild life sanctuaries, future policy of commonwealth as to establishment and maintenance of, to investigate relative to	Resolve 50	
Commitments (see Mittimus).		
Committees, legislative (see General court).		
Common carriers (see Motor vehicles; Railroads; Street railways).		
Common landing places , appropriations by cities and towns to provide, etc.	164	
COMMONWEALTH:		
army nurses, certain, in service of, conferring of certain retirement rights upon	161	
colony charter, coming of John Winthrop and his associates with, in year 1630, tablet commemorating, acceptance by	Resolve 42	
departments, boards, commissions, etc., of, appropriations for maintenance of, etc.	115 426	1-8 1-4
public demonstration, during tercentenary observances, of forms, activities, accomplishments and fields of operation of, etc., provision for	Resolve 18	
appropriation	426	184a
reports of, amount of assessments recommended to be made upon municipalities in metropolitan districts for new state projects and undertakings recommended in, furnishing of information relative to, to said municipalities	222	
special legislation, avoidance of, recommendations for changes in or additions to the General Laws for, making by certain	6	2
See also Boards, state; Commissioners, state; Commissions, state; Departments, state; Divisions, state departments, of.		
educational institutions of, children of Massachusetts men who died in military or naval service of United States during world war, or as a result of such service, as students at, reimbursement of, for certain expenses	263	1-4
appropriation	426	352a
finances of (see State finance).		
officers and employees of, bonds of, premiums on, reimbursement for, appropriation	115	746
officers, special legislation, avoidance of, duties as to	6	2
organized militia, organized reserve of the army of the United States or the United States naval reserve forces, in service of, to receive pay without loss of ordinary remuneration, etc.	157	
retirement of (see Retirement systems and pensions).		
teachers in state normal schools, granting to certain, of leave of absence for study or research	158	
pier five, reimbursement of American-Hawaiian Steamship Company for damage to certain property in its custody and located on	Resolve 34	
appropriation	426	751f
supervision and operation of, appropriation	115	703
public demonstration, during tercentenary observances, of forms, activities, accomplishments and fields of operation of executive and administrative work of the government of the. provision for	Resolve 18	
appropriation	426	184a
United States, lands ceded to, concurrent jurisdiction over, etc.	333 386	2
See also Massachusetts.		
Commonwealth Defence Act of 1917 , certain provisions of, made operative, etc.	410	3, Subs. 9 H
Communicable diseases, division of (see Public health, department of).		
Companies , insurance (see Insurance).		
surety (see Surety companies).		
trust (see Banks and banking).		
See also Corporations.		
Compensation for injured employees (see Workmen's compensation law).		
Complaints , recognizances of persons held to answer to, before certain district courts	154	1, 2
Comptroller (see Administration and finance, commission on).		

	Chap.	Item or Section.
Concerts, band , additional, during current year in connection with tercentenary celebrations in places under control of metropolitan district commission, provision for	Resolve	15
appropriation	115	754
supplementary	426	754
appropriations by cities and towns for	46	
Conciliation and arbitration, board of (see Labor and industries, department of).		
Concord, town of (see Cities and towns).		
Concrete mixers , inclusion within certain provisions of motor vehicle laws	332	1-6
Conduits, pipe lines and cables , beyond established harbor lines, licensing of	99	1, 2
Congregational Society in the Town of Seekonk , relative to	30	
Consequential damages , motor vehicle liability insurance, compulsory, laws relative to, coverage under, extended to include certain	340	1-5
CONSERVATION, DEPARTMENT OF:		
in general , appropriation	115	249-291
supplementary	426	256-290
special commission to survey and revise laws relating to marine fish and fisheries, furnishing of information to, by	Resolve	28
Standish Monument at Duxbury, placing of granite figure upon, etc., by	Resolve	35
appropriation	426	263a
commissioner , land, certain, in town of Sandwich, conveyance to Barnstable county by	358	
parks or reservations, future acquisition and maintenance of, for recreational or other purposes within commonwealth, special commission to make study relative to, to be member of	Resolve	33
state forests, lands for, purchase, etc., by	274	
Sullivan, James P., claim of, for losses sustained through slaughtering of cattle, hearings by attorney general relative to, notice of, to	Resolve	51
divisions of:		
animal industry, appropriation	115	284-291
supplementary	426	287-290
director, cattle, diseased, elimination from certain areas, powers as to	123	1, 2
disease-free herds of, rules, regulations and orders relative to, making and enforcement by	203	
fisheries and game, appropriation	115	265-283
supplementary	426	265-275a
director, fishing grounds, public, providing, powers as to	393	2, Subs. 2-5
game and inland fish, general powers and duties as to	393	1-3
gunning stands or blinds, registration by	393	2, Subs. 134
marine fish and fisheries, laws relating to, special commission to survey and revise, one member of, designation by	Resolve	28
Parker river in Essex county, construction of fish ways on, by	147	
appropriation	426	275a
salary of, established	344	
game and inland fisheries, powers and duties as to	393	1-3
Lake Quannapowitt in town of Wakefield, rules and regulations as to fishing in, approval by	35	2
marine fisheries, supervisor of, in, crabs, taking of, powers and duties as to	414	1
state supervisor of marine fisheries, appropriation	115	278, 279
special commission to survey and revise laws relating to marine fish and fisheries, as a member of	Resolve	28
Tisbury Great Pond, leasing of, by, for cultivation of fish	135	1, 2
forestry, appropriation	115	251-264
supplementary	426	256-263a
fire observation tower operated and maintained at Martha's Vineyard by, payment of sum of money to parents of Alfred E. Norton on account of injuries received by him while employed at	Resolve	26
appropriation	426	751d
state fire warden, appropriation	115	256
supplementary	426	256
state forester, patrol of forests for prevention of fires, powers and duties as to	309	

	Chap.	Item or Section.
CONSERVATION, DEPARTMENT OF — Concluded.		
divisions of — Concluded.		
state reservations and parks, establishment of, considera- tion by special commission	Resolve 33	
appropriation	426	32e
Conservators (see Guardians and conservators).		
Constables , general court officers to have powers of, for service of certain process, etc.	389	1
Constabulary, state, so-called (see Public safety, department of: divisions of: state police).		
Constitution , proposed amendment to, relative to the apportion- ment of senatorial, representative and councillor districts	Pages 608, 614	
Consumption (see Tuberculosis).		
Containers , bottles and other, registered, property rights in, pro- tection of	155	
Contract, actions of , debt, to recover, etc., expediting of, certain procedure for, made applicable in district courts	65	1, 2
Contracts , gas and electric companies, by, certain, subjected to ap- proval of department of public utilities	342 396	
insurance, of (see Insurance).		
state highways, for construction of, certain, making by depart- ment of public works in anticipation of appropriations	5	
Contributions , soliciting of, etc., from occupants of vehicles upon state highways, etc., prohibited	139	
Conventions , municipal expenditures in connection with holding of	277	
Conveyances of real estate , certified copies of certain, recording of recording of, fees for	267 253	1, 3
Convicts (see Penal and reformatory institutions; Prisoners).		
Cook-Taylor Co., Inc. , revived	188	1, 2
Co-operative banks (see Banks and banking).		
Co-operative shoe shops, so-called , purchase of stock by em- ployees in, general question of, study and investigation of	Resolve 30	
appropriation	426	434a
CORPORATIONS:		
in general, dissolved, reviving of certain, by general law, provi- sion for	45	
See also, <i>infra</i> , reviving of certain.		
dissolution of certain	292	1-5
property holding powers of certain	38	
reviving of certain	4 77 188	1, 2
general law, by, provision for	45	
taxation of (see Taxation, corporations, of).		
banking (see Banks and banking).		
business, dissolution of certain	292	1-5
reviving of certain	4 77 188	1, 2
general law, by, provision for	45	
shares of, without par value, changing of, into greater number of similar shares without increasing capital	325	
taxation of (see Taxation).		
See also, <i>supra</i> , in general.		
charitable and certain other purposes, for, dissolution of certain	292	1-5
foreign charitable corporations, registration of, before acting in commonwealth, and reports by such corporations	170	1, 2
property holding powers of	38	
churches (see Churches and religious societies).		
co-operative banks (see Banks and banking).		
credit unions (see Banks and banking).		
electric (see Gas and electric companies).		
fraternal benefit societies (see Fraternal benefit societies).		
gas and electric (see Gas and electric companies).		
holding, securities issued by certain, subjected to the sale of securities act	316	
insurance companies (see Insurance).		
loans, small, licensed to make, securities of, subjected to the sale of securities act	289	
manufacturing, classification of, for purposes of taxation	220	3-14
See also, <i>supra</i> , business.		
national banks (see Banks and banking).		

	Chap.	Item or Section.
CORPORATIONS — Continued.		
power (see Power companies).		
public service, dissolution of certain	292	1-5
railroad (see Railroads).		
religious societies (see Churches and religious societies).		
savings banks (see Banks and banking).		
street railway (see Street railways).		
taxation of (see Taxation, corporations, of).		
trust companies (see Banks and banking).		
special provisions relative to particular corporations:		
American-Hawaiian Steamship Company, reimbursement of, for damage to certain property in its custody and located on state property Resolve	34	
appropriation	426	751f
American Legion, The, national convention of, appropriations by cities and towns to provide facilities for public enter- tainment in connection with	67	
American National Red Cross, The, property of, exempted from taxation	86	1, 2
American Tissue Mills, maintenance by, of bridge over Ap- pleton street in city of Holyoke	215	1-4
Amherst Water Company, conveyance to, of certain land and rights in land of Massachusetts Agricultural Col- lege Resolve	7	
Berkshire Street Railway Company, exempted from certain requirements of law	217	
Boston and Maine Railroad, bridge over Appleton street in city of Holyoke, maintenance by American Tissue Mills, as affecting	215	1
Stony Brook grade crossing of, on Boston Post road in town of Weston, abolition of	356	1-5
Tyngsborough, town of, location in, of, construction of new bridge over Merrimack river and	303	1-3
Boston Dispensary, formation of alliance by, and certain other corporations for purpose of establishing, etc., in common a medical center	40	1-3
Boston Elevated Railway Company, Boylston street subway, alterations and extensions to, to eliminate crossing at grade at Governor square by cars using said subway, etc., as affecting	391	1-4
Boston Floating Hospital, The, formation of alliance by, and certain other corporations for purpose of establishing, etc., in common a medical center	40	1-3
Brockton Co-operative Association, corporate existence fur- ther extended for purpose of conveying certain real estate	145	1, 2
Cape Cod Trust Company, branch office in town of Orleans, maintenance by	166	1, 2
Central Vermont Railway, Inc., interest held by, as lessee in the railroads, franchises and other property of New Lon- don Northern Railroad Company, relative to	191	1, 2
Congregational Society in the Town of Seekonk, relative to	30	
Cook-Taylor Co., Inc., revived	188	1, 2
Dedham Water Company, franchise, property, etc., of, pur- chase by town of Westwood	248	5, Part I, 1, Part II, Part III
furnishing of water by, to town of Westwood	248	1-5, Part I, 1, Part II, Part III
E. M. Loew's, Inc., revived	4	
Eames Ministerial Fund in Holliston, Trustees of the, change of name of, and manner of electing members thereof	216	1, 2
Eastern Massachusetts Street Railway Company, Revere Beach parkway, overpass or underpass on, at its junction with Broadway in city of Revere, construction of, contribu- tion to cost of, by	420	11
Eastern Nazarene College, Trustees for, degree of Bachelor of Arts, granting by	108	
Endowment Committee of the First Congregational Church of Holliston, name of certain corporation changed to, etc.	216	1, 2
Episcopal Society in Cambridge, relative to	29	
Equitable Co-operative Bank, investment by, of additional sum of money in real estate in city of Lynn for banking purposes	312	1, 2

	Chap.	Item or Section.
CORPORATIONS — Continued.		
special provisions relative to particular corporations —		
Continued.		
First Congregational Church of Holliston, members of, to elect trustees of certain corporation, etc.	216	2
First Universal Christian Society in Shirley (otherwise called First Universalist Society of Shirley), consolidation of, and certain other corporations	76	1-5
Fraternal Benefit Association of St. Stanislaw Kostka Church of Adams, Massachusetts, real estate, authorized to hold, and confirmation of title to its present holdings	307	1-3
Groton School, Trustees of, additional property, holding by	165	
Hampden Railroad Corporation, The, highway bridges over former location of, in certain towns, removal of, etc. appropriation	388	1-3
Hopkins Academy, Trustees of, real and personal estate, additional, holding by	426 686a, Page 571	
	95	
Humarock Beach Water Company, payment to, by Scituate Water Company of amount determined to be fair value of its property, etc.	409	2
Independent Slovak Roman and Greek Catholic St. Stephen's Society of Westfield, real estate, authorized to hold, and confirmation of title to its present holdings	75	1-3
Interstate Street Railway Company, sale of property of A. B. C. Street Railway to, etc.	207	1-4
Italian Society of Mutual Relief and Benevolence, Humbert II of Marlboro', Massachusetts, Incorporated, real estate, authorized to hold, and confirmation of title to its present holdings	74	1-3
J. H. Sparks Company, certain claim of, against city of Lowell, payment of	127	1, 2
Massachusetts Agricultural College, appropriation	115	377-382
deficiency	115	Page 135
land and rights in land of, conveyance of certain, to Amherst Water Company	7	
Massachusetts Society of the Cincinnati, annual meetings of	7	1, 2
Ministerial Fund of the First Parish in Beverly, Trustees of the, powers of	20	
Morgan Memorial Co-operative Industries and Stores, Inc., contracts to pay annuities, making by, etc.	296	1, 2
New London Northern Railroad Company, interest held by Central Vermont Railway, Inc., in the railroads, franchises and other property of, relative to	191	1, 2
Newton Police Benefit Association, Incorporated, powers of	151	1, 2
New York, New Haven and Hartford Railroad Company, grain elevator, proposed, on state property at South Boston, leasing of, to, investigation relative to	37	
highways crossing tracks of, construction of certain	420	1, 2, 4
powers of, as affected by its interests in certain subsidiary companies	190	1-3
Northeastern University of the Boston Young Men's Christian Association, degrees, granting by	22	
Odd Fellows Home of Massachusetts, real and personal estate, additional, holding by	47	
Orthodox Congregational Society of Shirley, consolidation of, and certain other corporations	76	1-5
Oyster Harbor, Inc., construction and maintenance by, of certain bridge over tide water in town of Barnstable	82	1, 2
Portuguese Continental Union of the United States of America, incorporation and certain acts and proceedings of, validated	206	
R. A. Fife Corporation, claim, certain, of, for bleachers furnished for Lynn stadium, payment by city of Lynn	156	1, 2
Radcliffe College, additional property, holding by	28	
Scituate Water Company, water supply to, by town of Marshfield	409	1-3
Society of Mutual Aid of Roccasevandro, Italy, real estate, holding by	78	
Southern New England Railroad Corporation, corporate powers of, confirmation, extension and revival of certain	308	1-3
Springfield Hospital, real and personal estate, additional, holding by	1	
Troy Co-operative Bank, investment by, of additional sum of money in real estate for banking purposes	26	1, 2

	Chap.	Item or Section.
CORPORATIONS — Concluded.		
special provisions relative to particular corporations — Concluded.		
Tufts College, Trustees of, formation of alliance by, and cer- tain other corporations for purpose of establishing, etc., in common a medical center	40	1-3
Union Color and Chemical Company, revived	77	
Union Freight Railroad Company, streets, certain, in city of Boston, use by	92	
United Church of Shirley, The, consolidation of, and certain other corporations	76	1-5
Worcester Firemen's Relief Association, validation of certain acts of, and the membership of certain persons therein	284	1, 2
See also Dissolution, corporations, certain, of.		
CORPORATIONS AND TAXATION, DEPARTMENT OF:		
in general:		
appropriation	115	305-316
supplementary	426	307; 315a, Page 571
commissioner:		
aged persons, law providing for adequate assistance to cer- tain, ways and means for raising revenue for carrying out provisions of, consideration by	402	2
appeals from decisions of (see Tax appeals, board of).		
bank taxes, certain illegal or excessive, refunding of, powers and duties as to	214	
corporations, business, taxation of, powers and duties as to	422	
dissolved by statute, revival of, powers as to	45	
taxation of, powers and duties as to	220	1-14
Fitzgerald, Myrtie M., claim of, on account of payment of certain income tax, investigation of, by attorney general, hearings in connection with, notice to	67	
laws relative to taxation, special commission to investigate proposed changes in, etc., information to, by	57	
local taxes, time of payment of, investigation relative to, by	17	
divisions of:		
accounts, appropriation	115	312-315
supplementary	426	315a, Page 571
director, county reserve funds, transfers from, to other accounts, approval by	245	1
county salaries and positions, classification of, powers and duties as to	400	5, 7
county treasurers acting as treasurer and custodian of funds of public bodies to the use of which county funds are contributed, certain powers as to	400	4
income tax, appropriation	115	309-311
CORRECTION, DEPARTMENT OF:		
in general, appropriation	115	535-555
deficiency	115	Page 135
supplementary	426	Page 568
commissioner, prisoners, certain, held in jail in Nantucket or Dukes county, removal to a jail in Barnstable or Bristol county by	128	1, 2
pardons, advisory board of, appropriation	115	536
parole, board of, appropriation	115	536
permits for prisoners to be at liberty and certain orders relative thereto, issuance by	60	1, 2
Correction, houses of (see Penal and reformatory institutions, counties, of).		
Corrupt practices in elections (see Elections).		
Cottage Farm bridge , approach to, overpass or underpass carrying Memorial drive over or under, in city of Cambridge, con- struction of, investigation relative to	48	
Council and councillors (see Governor and council).		
Councillor districts , apportionment of, proposed amendment to constitution relative to		Pages 608, 614
Counsel, senate and house of representatives, to , appropriation	115	18, 19, 28, 30
supplementary	426	19
General Laws, new edition of, publication of, powers and duties as to	58	
appropriation	426	31d
special legislation, avoidance of, duties as to	6	1

	Chap.	Item or Section.
COUNTIES:		
appropriations for maintenance, etc., of certain	245	1, 2
classification of county salaries and positions	400	5-9
clerks of courts (see Clerks of courts).		
commissioners (see County commissioners).		
educational institutions of, children of Massachusetts men who died in military or naval service of United States during world war, or as a result of such service, as students at, reimbursement of, for certain expenses	263	1-4
appropriation	426	352a
employees of, county commissioners, in offices of, appointment, etc.	299	
finances of (see County finance).		
grade crossings, railroad, provisions for, as affecting, etc.	417	1-14
officers and employees of, salaries and classification of	400	1-9
See also specific titles of officers.		
penal and reformatory institutions of (see Penal and reformatory institutions).		
personnel board, county, and classification of county salaries and positions	400	5-9
public bodies to use of which funds of, are contributed, county treasurer to be treasurer and custodian of	400	4
retirement of employees of (see Retirement systems and pen- sions).		
tax, county, granting for certain	245	2
treasurers of (see County treasurers).		
See also names of specific counties.		
COUNTY COMMISSIONERS:		
in general, appeals to, from refusals to abate local taxes, pending, etc., transfer of, to board of tax appeals, etc.	416	32
clerical assistants in offices of, appointment, etc.	299	
county personnel board and classification of county salaries and positions, powers and duties as to	400	5, 9
grade crossings, abolition of, powers and duties as to	417	1
reserve funds, county, transfers from, to other accounts upon request of	245	1
retirement of certain officers of certain county penal institu- tions, etc., powers and duties as to	413	
salaries of	400	1-3
tax appeals, board of, rooms for, providing by, etc.	416	1, Subs. 2
tax, county, levy by certain	245	2
Dukes County, highway in towns of West Tisbury and Chilmark, construction of, contribution toward cost of, borrowing of money for, approval by, etc.	122	1, 2
Hampshire, court house accommodations, adequate, in city of Northampton, providing by, increase of amount that may be borrowed for	9	
Middlesex, district court, fourth, of eastern Middlesex, accom- modations for, in city of Woburn, leases for, execution by, etc.	276	1-3
Newton, of, adequate accommodations for, providing by	126	1-4
third, of eastern Middlesex, necessary accommodations for, providing by	163	1-4
tuberculosis hospital for Middlesex county tuberculosis hospi- tal district, raising and expending of additional funds for, by	175	1, 2
Tyngsborough, town of, laying out and construction of certain improvements in, including construction of new bridge over Merrimack river, powers and duties as to	303	1-3
Norfolk, Norfolk county tuberculosis hospital, certain improve- ments at, powers and duties as to	10	1-3
Worcester, Boston and Worcester Turnpike, so-called, proposed widening, etc., of, acquisition of land in connection with, by	319	1-3
Doane's Falls reservation, establishment of, powers and duties as to	334	1-5
Worcester county tuberculosis hospital district, hospital for, increase of amount that may be raised and expended for, by	375	1, 2
See also Counties.		
COUNTY FINANCE:		
appropriations for maintenance of certain counties, etc.	245	1, 2
district attorneys, certain expenses of, payment of	210	2

	Chap.	Item or Section.
COUNTY FINANCE — Concluded.		
fees and other moneys received by county officers and employees, payment into county treasury, etc.	400	5, Subs. 55
funds of public bodies to use of which county funds are con- tributed, county treasurer to be treasurer and custodian of	400	4
naturalization fees, disposition by clerks of courts	331	
payments, certain, by county treasurers to clerks of district courts and to trial justices for payment of certain fees	183	1, 2
reserve funds, transfers from, to other accounts, when may be made	245	1
See also County treasurers.		
County tax , granting for certain counties	245	2
County treasurers , funds of public bodies to use of which county funds are contributed, to be treasurer and custodian of, etc.	400	4
payments, certain, by, to clerks of district courts and to trial justices for payment of certain fees	183	1, 2
records of, classification of county offices and positions, as affect- ing	400	5, Subs. 52
Court officer , land court, of, salary established	404	
COURTS:		
clerks of (see Clerks of courts; District courts).		
district courts (see District courts).		
insolvency (see Insolvency, court of).		
land court (see Land court).		
probate courts (see Probate courts).		
superior court (see Supreme judicial and superior courts).		
supreme judicial court (see Supreme judicial and superior courts).		
See also Judicial council.		
Cows (see Cattle).		
Crabs , taking of, regulated	414	1
Credit unions , directors of, permitted to borrow under certain re- strictions	100	
examination of, fee for	180	
CRIMINAL PROCEDURE AND PRACTICE:		
bondsmen, professional, law relative to, clarified	240	1-3
extradition proceedings, certain expenses incurred in, payment of fines, penalties and forfeitures recovered in certain prosecutions under laws relative to fisheries, birds, animals and game, disposition of	210	1, 2
interstate rendition and extradition of fugitives from justice, in- vestigation relative to, by judicial council	101	1, 2
Resolve	6	
mittimus, service of, allowance to officers in	370	
recognizances for appearance before certain district courts	154	1, 2
uniformity in, investigation relative to, by judicial coun- cil	6	
Resolve	6	
Crippled children , education of	368	
Crossings, grade , abolition of	417	1-14
Cumulative index , acts and resolves, of, appropriation	115	25

D.

Dairying and animal husbandry, division of (see Agriculture, department of).		
Damages, consequential , motor vehicle liability insurance, com- pulsory, laws relative to, coverage under, extended to include	340	1-5
Danvers , state hospital, appropriation	115	451-454
deficiency	426	Page 568
town of (see Cities and towns).		
Daughters of the American Revolution, Massachusetts So- ciety of the (see Massachusetts Society of the Daugh- ters of the American Revolution).		
Dead Neck beach , bridge connecting Grand Island with, in town of Barnstable, construction and maintenance of Oyster Harbor, Inc.	82	1, 2
Deaf and blind pupils , education of, appropriation	115	329
Death , aircraft accidents resulting in, reports of, to registrar of motor vehicles	33	3
Deaths , policemen and firemen killed in performance of duty, pay- ment of compensation to dependents of	182	1-6
records of (see Vital statistics).	241	1-3

	Chap.	Item or Section.
Deaths , workmen, of, compensation for (see Workmen's compensation law).		
Debts , collection of, certain procedure for expediting, made applicable to district courts	65	1, 2
commonwealth, of (see State finance).		
Deceased persons, estates of (see Estates of deceased persons).		
Decennial census , appropriation	115	195
Dedham , town of (see Cities and towns).		
Water Company, franchise, property, etc., of, purchase by town of Westwood	248	{ 5, Part I, 1, Part II, Part III 1-5, Part I, 1, Part II, Part III
furnishing of water by, to town of Westwood	248	
Deeds , certified copies of certain, recording of	267	
recording of, fees for	253	1, 3
registers and registries of (see Registers and registries of deeds).		
Deer , damages caused by, payment by commonwealth of	393	2, Subs. 113
appropriation	115	274
hunting, etc.	393	2, Subs. 108, 109
bow and arrow, with	393	2, Subs. 109
Defective condition of premises and ways , caused by snow or ice, actions against abutting owners for, giving of notice in	98	1, 2
Deficiency appropriations	{ 115 Pages 134-136 426 Pages 567, 568	
Definitions (see Words and phrases).		
Degrees , Eastern Nazarene College, Trustees for, granting by, of certain	108	
Northeastern University of the Boston Young Men's Christian Association, granting by	22	
Delinquent children , laws relative to, continuation of investigation of	Resolves 2, 16	
appropriation	115	32
supplementary	426	32
Dental examiners, board of (see Civil service and registration, department of).		
DEPARTMENTS, STATE:		
See Commonwealth, departments, boards, commissions, etc., of; also specific titles as follows: —		
Agriculture, Department of.		
Attorney General.		
Auditor, State.		
Banking and Insurance, Department of.		
Civil Service and Registration, Department of.		
Conservation, Department of.		
Corporations and Taxation, Department of.		
Correction, Department of.		
Education, Department of.		
Industrial Accidents, Department of.		
Labor and Industries, Department of.		
Mental Diseases, Department of.		
Metropolitan District Commission.		
Public Health, Department of.		
Public Safety, Department of.		
Public Utilities, Department of.		
Public Welfare, Department of.		
Public Works, Department of.		
Secretary, State.		
Treasurer, State.		
Dependent children , laws relative to, continuation of investigation of	Resolves 2, 16	
appropriation	115	32
supplementary	426	32
mothers with, furnishing of aid to	381	
Dependents , policemen and firemen killed in performance of duty, of, payment of compensation to	{ 182 241	{ 1-6 1-3
Dillaway house , so-called, relocation, restoration, preservation and maintenance by city of Boston	291	1, 2
Diseased cattle , elimination from certain areas	123	1, 2
Diseases , communicable, division of (see Public health, department of).		
mental, department of (see Mental diseases, department of).		

	Chap.	Item or Section.
Dissolution , corporations, certain, of	292	1-5
DISTRICT ATTORNEYS:		
in general:		
appropriation	115	75-83
expenses of	210	1, 2
southern district, prisoners, certain, held in jail in Nantucket or Dukes county, removal to a jail in Barnstable or Bristol county, powers as to	128	1
DISTRICT COURTS:		
in general:		
administrative committee of, appropriation	115	55
appellate divisions of, other than municipal court of city of Boston, reports to, time for filing requests for, extended clerks of, payments, certain, to, by county treasurers for pay- ment of certain fees	54 183	1, 2 1
reports to certain appellate divisions, requests for, filing with	54	1, 2
justices of, special, services of certain, reimbursement of coun- ties, appropriation	115	52
deficiency	426	Page 568
third, for certain, appointment of	144	
superior court, sitting in, compensation and expenses of, appropriation	115	50-52
supplementary	426	50, 51; 50, Page 570
compensation of, established	367	
procedure, certain, for expediting collection of debts, made applicable in	65	1, 2
recognizances for appearance before certain	154	1, 2
special provisions for particular courts:		
Boston, municipal court of the city of, chief justice and asso- ciate justices of, salaries of, established	415	1, 2
representation of, on judicial council	142	
Bristol, second and third district courts of, jurisdiction of offences under act providing for protection of shellfish in town of Westport	53	6
Dorchester district, municipal court of, office of second as- sistant clerk in, established	152	1, 2
Hampshire, district court of, sittings of	132	1, 2
Middlesex, district court, fourth, of eastern, accommoda- tions for, erection of building by city of Woburn for, etc. district court of central, remodeling of town house by town of Concord for use of, borrowing of money by said town for	276 131	1-3 1-3
district court, third, of eastern, accommodations for	163	1-4
Newton, district court of, adequate accommodations for, pro- viding by Middlesex county commissioners	126	1-4
DISTRICTS:		
in general, army nurses in service of, certain, conferring of cer- tain retirement rights upon	161	
fire, Lee Fire District, properties and obligations of, taking over and assumption by town of Lee	16	1-4
Shelburne Falls Fire District, water from additional sources, taking by	69	1, 2
See also, <i>infra</i> , water.		
metropolitan (see Metropolitan districts).		
tuberculosis hospital, cities, certain, included within, establish- ment of status of	339	
See also Middlesex county tuberculosis hospital district; Worcester county tuberculosis hospital district.		
water, Bernardston Fire and Water District, established	93	1-14
Fayville Fire and Water District, property, etc., of, purchase and taking over of, by town of Southborough	133	2, 8, 12, Part I
Hadley Water Supply District, water loan authorized	311	1, 2
Millerville Fire and Water District, established	88	1-14 1-13,
Southborough Fire and Water District, establishment, etc.	133	Part II, Part III
South Seekonk Water District of Seekonk, established	225	1-15
DIVISIONS, STATE DEPARTMENTS, OF:		
See Commonwealth, departments, boards, commissions, etc., of; Departments, state; and specific titles as follows: — Accounts (see Corporations and Taxation, Department of).		

	Chap.	Item or Section.
DIVISIONS, STATE DEPARTMENTS, OF — Concluded.		
See Commonwealth, departments, boards, commissions, etc., of; Departments, state; and specific titles as follows — <i>Concluded</i> .		
Aid and Relief (see Public Welfare, Department of).		
Animal Industry (see Conservation, Department of).		
Banks and Loan Agencies (see Banking and Insurance, Department of).		
Blind (see Education, Department of).		
Child Guardianship (see Public Welfare, Department of).		
Civil Service (see Civil Service and Registration, Department of).		
Dairying and Animal Husbandry (see Agriculture, Department of).		
Fire Prevention (see Public Safety, Department of).		
Fisheries and Game (see Conservation, Department of).		
Forestry (see Conservation, Department of).		
Immigration and Americanization (see Education, Department of).		
Income Tax (see Corporations and Taxation, Department of).		
Inspection (see Public Safety, Department of).		
Insurance (see Banking and Insurance, Department of).		
Juvenile Training (see Public Welfare, Department of).		
Libraries, Public (see Education, Department of).		
Markets (see Agriculture, Department of).		
Necessaries of Life (see Labor and Industries, Department of).		
Ornithology (see Agriculture, Department of).		
Plant Pest Control (see Agriculture, Department of).		
Reclamation, Soil Survey and Fairs (see Agriculture, Department of).		
Registration (see Civil Service and Registration, Department of).		
Savings Bank Life Insurance (see Banking and Insurance, Department of).		
Securities (see Public Utilities, Department of).		
Smoke Inspection (see Public Utilities, Department of).		
Standards (see Labor and Industries, Department of).		
State Police (see Public Safety, Department of).		
Doane's Falls reservation , establishment of	334	1-5
Docks, piers, wharves, etc. , maintenance by cities and towns	164	
Doliber, Benjamin F., 2nd , reinstatement of, as member of police department of town of Marblehead	378	1, 2
Domestic corporations (see Corporations).		
Doorkeepers (see General court).		
Dorchester , brook, storm and sewage overflows and drainage discharging into, investigation as to Resolve	29	
appropriation	426	32c
district of city of Boston, municipal court of, office of second assistant clerk in, established	152	1, 2
Drills , firearms, with, by certain war veterans' organizations	72	
Drugs , food and, inspection in department of public health, appropriation	115	615, 616
supplementary	426	616
habit-forming, prevalence of addiction to, investigation relative to Resolve	36	
appropriation	426	32f
Ducks (see Birds).		
DUKES COUNTY:		
appropriations for maintenance of, etc.	245	1, 2
highway in towns of West Tisbury and Chilmark, construction of, contribution toward cost of, borrowing of money for, by	122	1, 2
prisoners, certain, held in jail in, removal to a jail in Barnstable or Bristol county	128	1, 2
tax levy	245	2
Tisbury Great Pond in, leasing of, for cultivation of fish	135	1, 2
Duxbury, town of (see Cities and towns).		
Dwelling houses , burning of, etc., penalties for	382	
Dynamite (see Explosives and inflammable fluids).		
Dziewiatko, Stefan , heirs of, payment of sum of money to Consulate General of Poland at New York for transmission to Resolve	25	
appropriation	426	751c

		E.	Chap.	Item or Section.
Eames Ministerial Fund in Holliston, Trustees of the,	change of name of, and manner of electing members thereof		216	1, 2
East Boston, pier one at, appropriation			115	704
	state land in, additional leases of, to city of Boston for airport purposes		Resolve 53	
	waterfront of, parkway or boulevard along, construction of, investigation relative to		Resolve 52	
Eastern Massachusetts Street Railway Company, Revere Beach	parkway, overpass or underpass on, at its junction with Broadway in city of Revere, construction of, contribution to cost of, by		420	11
Eastern Nazarene College, Trustees for, degree of Bachelor of Arts, granting by			108	
Eastern States Industrial and Agricultural Exposition, public demonstration, during tercentenary observances, of forms, activities, accomplishments and fields of operation of executive and administrative work of the government of the commonwealth, holding of, in city of Springfield by arrangement with			Resolve 18	
East Providence, state of Rhode Island, in, contract with, by South Seekonk Water District of Seekonk for water supply, etc.			225	2
Education, crippled children, of			368	
	See also Degrees; Schools.			
Educational corporations, property holding powers of			38	
Educational opportunities, higher, providing of, for children of Massachusetts men who died in military or naval service of United States during world war, or as a result of such service			263	1-4
	appropriation		426	352a
EDUCATION, DEPARTMENT OF:				
in general, appropriation			115	317-382
deficiency			115	Page 135
supplementary			426	320-355
crippled children, education of, powers and duties as to			368	
teachers in state normal schools, certain, granting to, of leave of absence for study or research, powers and duties as to transportation of high school pupils, powers as to			158	
	world war, children of Massachusetts men who died in military or naval service of United States during, or as a result of such service, providing of higher educational opportunities for, powers and duties as to		263	1-4
	appropriation		426	352a
board, teachers' retirement, appropriation			115	349, 350
	See also Retirement systems and pensions.			
commissioner, state normal schools, certain teachers in, leave of absence for study or research, granting to, by			158	
divisions of:				
blind, appropriation			115	342-348
deficiency			115	Page 135
supplementary			426	348
immigration and Americanization, appropriation			115	338, 339
libraries, public, appropriation			115	340, 341
Eldridge, Roswell, payment by commonwealth of sum of money to, on account of certain injuries sustained			Resolve 39	
	appropriation		426	751g
Election officers (see Elections).				
ELECTIONS:				
absentee voting, appropriation			115	205
appropriation			115	201-206
Attleboro, preliminary elections for nomination of candidates for elective municipal office in			234	
ballot boxes, additional, use in towns			63	
ballot law commission, appropriation			115	160, 161
ballots, preparing, printing and distribution of, appropriation			115	201
Cambridge, listing of voters in			390	1, 2
candidates, statements of expenses, filing by			36	
corrupt practices, statements of expenses incurred by candidates, filing of			36	
Danvers, representative town meetings, etc., in			294	1-15
districts, senatorial, representative and councillor, apportionment of, proposed amendment to constitution relative to election officers, statements by, as to state of polls at elections and primaries			204	1-3
				Pages 608, 614

	Chap.	Item or Section.
ELECTIONS — Concluded.		
Everett, biennial municipal elections in, provision for expenses incurred by candidates, filing of statements of	361	1-6
Fairhaven, representative town meetings, etc., in flag, national, display at polling places	285	1-15
Medford, biennial municipal elections in, to be held in odd-numbered years and date of said elections established	149	
nomination of candidates, expenses of candidates, filing of statements of	279	1-4
nomination papers, by, time for filing, by all candidates for offices to be filled at a state election	36	
Northampton, biennial municipal elections in, date of, changed	114	1, 2
Pittsfield, biennial municipal elections in, date of, changed	104	1, 2
polling places, display of national flag at	173	
polls, state of, at elections and primaries, statements as to, making by election officers	149	
primaries, special, sessions of registrars of voters prior to	204	1-3
state of polls at, statements as to, making by election officers	113	
registration of voters, sessions of registrars for, prior to special primaries	204	1-3
time of	113	
Revere, listing of voters in	326	1, 2
Somerville, board of aldermen and school committee of, election of members of	42	
state, nomination papers of candidates for offices to be filled at, time for filing of	50	1, 2
state of polls at, statements as to, making by election officers	114	
Taunton, nomination of candidates at preliminary elections or caucuses in	204	1-3
voters, registration of, cessation of	187	1-3
prior to special primaries	326	1, 2
votes cast for candidates, etc., number of, public announcement of voting lists, dividing of, in towns in which additional ballot boxes are used	113	
Westfield, biennial municipal elections in, to be held in odd-numbered years instead of even-numbered years	204	1-3
Electric companies (see Gas and electric companies).		
Electricians, state examiners of (see Civil service and registration, department of).		
Electricity , purchase of, by electric companies, contracts for, approval by department of public utilities	342	
supply of, in bulk, compulsory	383	
See also Gas and electric companies; Municipal lighting plants.		
Elevator regulations, board of (see Public safety, department of).		
Embalming, board of registration in (see Civil service and registration, department of).		
Emergency law , certain act declared by governor to be a	Page 614	
E. M. Loew's, Inc. , revived	4	
Employees, commonwealth, of (see Commonwealth, officers and employees of).		
counties, of (see Counties).		
injured, compensation for (see Workmen's compensation law).		
municipal (see Municipal officers and employees).		
public, compensation for injuries sustained by, appropriation	115	744
supplementary	426	744
EMPLOYERS AND EMPLOYEES:		
co-operative shoe shops, so-called, in, general question of relation of, study and investigation of	Resolve	
appropriation	426	434a
injuries received by any employee while operating or using a motor or other vehicle with general authorization or approval of employer, payment of compensation under workmen's compensation law for	205	
Employment , classified labor service of cities and towns, in, giving of preference in, to persons with dependents	111	
offices, state, free, appropriation	115	422, 429
seamen, of, intelligence offices providing information relative to, licensing of	117	
Endowment Committee of the First Congregational Church of Holliston , name of Trustees of the Eames Ministerial Fund in Holliston changed to, etc.	216	1, 2
English speaking classes , adults, for, appropriation	115	333-335
Entering , unlawful, of places where poultry is kept, penalty for	185	
Entries , book, etc., made in course of business, admissibility in evidence	87	1, 2

	Chap.	Item or Section.
Episcopal Society in Cambridge , relative to	29	
Equitable Co-operative Bank , investment by, of additional sum of money in real estate in city of Lynn for banking purposes	312	1, 2
Equity jurisdiction , supreme judicial court for Suffolk county, of, insurance companies, domestic, issuing policies of workmen's compensation insurance, deposits by, in trust to secure satisfaction of claims thereunder, law requiring, to enforce	129	2
supreme judicial and superior courts, of, foreign charitable corporations, registration of and reports by certain, law requiring, to enforce	170	2
grade crossings, abolition of, as to	417	10
supreme judicial court, of, Dedham Water Company, franchise, property, etc., of, purchase by town of Westwood, in connection with	248	5, Part I
ESSEX COUNTY:		
appropriations for maintenance of, etc.	245	1, 2
Parker river in, construction of fish ways on	147	
appropriation	426	275a
tax levy	245	2
ESTATES OF DECEASED PERSONS:		
appraisal of	213	1-3
estate tax, refunds in connection with	301	1, 2
refunding of contributions of members and prospective members of state retirement association in case of their decease	335	1-4
wards, burial expenses of, certain deposits of money to provide for, disposition of balance of	237	
Estate tax , refunds in connection with	301	1, 2
Everett, city of (see Cities and towns).		
Evidence , entries made in course of business, admissibility in	87	1, 2
reports of official examinations, admissibility as, in certain judicial proceedings relating to insurance companies, fraternal benefit societies and savings and insurance banks	79	1-3
Excavators, power , inclusion within certain provisions of motor vehicle laws	332	1-6
	220	13
	244	1-4
	416	15
See also Taxation.		
Executive council , salaries and expenses, appropriation	115	93, 95, 97
See also Governor and council.		
Executive department , appropriation	115	91-102
See also Executive council; Governor; Governor and council.		
Executors and administrators , inventories of, appraisers of property comprised in, appointment, etc.	213	1-3
wards, of, payment to, of money deposited by certain guardians and conservators for burial expenses of said wards	237	
Explosives and inflammable fluids , inspectors of petroleum, appointment, powers, duties, etc.	399	1, Subs. 18
keeping, use, manufacture, sale, etc., of	399	1, Subs. 9-24, 35-55
See also Infernal machines.		
Extradition , fugitives from justice, of, investigation relative to, by judicial council	6	Resolve
proceedings, expenses incurred in, certain, payment of	210	1, 2
F.		
Fairhaven, town of (see Cities and towns).		
Fairs, reclamation, soil survey and, division of (see Agriculture, department of).		
Fall River, city of (see Cities and towns).		
Falmouth, town of (see Cities and towns).		
False impersonation , examiners or investigators appointed by registrar of motor vehicles, of, penalty for	21	
Farms (see Gardens).		
Farm, state (see State farm).		
Fayville Fire and Water District , property, etc., of, purchase and taking over of, by town of Southborough	133	2, 8, 12, Part I

	Chap.	Item or Section.
FEES:		
corporations, dissolved by statute, revival of	45	
crabs, licenses to take, etc.	414	1
credit unions, examination of, for	180	
deeds, registers of, of	253	1-3
fire prevention, cost of, as source of revenue to cover, investiga- tion as to	399	6
gunning stands or blinds, registration of	393	2, Subs. 134
medical examiners, of, appropriation	115	207
mittimuses, service of	370	
motor vehicles, cancellation of registration of, rebates in connec- tion with	272	
transfer of registration of, reduced	391	
naturalization, disposition by clerks of courts	331	
notary public or justice of the peace, commission as, for, in- creased in certain cases	212	
parking spaces, open-air, licenses for	399	1, Subs. 56
petroleum, inspections of	399	1, Subs. 18
physicians, of, appearing before department of industrial acci- dents on behalf of injured employees	330	
plumbers' licenses, deferred renewal of	397	1, 2
registers of deeds, of	253	1-3
sporting and trapping licenses	393	2, Subs. 8
tax appeals, board of, proceedings of	416	1, Subs. 7, 12
Fernald, Walter E., state school, appropriation	115	519-526
supplementary	426	524a
Fiduciaries (see Guardians and conservators).		
Fire, R. A., Corporation, claim, certain, of, for bleachers furnished for Lynn stadium, payment by city of Lynn	156	1, 2
Finance, cities, towns and districts, of (see Municipal finance).		
commonwealth, of (see State finance).		
counties, of (see County finance).		
Finance, administration and, commission on (see Administra- tion and finance, commission on).		
Fines, penalties and forfeitures, fish and game laws, under, dis- position of		
	101	1, 2
Firearms, discharging of, upon state highway or within fifty yards thereof for purpose of hunting, etc., penalty		
	393	2, Subs. 101
drilling and parading with, by certain war veterans' organizations	72	
FIRE DEPARTMENTS:		
in general, chiefs of, permits for setting of fires in open air, grant- ing by	401	1
engines and apparatus of, etc., inclusion within certain provi- sions of motor vehicle laws	332	1-6
firemen killed in performance of duty, payment of compensa- tion to dependents of	182 241	1-6 1, 3
heads of, powers and duties as to uniform system of fire pre- vention throughout commonwealth	399	1, 4, 7
pensioning of firemen in certain cities	70	
promotion in, physical requirements for	423	
uniforms for members of, purchase of, appropriations by cities and towns for	351	
Boston, Kelley, Michael, reinstatement of, as member of	323	1, 2
Toner, Alfred P., reinstatement of, as member of	322	1, 2
Weymouth, Hunt, John Quincy, late chief of, dependents of, pay- ment of compensation to	352	1, 2
Fire districts (see Districts).		
Fire engines and apparatus, inclusion within certain provisions of motor vehicle laws		
	332	1-6
Fire insurance (see Insurance).		
Fire marshal, state (see Public safety, department of).		
Firemen, claims arising from deaths of, appropriation		
	115	747
killed in performance of duty, payment of compensation to de- pendents of	182 241	1-6 1, 3
pensioning of, in certain cities	70	
See also Fire departments.		
Firemen's relief, commissioners on, appropriation		
	115	211, 212
no payments by, on account of death of member of fire depart- ment of any city or town in respect to which compensation is payable under other provisions of law	182	3
Fire prevention, division of (see Public safety, department of).		
uniform system of, throughout commonwealth	399	1-7
Fires, forest, patrol of forests for prevention of		
	309	
open air, in, setting of	401	1, 2
See also Arson.		

	Chap.	Item or Section.
Fire warden, state (see Conservation, department of).		
Fireworks (see Explosives and inflammable fluids).		
First Congregational Church of Holliston , members of, to elect trustees of Endowment Committee of the First Congregational Church of Holliston	216	2
First Universal Christian Society in Shirley (otherwise called First Universalist Society of Shirley), consolidation of, and certain other corporations	76	1-5
FISH AND FISHERIES:		
bass, black, taking, etc.	393	2, Subs. 56, 67
crabs, taking, etc.	414	1
finest, penalties and forfeitures recovered in certain prosecutions under laws relative to fisheries, etc., disposition of	101	1, 2
flounders, taking of, in certain waters of Cape Cod bay, regulated	41	
Gloucester, city of, fish pier in, construction by commonwealth, investigation relative to advisability of	Resolve 32	
appropriation	426	32d
laws relative to game and inland fish, revision and recodification of	393	1-3
licenses to fish and to hunt	393	2, Subs. 5-13
marine fish and fisheries, including shellfish, laws relating to, survey and revision of, by special commission	Resolve 28	
appropriation	426	32b
Parker river in Essex county, construction of fish ways on	147	
appropriation	426	275a
perch, taking, etc.	393	2, Subs. 56, 64, 65, 68
pickerel, taking, etc.	393	2, Subs. 56, 62, 63
pike, great northern, or muscallonge, taking, etc.	393	2, Subs. 56, 66
pout, horned, taking, etc.	393	2, Subs. 56, 68
salmon, taking, etc.	393	2, Subs. 61
shellfish, laws relating to, survey and revision of	Resolve 28	
appropriation	426	32b
purification of, taken from contaminated areas, plants for, approval of	235	
Westport, town of, in, protection of	53	1-7
Tisbury Great Pond, leasing of, for cultivation of fish	135	1, 2
trout, taking, etc.	393	2, Subs. 56-60
Fisheries and game, division of (see Conservation, department of).		
Fitchburg , city of (see Cities and towns).		
normal school, appropriation	115	358-360
Fitzgerald, Myrtle M. , claim of, on account of payment of certain income tax, investigation of	Resolve 67	
Flag, national , display at polling places	149	
Flounders , taking of, in certain waters of Cape Cod Bay regulated	41	
Food , drugs, and, inspection in department of public health, appropriation	115	615, 616
supplementary	426	616
sausages and sausage meat, manufacture and sale of	318	
Fore River bridge , new bridge over Weymouth Fore river to replace, construction of, investigation as to	Resolve 63	
appropriation	426	32o, Page 570
Forest fires (see Forests and forestry).		
Forestry, division of (see Conservation, department of).		
FORESTS AND FORESTRY:		
cigarettes and cigars, lighted, etc., throwing upon forest land, etc., penalty	399	1, Subs. 54
fire patrol, appropriation	115	263
fires, patrol of forests for prevention of	309	
forest wardens, duties of, as to patrol of forests for prevention of fires therein	309	
fires in open air, setting of, permits for, granting by	401	1
state forests, lands for, purchase, etc.	274	
Mount Grace state forest, maintenance of, appropriation	115	261
October mountain state forest, certain unnamed eminence in, name of Walling mountain established for	Resolve 5	
planting, purchasing, etc., appropriation	115	258-261
Savoy state forest, certain unnamed eminence in, name of Borden mountain established for	Resolve 5	
Forfeiture , infernal machines, etc., of	317	
See also Fines, penalties and forfeitures.		
Fort Point channel , filling in part of, further investigation as to	Resolve 29	
appropriation	426	32c
Fowl (see Poultry).		

	Chap.	Item or Section.
Foxborough state hospital, appropriation	115	455-461
deficiency	115	Page 135
Framingham, normal school, appropriation	115	361, 362
town of (see Cities and towns).		
FRANKLIN COUNTY:		
appropriations for maintenance of, etc.	215	1, 2
industrial accidents occurring in, or employees living therein, hearings by reviewing board in department of industrial accidents relating to, holding of, in city of Springfield	224	
tax levy	245	2
Fraternal and civic organizations, parades with music on Lord's day by, during current year, permitted	61	
Fraternal Benefit Association of St. Stanislaw Kostka Church of Adams, Massachusetts, real estate, authorized to hold, and confirmation of title to its present holdings	307	1-3
FRATERNAL BENEFIT SOCIETIES:		
examination of and certain proceedings against, etc.	31	1-4
relative to	31	1-4
reports of official examinations, admissibility in evidence of certain, in certain judicial proceedings relating to	79	2
See also Fraternal Benefit Association of St. Stanislaw Kostka Church of Adams, Massachusetts; Independent Slovak Roman and Greek Catholic St. Stephen's Society of Westfield; Italian Society of Mutual Relief and Benevolence, Humbert II of Marlboro', Massachusetts, Incorporated; Newton Police Benefit Association, Incorporated; Portuguese Continental Union of the United States of America; Society of Mutual Aid of RoccaDevandro, Italy; Worcester Firemen's Relief Association.		
Free employment offices, appropriation	115	422, 429
Fuel, plants and furnaces for burning, etc., relative to, as affecting emission of smoke	412	1, 2
Fuel administrator, emergency, director of division on necessities of life to act as, designation by governor, etc.	410	3, Subs. 9 H
Fugitives from justice, extradition of, certain expenses incurred in, payment of	210	1, 2
interstate rendition and extradition of, investigation relative to, by judicial council	6	
Funerals (see Burials).		
Fur-bearing animals, capture of, use of traps, etc., for, initiative petition relative to	Page 612	
Furnace Brook parkway, Quincy, in, extension of, taking of land for, etc.	420	21, 23, 25
Furnaces, burning fuel and waste material, for, relative to, as affecting emission of smoke	412	1, 2
G.		
GAME:		
in general, fines, penalties and forfeitures recovered in certain prosecutions under laws relative to, etc., disposition of	101	1, 2
gunning stands or blinds, registration, etc.	393	2, Subs. 134
laws relating to game and inland fish, revision and recodification of	393	1-3
wild life sanctuaries, future policy of commonwealth as to establishment and maintenance of, investigation relative to	50	
animals, deer, damages caused by, payment by commonwealth of	393	2, Subs. 113
appropriation	115	274
hunting, etc.	393	2, Subs. 108, 109
bow and arrow, with	393	2, Subs. 109
fur-bearing, capture of, use of traps, etc., for, initiative petition relative to	Page 612	
moose, damages caused by, appropriation	115	274
birds, grain, placing of, upon shores, etc., for purpose of taking or killing, penalty	193	1
hunting, possession, etc., of	193	1, 2
Game, fisheries and, division of (see Conservation, department of).		
Garages, licenses and permits for	399	1, Subs. 13
Gardens, private, work in or about, etc., on Lord's day, authorized	179	
Gardner state colony, appropriation	115	462-468
Garrett, Oliver B., matters dealing with service of, etc., as member of police department of city of Boston, investigation of, by attorney general	Resolves	4, 13

	Chap.	Item or Section.
Gas, purchase of, by gas companies, contracts for, approval by department of public utilities	342	
supply of, in bulk, compulsory	383	
GAS AND ELECTRIC COMPANIES:		
in general, contracts, certain, of, approval by department of public utilities	342	{ 396
corporations and others affiliated with, examination by department of public utilities	395	
supply of gas and electricity in bulk, compulsory, by	383	
Gas and electric plants, municipal, sale of, further restricted	369	1, 2
supply of gas and electricity in bulk, compulsory, by	383	
Gasoline (see Explosives and inflammable fluids).		
Gately, Olive P., claim of, against city of Boston, relative to payment of	359	
Geese, wild, (see Wild birds).		
GENERAL COURT:		
in general, acts and resolves, number passed by	Page 614	
appropriations by (see Appropriations; State finance).		
bulletin of committee hearings, appropriation	115	25
chaplains, appropriation	115	17
clerks, appropriation	115	5, 7, 8
assistant, appropriation	115	6
committees, expenses, appropriation	115	20-23, 27
supplementary	426	22, 22a, 27
contingent expenses, appropriation	115	31
supplementary	426	31
counsel to, appropriation	115	18, 19, 28, 30
supplementary	426	19
General Laws, new edition of, publication of, powers and duties as to	Resolve 58	
appropriation	426	31d
special legislation, avoidance of, duties as to	6	1
doorkeepers and assistant doorkeepers, appropriation	115	11-13
supplementary	426	{ 12, 13, Page 572
powers and duties of, extended	389	1
salaries of, established	424	2, 3
extra session of, in current year, statement as to	Page 712	
general court officers, messengers to be known as, and extension of their powers and duties	389	1-4
salaries of, established	424	2, 3
hearings, advertising, appropriation	115	23
bulletin of, appropriation	115	25
legislative document room, clerks, appropriation	115	15
supplementary	426	15, Page 573
salaries of, established	424	2, 3
members, civil service rules and regulations and changes therein, hearings relative to, notice of, sending to	227	
compensation of, appropriation	115	1-4
supplementary	386	1a, 3a
criminal offences committed against, etc., powers of general court officers as to	389	1
messengers, appropriation	115	11, 13
supplementary	426	13, Page 572
general court officers, to be known as, and extension of their powers and duties	389	1-4
pages, appropriation	115	11, 14
supplementary	426	14, Page 573
salaries of, established	424	2, 3
postmaster, appropriation	115	12
supplementary	426	12, Page 572
printing, binding and paper, appropriation	115	24
supplementary	426	24
prorogation of, statement as to	Page 615	
sergeant-at-arms, powers and duties of, extended	389	1
salary, clerical assistance, etc., appropriation	115	9-16, 31
supplementary	426	{ 9-16, Pages 572, 573
salary, establishment of	424	1, 3
special legislation, avoidance of, relative to	6	1, 2
stationery, appropriation	115	26, 29
tercentenary of first general court in Massachusetts, observance of, appropriation	426	31a
traveling expenses, appropriation	115	2, 4, 11, 22
veto of acts passed by	Page 614	

	Chap.	Item or Section.
GENERAL COURT — Concluded.		
house of representatives, Brainerd, Frank A., former member of present, widow of, payment by commonwealth of compensation to	Resolve	46
clerk and assistant clerk of, salaries, appropriation	115	5, 6
porter in lobby of, salary of, established	424	2, 3
senate, clerk and assistant clerk of, salaries, appropriation	115	5, 6
Horton, Edward A., D.D., Reverend, chaplain emeritus of, portrait of, procuring of, and placing thereof in a room assigned to use of senate	Resolve	47
appropriation	426	31c
General court officers (see General court).		
General Laws , changes in, table of	Pages 618-708	
changes in or additions to, to avoid necessity of special legislation, making of recommendations for, by certain officials, etc.	6	1, 2
new edition of, and index, provision for	Resolve	58
appropriation	426	31d
George, Essaf , heirs of, payment by commonwealth of sum of money to	Resolve	27
appropriation	426	751e
George H. Ward Post No. 10 Grand Army of the Republic, Department of Massachusetts , property, certain, of, taking over, maintenance and management of, by city of Worcester	282	1-6
Georgetown, town of (see Cities and towns).		
George Washington Bicentennial Commission , establishment, etc.	Resolve	62
appropriation	426	32n, Page 570
Girls , industrial school for, appropriation	115	581
parole of, department of public welfare, appropriation	115	577, 578
Gloucester, city of (see Cities and towns).		
Goldberg, Morris M. , acts as a notary public validated	Resolve	3
Gold star record of Massachusetts in world war , distribution of	Resolve	8
Goodwin, Arnold A. , payment by commonwealth of sum of money to, on account of certain injuries sustained	Resolve	39
appropriation	426	751g
GOVERNOR:		
in general , act, certain, declared to be emergency law by	Page 614	
budget of, general appropriation acts based on	115	1-8
salary and expenses, appropriation	426	1-4
vetoed by	115	91, 96, 97
	Page 614	
appointments by , boxing and wrestling, professional, special commission to investigate relative to, three members of	Resolve	43
bridges on main through routes of travel, taking over and maintenance of, by commonwealth and construction of certain bridges, special commission to investigate relative to, four members of	Resolve	63
district courts, third special justices for certain	144	
drugs, habit-forming, prevalence of addiction to, special commission to investigate relative to, members of	Resolve	36
George Washington Bicentennial Commission, members of	Resolve	62
marine fish and fisheries, laws relating to, special commission to survey and revise, two members of	Resolve	28
Massachusetts War Memorial Investigating Commission, five members of	411	3
Metropolitan state hospital, trustees of	403	5
Mount Greylock War Memorial Commission, two members of public demonstration, during tercentenary observances, of forms, activities, accomplishments and fields of operation of executive and administrative work of the government of the commonwealth, special commission to provide, members of	Resolve	18
representative town meeting system, operation of, and establishment of standard forms thereof, special commission to investigate as to, three members of	Resolve	44
retirement allowances for employees of commonwealth and of metropolitan district commission, special commission to investigate subject of, members of	Resolve	49
smoke inspection, division of, members of advisory council of	380	1
supreme judicial court, land court, reporter of decisions and others, accommodations and facilities for housing, special commission to study and report upon, five members of	Resolve	54

	Chap.	Item or Section.
GOVERNOR — Concluded.		
appointments by, tax appeals, board of, members of	416	1, Subs. 1
taxation, laws relative to, special commission to investigate proposed changes in, etc., three members of	Resolve 57	
powers and duties , Massachusetts Agricultural College, certain land and rights in land of, conveyance to Amherst Water Company, approval by	Resolve 7	
Metropolitan state hospital, reception of patients at, time for, to be fixed by proclamation of	403	4
Mount Greylock, war memorial on summit of, construction of, as to	411	1, 2
necessaries of life, director of division on, to act as emergency fuel administrator, designation of	410	3, Subs. 9 H
smoke inspection, division of, director of, removal by	380	1
See also Governor and council.		
GOVERNOR AND COUNCIL:		
in general , salaries and expenses, appropriation	115	{ 91-93, 95, 97
powers and duties , Bennington battlefield on Woloosac heights in state of New York, monument on, erection by art commission, approval by	Resolve 9	
cattle, diseased, elimination from certain areas, rules and regulations as to, approval by	123	1
civil service rules and regulations and changes therein, hearings relative to, before submission for approval by	227	
classification of county salaries and positions, as to	400	5, Subs. 56
colony charter, coming of John Winthrop and his associates with, in year 1630, tablet commemorating, placing of, in state house, etc., approval by	Resolve 42	
East Boston, state land in, additional leases of, to city of Boston for airport purposes, approval by	Resolve 53	
industrial accident board, salaries of members of, to fix	373	1
Medfield, town of, purchase of water from commonwealth by, as to	364	1
mental diseases, commissioner of, salary of, to fix	376	1
Provincetown, town of, tract of state land in, conveyance to United States, approval by	386	
public welfare, commissioner of, salary of, to fix	374	1
Sandwich, town of, certain state land in, conveyance to county of Barnstable, approval by	358	
smoke inspection, division of, director of, appointment and removal of, approval by	380	1
state highways, contracts for construction of, certain, making by department of public works in anticipation of appropriations, approval by	5	
tax appeals, board of, as to	416	1, Subs. 3, 5
Governor's council (see Governor and council).		
Governor square in Boston , crossing at grade at, by street railway cars using Boylston street subway, elimination of	394	1-4
Grade crossings , abolition of	417	1-11
Stony Brook, on Boston Post road in town of Weston, abolition of	356	1-5
Graders, power , inclusion within certain provisions of motor vehicle laws	332	1-6
Grafton state hospital , appropriation	115	469-473
supplementary	426	469a
Grain , placing, etc., of, upon shores, etc., for purpose of taking or killing a wild bird, penalty	193	1
Grain elevator , construction of, on harbor-front property of commonwealth at South Boston, investigation relative to	Resolve 37	
Grand Army of the Republic , Department of Massachusetts, George H. Ward Post No. 10, property, certain, of, taking over, maintenance and management of, by city of Worcester	282	1-6
exemption of, from provisions of law requiring registration of and filing of reports by foreign charitable corporations	170	2
firearms, drilling and parading with, by posts of	72	
Grand Island , bridge connecting Dead Neck beach with, in town of Barnstable, construction and maintenance by Oyster Harbor, Inc.	82	1, 2
Grant, John F. , parents of, payment by commonwealth of sum of money to	Resolve 40	
appropriation	426	751h
Greeley, Alice M. , payment of sum of money to, by town of Stoneham	25	1, 2

	Chap.	Item or Section.
Greene, Chesterfield H. , acts as a notary public validated	Resolve 3	
Greenfield, town of (see Cities and towns).		
Green Harbor , dredging and filling certain shore areas in town of Marshfield for purpose of improving, etc.	199	1, 2
Gregoire, Gedeon , refund to, by town of Southbridge of an over-assessment of taxes	119	1, 2
Greylock , Mount, building located on, and destroyed by fire, sum received for insurance on, payment to Berkshire county	Resolve 69	
appropriation	426	750a, Page 572
memorial beacon on summit of, in memory of Massachusetts men and women who have served their country in time of war, construction of	411	1, 2
appropriation	426	158b, Page 572
reservation commission, chairman of, to be member of Mount Greylock War Memorial Commission	411	1
Groton School, Trustees of , additional property, holding by	165	
Grove, Lawrence R. , assistant clerk of house of representatives, salary, appropriation	115	6
Guardians and conservators , burial expenses of wards of, authorization to make provision for	237	
sale of real estate by, license and application for, to state whether ward is married or single	138	1, 2
United States veterans' bureau, certain beneficiaries of, of, appointment of, etc., relative to	384	1-5
Guenther, Bertha M. , payment by commonwealth of an annuity to	Resolve 41	
Guests , distinguished, municipal expenditures for entertainment of, etc.	277	
Gunning stands or blinds , registration, etc.	393	2, Subs. 134
Gunpowder (see Explosives and inflammable fluids).		

H.

Hackney stands and hackney carriages , Boston, city of, in, regulation and limitation of	392	1-10
Hadley , town of (see Cities and towns).		
Water Supply District, water loan authorized	311	1, 2
HAMPDEN COUNTY:		
appropriations for maintenance of, etc.	245	1, 2
Hampden Railroad Corporation, The, highway bridges over former location of, in towns of Palmer and Ludlow, removal of, payment of part of cost of, by, etc.	388	1-3
industrial accidents occurring in, or employees living therein, hearings by reviewing board in department of industrial accidents relating to, holding of, in city of Springfield	224	
probate court, sessions of, in	112	1, 2
tax levy	245	2
Hampden Railroad Corporation, The , highway bridges over former location of, in certain towns, removal of, etc.	388	1-3
appropriation	426	686a, Page 571
HAMPSHIRE COUNTY:		
appropriations for maintenance of, etc.	245	1, 2
county sanatorium, care and treatment of Winifred Haskins at, partial reimbursement by commonwealth of town of Savoy for money expended in	Resolve 31	
court house accommodations in city of Northampton, providing of adequate, increase of amount that may be borrowed for, by	9	
district court of Hampshire, sittings of	132	1, 2
Hampden Railroad Corporation, The, highway bridges over former location of, in town of Belchertown, removal of, payment of part of cost of, by, etc.	388	1-3
industrial accidents occurring in, or employees living therein, hearings by reviewing board in department of industrial accidents relating to, holding of, in city of Springfield	224	
tax levy	245	2
Hanover, town of (see Cities and towns).		
Harbor lines , Charles river, southerly side of, on, at Charlestown bridge in city of Boston, relocation of certain	239	1, 2
pipe lines, conduits and cables beyond established, licensing of	99	1, 2
Harbors (see Waters and waterways).		
Harbor View cemetery , acquisition by town of Marblehead for public cemetery purposes	80	1, 2

	Chap.	Item or Section.
Harvard bridge , highway to begin at Beacon and Hereford streets in city of Boston and to pass on a fill in Charles river basin under, etc., construction of, investigation relative to	Resolve 48	
Harwich, town of (see Cities and towns).		
Haskins, Winifred , care and treatment of, at Hampshire County Sanatorium, partial reimbursement by commonwealth of town of Savoy for money expended in	Resolve 31	
Hayden, Irving N. , assistant clerk of senate, salary, appropriation .	115	6
Health, insurance (see Insurance).		
local boards of, mosquitoes, eradication by certain, municipal appropriations for	96	
public, department of (see Public health, department of).		
Hearings, legislative , appropriation	115	23, 25
supplementary	426	22a
Heating and power plants , relative to, as affecting emission of smoke	412	1, 2
Hens (see Poultry).		
High schools (see Schools, public).		
Highways (see Ways).		
Hingham , bay, sanitary condition of, improvement of, by construction of embankment from Squantum to town of Hull, and construction of roadway on such embankment, investigation as to	Resolve 63	
appropriation	426	32o, Page 570
harbor, motor and other boats in, regulation of speed of	44	1-3
motor boats in, noise from, relative to	43	1-3
town of (see Cities and towns).		
Historic places , signs and markers at, erection by department of public works	Resolve 10	
Holding corporations , securities issued by certain, subjected to the sale of securities act	316	
Holliston, town of (see Cities and towns).		
Holmes, Arthur B. , acts as a notary public validated	Resolve 55	
Holyoke, city of (see Cities and towns).		
Hopkins Academy, Trustees of , real and personal estate, additional, holding by	95	
Hopkins, Giles E. , payment by commonwealth of sum of money to, on account of certain injuries sustained	Resolve 39	
appropriation	426	751g
Horton, Edward A., D.D., Reverend , chaplain emeritus of senate, portrait of, procuring of, and placing thereof in a room assigned to use of senate	Resolve 47	
appropriation	426	31c
Hospital Cottages for Children , appropriation	115	439
HOSPITALS:		
Boston City Hospital, death of Rachel S. Watson caused by negligent administering of medicine to her while an inmate of, payment of compensation on account of	295	1, 2
Boston Dispensary, formation of alliance by, and certain other corporations for purpose of establishing, etc., in common a medical center	40	1-3
Boston Floating Hospital, The, formation of alliance by, and certain other corporations for purpose of establishing, etc., in common a medical center	40	1-3
Middlesex county tuberculosis hospital district, hospital for, additional funds for providing a	175	1, 2
Norfolk county tuberculosis hospital, improvements at, provision for certain	10	1-3
Plunkett, W. B., Memorial Hospital, maintenance of, as a public hospital by town of Adams and election of trustees of said hospital by inhabitants of said town	32	1-3
Pondville hospital at Norfolk, appropriation	115	650-653
prison camp and hospital, appropriation	115	548
Springfield Hospital, real and personal estate, additional, holding by	1	
state hospitals for insane, etc., in general, funds, unclaimed, known as "patients' funds", at certain, payment to state treasurer, etc.	176	
patients, certain, in, placing of, at board in private homes, etc. .	338	
Boston, appropriation	115	446-448a
psychopathic, appropriation	115	445
supplementary	426	445
Danvers, appropriation	115	451-454
deficiency	426	Page 568

	Chap.	Item or Section.
HOSPITALS — Concluded.		
Foxborough, appropriation	115	455-461
deficiency	115	Page 135
Gardner state colony, appropriation	115	462-468
Grafton, appropriation	115	469-473
supplementary	426	469a
Medfield, appropriation	115	474-477
Metropolitan, appropriation	115	443, 444
establishment of	403	1-7
Monson, appropriation	115	499-505a
Northampton, appropriation	115	479-483
Taunton, appropriation	115	484-489
Westborough, appropriation	115	490-495
Worcester, appropriation	115	496-498
tuberculosis hospital districts, cities, certain, included within, status of, established	339	
offices and positions in service of, classification of	400	5, Subs. 49
United States naval hospital at Newport, Rhode Island, Massachusetts veterans receiving hospital treatment at, etc., made eligible to receive military aid	195	
Worcester county tuberculosis hospital district, hospital for, increase of amount that may be expended for providing	375	1, 2
Hospital School, Massachusetts , appropriation	115	586, 587
supplementary	426	586
Houghs Neck , bridge or bridges from town of Hull to, etc., construction of, investigation as to	Resolve 63	
appropriation	426	320, Page 570
House of Representatives (see General court).		
Massachusetts Bay, of, journals of, purchase and distribution of copies of, appropriation	115	192
Houses (see Buildings; Dwelling houses).		
Houses of correction (see Penal and reformatory institutions, counties, of).		
Hull , bay, sanitary condition of, improvement of, by construction of embankment from Squantum to town of Hull, and construction of roadway on such embankment, investigation as to	Resolve 63	
appropriation	426	320, Page 570
town of (see Cities and towns).		
Humarock Beach Water Company , payment to, by Scituate Water Company of amount determined to be fair value of its property, etc.	409	2
Hunting , licenses for	393	2, Subs. 5-13
trapping and, in general, relative to	393	2, Subs. 74-136
See also Game.		
Hunt, John Quincy , dependents of, payment of compensation to, by town of Weymouth	352	1, 2
Husbands , needy, having no legal settlement, support of certain, reimbursement of cities and towns for, method changed	66	
Hyannis normal school , appropriation	115	363, 364
Hygiene, division of (see Public health, department of).		
I.		
Ice (see Snow and ice).		
Illegitimate children , birth records of certain, correcting, amending or supplementing of, etc.	169	
Immigration and Americanization, division of (see Education, department of).		
Incinerators , relative to, as affecting emission of smoke	412	1, 2
Income tax, division of (see Corporations and taxation, department of).		
Indebtedness , commonwealth, of (see State finance).		
county (see County finance).		
municipal and district (see Municipal finance).		
Indecent literature, books, etc. , possession, sale, etc., penalty	162	
Independent Slovak Roman and Greek Catholic St. Stephen's Society of Westfield , real estate, authorized to hold, and confirmation of title to its present holdings	75	1-3
Index, cumulative , acts and resolves, of, printing of, appropriation	115	25
INDUSTRIAL ACCIDENTS, DEPARTMENT OF:		
appropriation	115	413-417
deficiency	115	Page 135
supplementary	426	413-416

	Chap.	Item or Section.
INDUSTRIAL ACCIDENTS, DEPARTMENT OF — Concluded.		
award, lump sum, under workmen's compensation law, making of, in the case of a minor, powers and duties as to	181	
domestic insurance companies issuing policies of workmen's compensation insurance, deposits by, in trust to secure satisfaction of claims thereunder, powers and duties as to	129	1, 2
industrial accident board, salaries of members of	373	1, 2
medical adviser in, salary of, subjected to classification	258	
physicians appearing before, on behalf of injured employees, fees for	330	
reviewing board in, expenses, certain, of reviews by, payment of . hearings in city of Springfield, holding by	208 224	
secretary of, salary of, subjected to classification	237	
See also Workmen's compensation law.		
Industrial school, boys, for, appropriation	115	580
girls, for, appropriation	115	581
Industries, unemployment in, problem of, investigation as to	66	
<i>Resolve</i>	426 433, Page 572	
<i>appropriation</i>		
See also Textile industry.		
Industries, labor and, department of (see Labor and industries, department of).		
Infernal machines, penalty for possessing, etc.	317	
Infirmary, state (see State infirmary).		
Inflammable fluids (see Explosives and inflammable fluids).		
Inheritance tax (see Taxation, legacies and successions, of).		
INITIATIVE AND REFERENDUM:		
initiative petition, relative to the establishment of a state motor vehicle insurance fund to provide compensation for inju- ries and deaths due to motor vehicle accidents	Page 613	
relative to the manufacture, transport, import and export of spirituous or intoxicating liquor and certain non-intoxi- cating beverages	Page 611	
relative to the use of traps, etc., for the capture of fur-bearing animals, etc.	Page 612	
Injuries (see Personal injuries).		
Ink, purchase of, appropriation	115	193
Insane persons, beneficiaries of United States veterans' bureau, as, relative to	384	2-5
burial expenses of, provision for, making by their guardians, etc. See also Hospitals, state hospitals for insane, etc.	237	
Insolvency, judges of (see Probate and insolvency, judges).		
registers of (see Probate and insolvency, registers).		
Inspection, division of (see Public safety, department of).		
INSURANCE:		
in general:		
agents, foreign title insurance companies, of, persons acting as, not required to be licensed	83	
fraternal benefit societies (see Fraternal benefit societies).		
classes of insurance:		
accident and health, blanket policies of, issuance of	64	
life, savings banks, by (see Savings bank life insurance).		
motor vehicle liability, compulsory, law as to, classifications of risks and schedules of premium charges under, rela- tive to, when delayed in becoming effective	343	
consequential damages consisting of expenses incurred by a husband, wife, parent or guardian for medical, nursing, hospital or surgical services, etc., inclusion of, within coverage under	340	1-5
See also State motor vehicle insurance fund.		
See also, <i>infra</i> , contracts of insurance.		
companies:		
domestic and foreign mutual and stock companies:		
fire, reports to state fire marshal by	399	1, Subs. 32
motor vehicle liability insurance law, compulsory, classi- fications of risks and schedules of premium charges under, for policies issued by, relative to, when delayed in becom- ing effective	343	
rebates of premiums, etc., by, law prohibiting, application of reports of official examinations, admissibility in evidence of certain, in certain judicial proceedings relating to	18 79	1
domestic mutual and stock companies:		
life, incorporation of, under general law	136	1-9
workmen's compensation insurance, issuing policies of, de- posits by, in trust to secure satisfaction of claims thereunder	129	1, 2

	Chap.	Item or Section.
INSURANCE — Concluded.		
companies — Concluded		
foreign stock companies:		
title, transaction of business of, by unlicensed agents	83	
contracts of insurance:		
accident or health, blanket policies of, issuance of	64	
fire, rates, board of appeal on, appropriation	115	300
rebates of premiums on, provisions of law prohibiting, appli- cation of	18	
See also, <i>supra</i> , classes of insurance.		
policies (see, <i>supra</i> , contracts of insurance).		
premiums:		
rebates of, on policies of insurance, etc., law prohibiting, appli- cation of	18	
See also Workmen's compensation law.		
Insurance, banking and, department of (see Banking and insur- insurance, department of).		
Insurance, commissioner of (see Banking and insurance, depart- ment of).		
Insurance, division of (see Banking and insurance, department of).		
Intelligence offices , providing information relative to employment of seamen, licensing of	117	
Interstate rendition , investigation relative to, by judicial council	6	
Interstate Street Railway Company , sale of property of A. B. C. Street Railway in city of Attleboro to, etc.	207	1-4
Intoxicating liquors (see Liquors).		
Inventories (see Executors and administrators).		
Italian Society of Mutual Relief and Benevolence, Humbert II of Marlboro', Massachusetts, Incorporated , real es- tate, authorized to hold, and confirmation of title to its present holdings	74	1-3

J.

Jails (see Penal and reformatory institutions, counties, of).		
Journals , house of representatives of Massachusetts Bay, of, pur- chase and distribution of copies of, appropriation	115	192
Judge advocate, state , appropriation	115	143
Judges and justices (see District courts; Probate and insolvency, judges; Supreme judicial and superior courts; Trial justices).		
Judgments in civil actions , debts, to recover, etc., procedure in district courts	65	1, 2
Judicial council , appropriation	115	53, 54
deficiency	426	Page 568
investigation by, relative to interstate rendition and extradition of fugitives from justice, supplementary proceedings in civil actions, admission to the bar and uniformity in judi- cial practice and procedure, and related matters	6	
representation of municipal court of city of Boston on	142	
Judicial practice and procedure , investigation relative to, by judicial council	6	
Junk yards, motor vehicle , licensing of, investigation relative to	24	
Justice of the peace , commission as a, fee to be paid for, increased in certain cases	212	
Juvenile training, division of (see Public welfare, department of).		

K.

Kelley, Michael , reinstatement of, as member of fire department of city of Boston	323	1, 2
Kerosene (see Explosives and inflammable fluids).		

L.

Labor , labor service, classified, of cities and towns, preference in employment in, to persons with dependents	111	
penal and reformatory institutions, inmates of, performing, pro- visions of workmen's compensation law not to apply to	159	
unemployment of, existing, causes of, and remedies therefor, in- vestigation as to	60	
appropriation	426	32m, Page 570
See also Intelligence offices; Work; Workmen's compensation law.		

	Chap.	Item or Section.
LABOR AND INDUSTRIES, DEPARTMENT OF:		
in general, appropriation	115	418-434
supplementary	426	432, 434a; 432a, 433, Page 572
co-operative shoe shops, so-called, purchase of stock by employees in, general question of, study and investigation of, by	Resolve 30	
appropriation	426	434a
unemployment, existing, causes of, and remedies therefor, investigation as to, by	Resolve 60	
appropriation	426	32m, Page 570
commissioner, necessities of life, division on, powers and duties as to	410	1-4
conciliation and arbitration, board of, appropriation	115	423, 430
Massachusetts industrial commission, appropriation	115	433, 434
supplementary	426	433, Page 572
textile industry, conditions affecting, and problem of unemployment in that and other industries, investigation as to, by	Resolve 66	
appropriation	426	433, Page 572
necessaries of life, division on, appropriation	426	432a, Page 572
establishment, powers, duties, etc.	410	1-5
standards, division of, appropriation	115	426, 432
supplementary	426	432
Laboratories, division of (see Public health, department of).		
Lake Quannapowitt, Wakefield, in, control of	35	1-5
Lakeville state sanatorium, appropriation	115	628-633
supplementary	426	628
Land, instruments, certain, relating to, certified copies of, recording of	267	
registration of title to (see Registration of title to land).		
taxation of (see Taxation, local taxes).		
LAND COURT:		
accommodations and facilities for housing, etc., investigation relative to	Resolve 54	
appropriation	426	32j
appropriation	115	84-86
supplementary	426	84, Page 571
certified copies of certain instruments relating to land, recording in	267	
deputy recorders in, and technical assistants to assistant recorders of said court, provision for	418	1-4
officer in attendance upon, in Suffolk county, salary of, established	404	
Landing places, public, appropriations by cities and towns to provide, etc.	164	
L and Summer streets, South Boston district of city of Boston, in, widening and construction of	264	1-4
Larceny, poultry, of, breaking, entering, etc., for, penalty	185	
Lawrence, city of (see Cities and towns).		
Laws, boxing and wrestling, professional, relative to, investigation as to	Resolve 43	
appropriation	426	32g
children, dependent, delinquent and neglected, etc., relative to, continuation of investigation as to	Resolves 2, 16	
appropriation	115	32
supplementary	426	32
game and inland fish, relating to, revision and recodification of	393	1-3
marine fish and fisheries, including shellfish, relative to, survey and revision of	Resolve 28	
appropriation	426	32b
motor vehicles carrying passengers for hire, affecting, revision, codification, etc., of	Resolve 38	
appropriation	426	730a
securities, promotion and sale of, relating to, survey and study of	Resolve 56	
appropriation	426	32k
special, avoidance of, relative to	6	1, 2
taxation, relating to, proposed changes in, investigation of	Resolve 57	
appropriation	426	32l
See also Acts and resolves; General Laws; Statutes.		
Laws, state, uniform, commissioners on, appropriation	115	162

	Chap.	Item or Section.
Lawyers (see Attorneys at law).		
Lee , fire district, properties and obligations of, taking over and assumption by town of Lee	16	1-4
town of (see Cities and towns).		
Legacies and successions , taxation of (see Taxation, legacies and successions, of).		
Legion, American, The (see American Legion, The).		
Legislative document room (see General court).		
Legislature (see General court).		
Lenox, town of (see Cities and towns).		
Leverett pond , Muddy river and, in town of Brookline and city of Boston, dredging of	97	1, 2
Lexington, town of (see Cities and towns).		
Liability insurance (see Insurance).		
Libraries, public, division of (see Education, department of).		
Library, state (see State library).		
LICENSES AND PERMITS:		
aircraft pilots', revocation of	33	2
crabs, taking of	414	1
fires in open air	401	1, 2
fisheries and game, director of division of, issued by, suspension or revocation of	393	2, Subs. 2
fishing and hunting	393	2, Subs. 5-13
gunning stands or blinds	393	2, Subs. 134
hunting and fishing	393	2, Subs. 5-13
intelligence offices providing information relative to employment of seamen	117	
motor vehicle junk yards, investigation relative to	Resolve 24	
parking spaces, open-air	399	1, Subs. 56
pipe lines, conduits and cables beyond established harbor lines	99	1, 2
plants or furnaces for burning fuel and waste material as affecting emission of smoke	412	1, 2
plumbers', deferred renewal of, provision for	397	1, 2
sporting licenses	393	2, Subs. 5-13
trapping	393	2, Subs. 5-13
Lieutenant governor , salary and expenses, appropriation	115	92, 95
Life insurance companies , incorporation of, under general law	136	1-9
See also Insurance.		
Lighting plants, municipal , sale of, further restricted	369	1, 2
supply of gas or electricity in bulk, compulsory, by	383	
Limitation of actions , mandamus, writs of, petitions for, to compel reinstatement of certain persons to positions in classified civil service	243	
Limited town meetings (see Town meetings).		
Liquors , spirituous or intoxicating, manufacture, transportation, etc., of, initiative petition relative to	Page 611	
Literature, obscene , possession, sale, etc., penalty	162	
Loan agencies , banks and, division of (see Banking and insurance, department of).		
supervisor of (see Banking and insurance, department of).		
Loans , municipal (see Municipal finance).		
small, corporations licensed to make, securities of, subjected to the sale of securities act	289	
Loew's, E. M., Inc. , revived	4	
Lord's day , bootblack, business of, carrying on of, on, local option relative to	143	
parades with music on, civic and fraternal organizations, by, during current year, permitted	Resolve 61	
war veterans' organizations, by, permitted	90	
work, certain, in or about private gardens or private grounds adjacent to a dwelling house on, authorized	179	
Lowell , city of (see Cities and towns).		
normal school, appropriation	115	365
textile institute, appropriation	115	375
Ludlow, town of (see Cities and towns).		
Lyman school for boys , appropriation	115	582-585
Lynch, Cornelius P. , payment of certain compensation to, by city of Lowell	366	1, 2
Lynn , city of (see Cities and towns).		
harbor, surface water drainage works outside harbor line in, construction and maintenance by city of Lynn	59	1, 2
Woods reservation, parkway or boulevard from Newburyport Turnpike to, taking of land for, etc.	420	22, 23, 25
public golf course in, establishment by city of Lynn, etc.	125	1, 2

M.

	Chap.	Item or Section.
Machines, infernal , penalty for possessing, etc.	317	
Malden river , development of, for recreational and other uses.		
investigation as to	Resolve 22	
appropriation	426	754a
Manchester, town of (see Cities and towns).		
Mandamus, writs of , reinstatement of certain persons to positions in classified civil service, to compel, limitation of time for bringing petitions for	243	
Mansfield, town of (see Cities and towns).		
Manufacturing corporations , classification of, for purposes of taxation	220	3-14
Marblehead, town of (see Cities and towns).		
Marden, H. F. , claim, certain, of, and August H. Morton against city of Quincy, settlement and payment of	249	
Marine fish and fisheries , laws relating to, survey and revision of	Resolve 28	
appropriation	426	32b
Marine fisheries, state supervisor of , division of fisheries and game, in, appropriation	115	278, 279
Marines (see Soldiers, sailors and marines).		
Markers and signs , historic places, at, erection by department of public works	Resolve 10	
Markets, division of (see Agriculture, department of).		
Marlborough, city of (see Cities and towns).		
Marriage , certificates of intention of, delivery of, and return of un- used certificates	51	1, 2
notices of intention and certificates of, computation of certain period and determination of certain day in connection with	141	
Marriages , records relating to (see Vital statistics).		
Marshal, state fire (see Public safety, department of).		
Marshfield, town of (see Cities and towns).		
Massachusetts, Agricultural College , appropriation	115	
deficiency	115	377-382 Page 135
land and rights in land of, conveyance of certain, to Amherst Water Company	Resolve 7	
archives, reproduction of manuscript collection, appropriation .	115	191
supplementary	426	191
Bay colony, charter of, coming of John Winthrop and his asso- ciates with, in year 1630, tablet commemorating, accept- ance by commonwealth and placing thereof in state house, etc.	Resolve 42	
Bay Colony Tercentenary Commission, appropriation	115	
supplementary	426	184 184; 184a, Page 572
expenditures, additional, by, authorized	Resolve 68	
appropriation	426	184a, Page 572
signs and markers for historic places, submission to depart- ment of public works, by	Resolve 10	
Bay Colony, tercentenary of founding of, band concerts in con- nection with celebrations of, in places under control of metropolitan district commission, provision for	Resolve 15	
municipal expenditures for observance of	24	
municipal observances and celebrations in connection with, expenditures in aid of, by Massachusetts Bay Colony Tercentenary Commission	Resolve 68	
appropriation	426	184a, Page 572
parades with music on Lord's day by civic and fraternal or- ganizations in connection with celebration of, permit- ted	Resolve 61	
public demonstration during observances of, of forms, activi- ties, accomplishments and fields of operation of executive and administrative work of the government of the com- monwealth, provision for	Resolve 18	
appropriation	426	184a
Bay, house of representatives of, journals of, purchase and dis- tribution of copies of, appropriation	115	192
civil war, soldiers, sailors and marines who served in, to credit of, records of, printing and distribution of	Resolve 64	
appropriation	426	158c, Page 570

	Chap.	Item or Section.
Massachusetts , gold star record of, in world war, distribution of Resolve	8	
hospital school, appropriation	115	586, 587
supplementary	426	586
industrial commission, appropriation	115	433, 434
textile industry, conditions affecting, and problem of unemployment in that and other industries, investigation as to, by Resolve	66	
appropriation	426	433, Page 572
memorial to men and women of, who served in world war, site and type of, special commission to consider, revived and continued, and scope of its duties enlarged Resolve	1	
who served their country in time of war, construction of, on summit of Mount Greylock	411	1, 2
appropriation	426	158b, Page 572
investigation by special commission as to site and type of another	411	3-5
appropriation	426	{ 158bb, Page 572
men of, who died in military or naval service of United States during world war or as a result of such service, providing of higher educational opportunities for children of	263	1-4
appropriation	426	352a
nautical school, appropriation	115	353-355
supplementary	426	355
reformatory, appropriation	115	545-547
supplementary	426	545, 547a
senior physician, chaplain and parole clerk of, salaries of	360	1-3
school of art, appropriation	115	373
Society of the Cincinnati, annual meetings of	7	1, 2
Society of the Daughters of the American Revolution, tablet commemorating the coming of John Winthrop and his associates with the colony charter in year 1630 to be presented to the commonwealth by, placing in state house, etc. Resolve	42	
Soldiers' Home in (see Soldiers' Home in Massachusetts).		
training schools, trustees of, appropriation	{ 115	572-585
deficiency	426	Page 563
volunteer militia (see Militia).	115	Page 136
War Memorial Investigating Commission, establishment, powers, duties, etc.	411	3-5
appropriation	426	{ 158bb, Page 572
See also Commonwealth.		
Massé, Francis X. , acts as a notary public validated Resolve	3	
Matches, lighted , throwing upon forest land, etc., penalty	399	1, Subs. 54
Mayor and city council , municipal advertising, expenditures for, under direction of	223	
policemen and firemen killed in performance of duty, payment of compensation to dependents of, powers as to	{ 182	1
	241	1
Mayors , American Legion, The, national convention of, money appropriated to provide public entertainment in connection with, to be expended under direction of	67	
automobile accidents, prevention of, appropriations for, expenditure of, under direction of	365	
civil service rules and regulations and changes therein, hearings relative to, notice of, sending to	227	
grade crossings, abolition of, duties as to	417	11
officers, municipal, temporary, appointment in certain cases by	172	
petroleum, inspectors of, appointment by	399	1, Subs. 18
Meat, sausage , manufacture and sale of	318	
Medfield , state hospital, appropriation	115	474-477
town of (see Cities and towns).		
Medford, city of (see Cities and towns).		
Medical center , formation of an alliance by the Boston Dispensary, The Boston Floating Hospital and the Trustees of Tufts College for purpose of establishing, etc., in common a	40	1-3
Medical examiners , fees of, appropriation	115	207
Medicinal substances (see Drugs).		
Medicine, board of registration in (see Civil service and registration, department of).		
Melrose, city of (see Cities and towns).		
Memorial drive , Cambridge, in, overpass or underpass carrying, over or under approach to Cottage Farm bridge, construction of, investigation relative to Resolve	48	

	Chap.	Item or Section.
MEMORIALS:		
Bennington battlefield on Woloomsac heights in state of New York, monument on, erection by art commission	Resolve 9	
colony charter, coming of John Winthrop and his associates with, in year 1630, tablet commemorating, acceptance by commonwealth, etc.	Resolve 42	158a
men and women of Massachusetts, to, who served in any war, site and type of, special commission to consider	Resolve 1	
who served their country in time of war, construction of, on summit of Mount Greylock	411	1, 2
appropriation	426	158b, Page 572
investigation by special commission as to site and type of another	411	3-5
appropriation	426	{ 158bb, Page 572
Mount Greylock, on summit of, in memory of Massachusetts men and women who have served their country in time of war, construction of	411	1, 2
appropriation	426	158b, Page 572
world war, men and women of Massachusetts who served in, to, site and type of, to consider, revived and continued, and scope of its duties enlarged	Resolve 1	
Mental Diseases (see Insane persons; Mental diseases, department of).		
MENTAL DISEASES, DEPARTMENT OF:		
in general, appropriation	115	435-534
deficiency	{ 115	Page 135
supplementary	426	Page 568
Medfield, town of, purchase of water from commonwealth by, powers and duties as to	426	435-524a
Metropolitan state hospital to be under control of, etc., establishment of	364	1, 2
patients, certain, under control of, placing of, at board in private homes, etc.	403	1-7
"patients' funds", unclaimed funds at certain state hospitals known as, payment to state treasurer, etc., as affecting	338	
commissioner, salary of	176	
Merrimack river , new bridge over, in town of Tyngsborough, construction of, etc.	376	1, 2
Messengers , general court, of (see General court).	303	1-3
Methuen, town of (see Cities and towns).		
METROPOLITAN DISTRICT COMMISSION:		
in general, appropriation	115	{ 731-738, 752-771, 733-737, 753-765; 753, Page 571; 754c, Page 571; 737a, 765a, Page 573
supplementary	426	
band concerts, additional, during current year in connection with tercentenary celebrations, providing by	Resolve 15	
Braintree, town of, sewer connection for, with south metropolitan sewerage system, providing by	{ 398	1, 2
bridges over main through routes of travel, taking over and maintenance of, by commonwealth, special commission to investigate as to, assistance to, by	425	1
Charles River, beaches on, construction of certain, and construction and maintenance of bath houses thereat by	Resolve 63	
appropriation	385	
East Boston waterfront, parkway or boulevard along, construction of, investigation as to, by	426	754c, Page 571
employees of, retirement allowances for, investigation relative to	Resolve 52	
appropriation	49	
highway and other improvements in certain cities and towns within metropolitan district, powers and duties as to	Resolve 426	32i
appropriation	420	6, 18-25
lands or rights therein, under control of, taking, etc., by department of public works in connection with certain highway and other improvements within metropolitan district	426	{ 693a-765a, Page 573
	420	6

	Chap.	Item or Section.
METROPOLITAN DISTRICT COMMISSION — Concluded.		
in general , Moswetuset Hummock in city of Quincy, acquisition by	337	
appropriation	426	753a
Mystic and Malden rivers, development of certain sections of, for recreational and other uses, investigation as to, by, etc.	Resolve 22	
appropriation	426	754a
Mystic lake, upper, southerly shore of, in town of Winchester, public bath house on, construction and maintenance by appropriation	254 426	754b
Mystic river, highway and bridge over, in city of Medford, construction of, investigation as to, by, etc.	Resolve 22 426	754a
Mystic Valley parkway and Main street in city of Medford, junction of, construction of overpass or underpass at, investigation as to, by, etc.	Resolve 22 426	754a
police department of, Cadegan, Michael F., Jr., former member of, payment by commonwealth of annuity to widow of	Resolve 65	
appropriation	426	753, Page 571
members of, killed in performance of duty, payment of compensation to dependents of	241	2, 3
pumping stations under control of, engineers and firemen and other employees in, weekly half holidays for	421	1, 2
Revere Beach parkway, overpass or underpass to be constructed on, at its junction with Broadway in city of Revere, transfer to control of, etc.	420	18
sewerage district, south metropolitan, admission of town of Weymouth to, powers and duties as to	419 425	2-5 1
Southborough, town of, or Southborough Fire and Water District, water supply for, from Sudbury reservoir, powers as to	133	S, Part I, 13, Part II
chairman , parks or reservations, future acquisition and maintenance of, for recreational or other purposes within commonwealth, special commission to make study relative to, to be member of	Resolve 33	
metropolitan planning, division of , appropriation	115	755
chairman of, Fort Point Channel and South Bay in Boston harbor, filling in part of, commission to investigate as to, to be member of	Resolve 29	
METROPOLITAN DISTRICTS:		
in general , municipalities in, furnishing of information to, relative to amount of assessments recommended to be made upon said municipalities for certain new state projects and undertakings	222	
fire prevention district , state fire marshal (see Public safety, department of).		
sewer districts , north district, appropriation	115	766
south district, appropriation	115	767
Braintree, town of, sewage of, conducting to sewerage system of	17	1
sewer connection for, with sewerage system of	398 425	1, 2 1
Walpole, town of, sewage from, conduct to and into system of	120	1
Weymouth, town of, admission to	419 425	1-6 1
water district , appropriation	115	768-771
Sudbury reservoir of, water supply from, for town of Southborough or Southborough Fire and Water District	133	S, Part I, 13, Part II
Metropolitan planning, division of (see Metropolitan district commission).		
Metropolitan state hospital , appropriation	115	443, 444
establishment of	403	1-7
Metropolitan water district (see Metropolitan districts, water district).		
Mexican border service , certificates of honor, appropriation	115	124
MIDDLESEX COUNTY:		
appropriations for maintenance of, etc.	245	1, 2
district court, fourth, of eastern Middlesex, accommodations for, erection of building by city of Woburn for, etc.	276	1-3
district court of central Middlesex, remodeling of town house by town of Concord for use of, borrowing of money by said town for	131	1-3

	Chap.	Item or Section.
MIDDLESEX COUNTY — Concluded.		
district court, third, of eastern Middlesex, accommodations for	163	1-4
Newton, district court of, adequate accommodations for, providing by	126	1-4
tax levy	245	2
tuberculosis hospital district, hospital for, additional funds for providing a	175	1, 2
residents of cities and towns in, suffering from pulmonary tuberculosis, temporary care and treatment of	52	
Tyngsborough, town of, laying out and construction of certain improvements in, by, including construction of new bridge over Merrimack river	303	1-3
Middlesex Fells parkway , traffic circle at intersection of Revere Beach parkway and, in city of Medford, construction of	420	20, 23, 25
Military , aid (see State and military aid).		
expenses, special, appropriation	115	124-126
instruction, organizations for, issuance to, of blanket policies of health or accident insurance, etc.	64	
naval, and, service of the United States (see Soldiers, sailors and marines; Veterans).		
MILITIA:		
in general, appropriation	115	107-143
deficiency	115	Page 135
supplementary	426	108, 129
aero squadron, organization and maintenance, appropriation	115	121
armories, appropriation	115	134, 135
horses, maintenance, etc., appropriation	115	117
adjutant general, appropriation	115	103-106
records of soldiers, sailors and marines who served to credit of Massachusetts in war of the rebellion, expenditures for printing, etc., of, under direction of	Resolve 64	
appropriation	426	158c, Page 570
armory commissioners (see Armory commissioners).		
armory, new, Westfield, city of, in, construction of, investigation relative to	Resolve 45	
Worcester, city of, in, construction of, investigation relative to	Resolve 14	
judge advocate, state, appropriation	115	143
property and disbursing officer, appropriation	115	130
quartermaster, state, appropriation	115	127-139
supplementary	426	129
state and municipal employees in service of, etc., to receive pay without loss of ordinary remuneration, etc.	157	
superintendent, armories, of, appropriation	115	127, 129
supplementary	426	129
arsenal, of, appropriation	115	127
salary of, subjected to classification	226	
surgeon, state, appropriation	115	140-142
warrant officers of national guard, annual allowances for uniforms to	148	1, 2
Millerville Fire and Water District , established	88	1-14
Millis , town of (see Cities and towns).		
Milton , town of (see Cities and towns).		
Minimum wage service , department of labor and industries, appropriation	115	424, 431
Ministerial Fund of the First Parish in Beverly , Trustees of the, powers of	20	
Minors , fatherless, taxation, local, of certain property of certain, exemption from	247	
workmen's compensation law, lump sum award under, period during which may be made in the case of	181	
Mittimus , service of, allowances to officers in	370	
Mohawk Trail , comfort station on state highway known as, construction of, appropriation	115	
Monson state hospital , appropriation	115	499-505a
Montague, John F. , widow of, payment by commonwealth of sum of money to	Resolve 59	
appropriation	426	751i
Moose , wild, damages caused by, appropriation	115	274
Morgan Memorial Co-operative Industries and Stores, Inc. , contracts to pay annuities, making by, etc.	296	1, 2
Mortgages , real property, of, recording of, fees for	253	1, 3
Morton, August H. , claim, certain, of, and H. F. Marden against city of Quincy, settlement and payment of	249	

	Chap.	Item or Section.
Mosquito control project , comprising towns of Barnstable county, establishment, etc.	379	1, 2
Mosquitoes , eradication of, municipal appropriations for	96	
prevention of breeding of, in province lands in town of Provincetown, provision for	306	
appropriation	426	70Sa
Moswetusett Hummock , Quincy, city of, in, acquisition by metropolitan district commission as an addition to Quincy shore reservation	337	
appropriation	426	753a
Mothers , dependent children, with, furnishing of aid to	381	
Motor boats in Hingham harbor , noise from, relative to	43	1-3
regulation of speed of	44	1-3
MOTOR VEHICLES:		
accidents involving, prevention of, appropriations by cities and towns for	365	
aircraft (see Aircraft).		
ambulances, fire engines and apparatus, police patrol wagons, etc., inclusion of, within certain provisions of laws relating to	332	1-6
buses (see, <i>infra</i> , passengers, carrying, for hire).		
cancellation of registration of, rebates in connection with	272	
common carriers, as (see, <i>infra</i> , passengers, carrying, for hire).		
definition of	332	1
examiners or investigators appointed by registrar of motor vehicles, false impersonation of, penalty for	21	
	220	13
excise tax on registered	244	1-4
	416	15
insurance in relation to, compulsory, law as to, board of appeal as to (see Appeal, boards of).		
classifications of risks and schedules of premium charges under, relative to, when delayed in becoming effective	343	
consequential damages consisting of expenses incurred by a husband, wife, parent or guardian for medical, nursing, hospital or surgical services, etc., inclusion of, within coverage under	340	1-5
state motor vehicle insurance fund to provide compensation for injuries and deaths due to motor vehicle accidents, establishment of, initiative petition relative to	Page 613	
junked, etc., disposal of, and licensing of motor vehicle junk yards, investigation as to	24	
Resolve		
municipalities, owned by, etc., inclusion within certain provisions of motor vehicle laws	332	1-6
one-way street regulations, so-called, violation by operators of, as affecting civil liability	57	1, 2
operation of, one-way street regulations, so-called, in violation of, as affecting civil liability	57	1, 2
trailers and other vehicles, to draw, regulated	297	
parking spaces, open-air, for, licensing of	399	1, Subs. 56
passengers, carrying, for hire, laws and regulations affecting, revision, codification, etc., of	38	
Resolve		
appropriation	426	730a
non-scatterable glass wind shields, equipment with	354	1-3
rebates in connection with cancellation of registration of	272	
registrar and registry of (see Public works, department of).		
registration of, appropriation	115	692-694
supplementary	426	692, 693
cancellation of, rebates in connection with	272	
transferring of, fee for, reduced	391	
vehicles, certain, heretofore excluded from provisions of motor vehicle laws	332	1-6
road rollers, street sprinklers, power excavators, power graders and concrete mixers, etc., inclusion within certain provisions of motor vehicle laws	332	1-6
serial numbers of trailers, semi-trailers and semi-trailer units, protection of	353	2
	220	13
tax, excise, on registered	244	1-4
	416	15
traffic upon state highways, interruption of, by stopping vehicles or accosting occupants of stopped vehicles for soliciting any alms, contribution or subscription or for selling merchandise, etc., prohibited	139	
trailers and other vehicles, drawing of, by	297	

	Chap.	Item or Section.
MOTOR VEHICLES — Concluded.		
trailers, semi-trailers and semi-trailer units, serial numbers of, protection of	353	2
transfer of registration of, fee for, reduced	391	
used, certain, disposal of, and licensing of motor vehicle junk yards, investigation as to	Resolve 24	
vehicles, other, drawing of, by	297	
ways for, etc. (see Ways, public)		
weight of, operated on public ways, further regulated	353	1
wind shields of, used for carriage of passengers for hire, glass of, to be of type known as non-scatterable glass, etc.	354	1-3
workmen's compensation law, payment of compensation under, for injuries received by employees operating or using	205	
Mount Everett state reservation , purchase of additional land for appropriation	315	
	426	264a
Mount Grace State Forest , maintenance of, appropriation	115	261
Mount Greylock , building located on, and destroyed by fire, sum received for insurance on, payment to Berkshire county	Resolve 69	
appropriation	426 750a, Page 572	
memorial beacon on summit of, in memory of Massachusetts men and women who have served their country in time of war, construction of	411	1, 2
appropriation	426 15Sb, Page 572	
Muddy river , Leverett pond and, in town of Brookline and city of Boston, dredging of	97	1, 2
Municipal advertising , appropriations and expenditures for	223	
Municipal courts (see District courts).		
MUNICIPAL FINANCE:		
accounts, auditing and installing of, appropriation	115	314, 315
appropriations, American Legion, national convention of, facilities for public entertainments in connection with, to provide automobile accidents, prevention of, for	67	
band concerts, for	365	
conventions, holding of, and entertainment of distinguished guests, expenditures in connection with, for	46	
	277	
mosquitoes, eradication of, for	96	
municipal advertising, for	223	
public landing places, to provide, and to maintain docks, piers, etc.	164	
tercentenary of founding of Massachusetts Bay colony, observance of, for	24	
uniforms for members of police and fire departments, purchase of, for	351	
assessments, amount of, to be made upon municipalities in metropolitan districts for certain new state projects and undertakings, furnishing of information relative to, to said municipalities	222	
Massachusetts Bay colony, tercentenary of founding of, municipal expenditures for observance of	24	
school committees, expenditures by, for safety of pupils in crossing public ways	314	
tax limit, etc., cities having, certain determinations in connection with, as affected by excise tax on registered motor vehicles	244	3
See also City and town treasurers.		
Municipal lighting plants , sale of, further restricted	369	1, 2
supply of gas or electricity in bulk, compulsory, by	383	
MUNICIPAL OFFICERS AND EMPLOYEES:		
accounts of (see Municipal finance).		
army nurses in service of cities, towns or districts, conferring of certain retirement rights upon	161	
organized militia, organized reserve of the army of the United States or United States naval reserve forces, in service of, to receive pay without loss of ordinary remuneration, etc.	157	
temporary officers, certain, appointment in certain cases	172	
See also specific titles of officers, etc.		
Municipal ordinances and by-laws (see Ordinances and by-laws).		
Music , parades with, on Lord's day, civic and fraternal organizations, by, during current year, permitted	Resolve 61	
war veterans' organizations, by, permitted	90	
public celebrations, for, appropriations by cities and towns for	46	
Mutual insurance companies (see Insurance, companies).		
Mystic lake , upper, public bath house on southerly shore of, in town of Winchester, construction and maintenance by metropolitan district commission	254	
appropriation	426	754b

	Chap.	Item or Section.
Mystic river , development of, for recreational and other uses, investigation as to Resolve	22	
appropriation	426	754a
highway and bridge over, in city of Medford, construction of, investigation as to Resolve	22	
appropriation	426	754a
Mystic Valley parkway , junction of, and Main street in city of Medford, construction of overpass or underpass at, investigation as to Resolve	22	
appropriation	426	754a

N.

Names of persons , decrees of probate courts changing	153	1, 2
Nantasket beach reservation , appropriation	115	756, 757
supplementary	426	757
NANTUCKET COUNTY:		
deer, hunting in, prohibited	393	2, Subs. 109
prisoners, certain, held in jail in, removal to a jail in Barnstable or Bristol county	128	1, 2
Nantucket, town of (see Cities and towns).		
Naphtha (see Explosives and inflammable fluids).		
National banks (see Banks and banking).		
National flag , display at polling places	149	
National guard (see Militia).		
Naturalization fees , disposition by clerks of courts	331	
Nautical school, Massachusetts (see Massachusetts nautical school).		
Naval service , military and, of the United States (see Soldiers, sailors and marines; Veterans).		
Necessaries of life , commission on, appropriation	115	183
division on, establishment of, in department of labor and industries, and director of said division vested with certain powers in event of a fuel emergency	410	1-5
Needham, town of (see Cities and towns).		
Needy persons , aged, adequate assistance to certain, provision for support of certain, having no legal settlement, method of reimbursing cities and towns for, changed	402	1-3
.	66	
Neglected children , laws relative to, continuation of investigation of Resolves	2, 16	
appropriation	115	32
supplementary	426	32
New Bedford , and Fairhaven bridge, care of, transferred to state department of public works	406	1-3
appropriation	426	Page 571
city of (see Cities and towns).		
state pier, appropriation	115	706
textile school, appropriation	115	376
Newburyport Turnpike , parkway or boulevard from, to Lynn woods, taking of land for, etc.	420	22, 23, 25
New England railroad committee , joint, expenses of work of, appropriation	115	102
New London Northern Railroad Company , interest held by Central Vermont Railway, Inc., in the railroads, franchises and other property of, relative to	191	1, 2
Newport, Rhode Island , United States naval hospital at, Massachusetts veterans receiving hospital treatment at, etc., made eligible to receive military aid	195	
Newton , city of (see Cities and towns).		
district court of, adequate accommodations for, providing by Middlesex county commissioners	126	1-4
Police Benefit Association, Incorporated, powers of	151	1, 2
New York, New Haven and Hartford Railroad Company , grain elevator, proposed, on state property at South Boston, leasing of, to, investigation relative to Resolve	37	
highways crossing tracks of, construction of certain	420	1, 2, 4
powers of, as affected by its interests in certain subsidiary companies	190	1-3
New York, state of , Bennington battlefield on Woloomsac heights in, monument on, erection by art commission Resolve	9	
appropriation	426	158a
Noble, Howard G. , acts as a notary public validated Resolve	3	
Nomination of candidates (see Elections).		
Non-intoxicating beverages (see Beverages).		

	Chap.	Item or Section.
NORFOLK COUNTY:		
appropriations for maintenance of, etc.	245	1, 2
register of probate, second assistant, for, appointment of	371	1, 2
registry of deeds for, recording in, of certain certifications of board of survey in town of Milton	273	4
tax levy	245	2
tuberculosis hospital, improvements at, provision for certain	10	1-3
NORMAL SCHOOLS:		
in general, appropriation	115	356-373
teachers in, granting to certain, of leave of absence for study or research	158	
Bridgewater, appropriation	115	356, 357
Fitchburg, appropriation	115	358-360
Framingham, appropriation	115	361, 362
Hyannis, appropriation	115	363, 364
Lowell, appropriation	115	365
North Adams, appropriation	115	366, 367
Salem, appropriation	115	368
Westfield, appropriation	115	369, 369½ 370
Worcester, appropriation	115	371, 371½ 372
new building for, land as a site for, to be conveyed to common- wealth, purchase by city of Worcester	286	1, 2
North Adams, city of (see Cities and towns).		
normal school, appropriation	115	366, 367
Northampton, city of (see Cities and towns).		
state hospital, appropriation	115	479-483
Northborough, town of (see Cities and towns).		
Northbridge, Athletic Field Commission, establishment, powers, etc.	271	1-6
town of (see Cities and towns).		
Northeastern University of the Boston Young Men's Chris- tian Association, degrees, granting by	22	
Northern artery, so-called, overpass or underpass carrying, over or under Washington street in city of Somerville, con- struction of, investigation relative to	48	Resolve
North metropolitan sewerage system (see Metropolitan districts, sewer districts).		
North Reading state sanatorium, appropriation	115	634-639
Norton, Alfred E., parents of, payment by commonwealth of sum of money to	26	Resolve
appropriation	426	751d
Norwood, town of (see Cities and towns).		
Notary public, commission as a, fee to be paid for, increased in certain cases	212	
Notes, commonwealth, of, terms of certain	425	2
Notice (see titles of specific proceedings).		
Nurses, army, public service, in, certain, conferring of certain re- tirement rights upon	161	
state aid, amount of, payable to certain, increased	186	
Nurses, board of registration of (see Civil service and registration, department of).		

O.

Obscene literature, books, etc., possession, sale, etc., penalty	162	
October mountain state forest, name of Walling mountain es- tablished for certain unnamed eminence in	5	Resolve
Odd Fellows Home of Massachusetts, real and personal estate, additional, holding by	47	
Officers, county (see Counties; also specific titles of officers).		
court (see Court officers).		
general court (see General court).		
municipal (see Municipal officers and employees).		
police (see Police officers).		
serving criminal process (see Mittimus).		
state (see Commonwealth, officers and employees of).		
Old age assistance, provision for	402	1-3
Old provincial state house, appropriation	115	182
One hundred and fourth United States infantry veterans association, American expeditionary forces, reunion of, in city of Gloucester, appropriation of money by said city in connection with	124	1, 2

	Chap.	Item or Section.
One-way street regulations, so-called, violation of, as affecting civil liability	57	1, 2
Open-air parking spaces for motor vehicles, licensing of	399	1, Subs. 56
Optometry, board of registration in (see Civil service and registration, department of).		
ORDINANCES AND BY-LAWS:		
bootblack, business of, carrying on of, on Lord's day, prohibition by	143	
Organizations (see Churches and religious societies; Corporations; Fraternal benefit societies).		
Orleans, town of (see Cities and towns).		
Ornithology, division of (see Agriculture, department of).		
Orthodox Congregational Society of Shirley, consolidation of, and certain other corporations	76	1-5
Oyster Harbor, Inc., construction and maintenance by, of certain bridge over tide water in town of Barnstable	82	1, 2
Oysters (see Shellfish).		

P.

Pages, general court (see General court).		
Palmer, town of (see Cities and towns).		
Pamphlet edition, acts and resolves, appropriation	115	197
Pamphlets, obscene, etc., possession, sale, etc., penalty	162	
Paper, purchase of, appropriation	115	147
Parades, firearms, with, by certain war veterans' organizations	72	
Lord's day, on, with music, civic and fraternal organizations, by, during current year, permitted	Resolve 61	
war veterans' organizations, by, permitted	90	
Pardons, advisory board of (see Correction, department of).		
Parent and child, mothers with dependent children, furnishing of aid to	381	
Parker river, Essex county, in, construction of fish ways on	147	
appropriation	426	275a
Parking spaces, open-air, for motor vehicles, licensing of	399	1, Subs. 56
Park reservations, future acquisition and maintenance of, for recreational or other purposes within commonwealth, special commission to make study relative to, etc.	Resolves 33, 50	
appropriation	426	32e
maintenance, appropriation	115	753
supplementary	426	753
Parkways (see Boulevards and parkways).		
Parole, boys', department of public welfare, appropriation	115	574-576
deficiency	115	Page 136
girls', department of public welfare, appropriation	115	577, 578
Parole, board of (see Correction, department of).		
Partnerships, gas and electric companies, affiliated with, examination by department of public utilities	395	
"Patients' funds", unclaimed funds at certain state hospitals known as, payment to state treasurer, etc.	176	
Pembroke, town of (see Cities and towns).		
PENAL AND REFORMATORY INSTITUTIONS:		
in general, prisoners in, liberty permits for, and certain orders relative thereto, issuance of	60	1, 2
prison service, classified, under civil service laws, applicants for positions in, requirement of information from, as to certain offences, prohibited	242	
workmen's compensation law, provisions of, not to apply to inmates of, performing labor, etc.	159	
commonwealth, of, Massachusetts reformatory, appropriation	115	545-547
supplementary	426	545, 547a
senior physician, chaplain and parole clerk of, salaries of	360	1-3
prison camp and hospital, appropriation	115	548
reformatory for women, appropriation	115	549-553
supplementary	426	549
state farm, appropriation	115	542, 543
supplementary	426	542
state prison, appropriation	115	544
supplementary	426	544, 544a
state prison colony, appropriation	115	554, 555
deficiency	426	Page 568
supplementary	426	554, 555

	Chap.	Item or Section.
PENAL AND REFORMATORY INSTITUTIONS — Concluded.		
counties, of , jails and houses of correction, retirement of certain officers of, and payments to families of such officers who die from injuries received in line of duty	413	
Nantucket or Dukes county, certain prisoners held in jail in, removal to a jail in Barnstable or Bristol county	128	1, 2
Penalties (see Fines, penalties and forfeitures).		
Pensions (see Retirement systems and pensions).		
Pensions, state aid and, commissioner of (see State aid and pensions, commissioner of).		
Perch (see Fish and fisheries).		
Perkins, Charles B. , estate of, amount of taxes erroneously assessed upon and collected from, refunding by city of Quincy	260	
Perlak, Joseph , refunding to, and others by city of Chicopee of an over-assessment of taxes	266	1, 2
Permits (see Licenses and permits).		
Permits for prisoners to be at liberty (see Prisoners).		
Personal injuries , compensation of certain public employees for, appropriation	115	744
supplementary	426	744
defective condition of premises or adjoining ways, caused by, actions against abutting owners for, giving of notice in	98	1, 2
motor vehicles, caused by, security for civil liability for (see Motor vehicles, insurance in relation to).		
See also Workmen's compensation law.		
Personal property , corporations, charitable, etc., capacity to hold	38	
Petroleum (see Explosives and inflammable fluids).		
Pharmacy, board of registration in (see Civil service and registration, department of).		
Philippine insurrection , persons who served as army nurses in, and are in public service, certain retirement rights conferred upon	161	
veterans of, granting to, of certain tax exemptions	189	
wives and widows of, eligibility of, to certain benefits	233	1, 2
See also Veterans.		
Phrases (see Words and phrases).		
Physicians , department of industrial accidents, appearing before, on behalf of injured employees, fees for	330	
Pickerel (see Fish and fisheries).		
Pictures , obscene, etc., possession, sale, etc., penalty	162	
Piela, Martin , refunding to, and others by city of Chicopee of an over-assessment of taxes	266	1, 2
Piers, wharves, etc. , maintenance by cities and towns	164	
Pipe lines, conduits and cables , beyond established harbor lines, licensing of	99	1, 2
Pittsfield, city of (see Cities and towns).		
Plant pest control, division of (see Agriculture, department of).		
Plumbers , licenses of, deferred renewal of, provision for state examiners of (see Civil service and registration, department of).	397	1, 2
Plunkett, W. B., Memorial Hospital , maintenance of, as a public hospital by town of Adams and election of trustees of said hospital by inhabitants of said town	32	1-3
PLYMOUTH COUNTY:		
appropriations for maintenance of, etc.	245	1, 2
tax levy	245	2
Poland, Consulate General of , New York, at, payment of sum of money to, for transmission to heirs of Stefan Dzieciatko	25	
Resolve	426	751c
Police departments , in general, police patrol wagons and other vehicles used by, etc., inclusion within certain provisions of motor vehicle laws	332	1-6
promotion in, physical requirements for	423	
uniforms for members of, purchase of, appropriations by cities and towns for	351	
Boston, Garrett, Oliver B., service of, as member of, matters dealing with, etc., investigation of, by attorney general	4, 13	
Montague, John F., former member of, widow of, payment by commonwealth of sum of money to	59	
Resolve	426	751i
appropriation	387	1-4
pensioning certain members of	387	
Lynn, temporary reinstatement of Charles E. Berry as member of	81	1, 2

	Chap.	Item or Section.
Police departments , Manchester, reserve police force, establishment in	11	1-4
Marblehead, reinstatement of Benjamin F. Doliber, 2nd, as a member of	378	1, 2
Police officers , appointments to regular police forces in cities and towns in which police forces are within classified civil service and reserve police forces are established	160	
classified police service under civil service laws, applicants for positions in, requirement of information from, as to certain offences, prohibited	242	
general court officers to have and exercise powers of, in certain cases	389	1
killed in performance of duty, payment of compensation to dependents of	182	1, 2, 4-6
one day off in every eight days, local acceptance of provisions of general law granting	241	1-3
promotion of, under civil service rules, physical requirements for	423	
reserve police force, establishment in certain towns	15	
state, retired, compensation, appropriation	115	742
See also Public safety, department of.		
Police patrol , state (see Public safety, department of: divisions of: state police).		
Police patrol wagons , etc., inclusion within certain provisions of motor vehicle laws	332	1-6
Police , state, division of (see Public safety, department of).		
Policies of insurance (see Insurance).		
Polling places , display of national flag at	149	
See also Elections.		
Ponds (see Waters and waterways).		
Pondville hospital at Norfolk , appropriation	115	650-653
Poor debtors , supplementary proceedings in civil actions under law relating to, investigation relative to, by judicial council	6	
Port authority , Boston, employees and other assistants of, exempted from civil service laws	236	1, 2
port of Boston, adequacy of terminal facilities of, etc., investigation relative to, by, etc.	37	
Porters , state house (see State house).		
Portuguese Continental Union of the United States of America , incorporation and certain acts and proceedings of, validated	206	
Postmaster , general court (see General court).		
Poultry , places where kept, penalty for unlawfully entering, etc.	185	
Power companies , control of, etc., investigation as to, appropriation	426	32a
Power excavators and graders , inclusion within certain provisions of motor vehicle laws	332	1-6
Power plants , relative to, as affecting emission of smoke	412	1, 2
PRACTICE IN CIVIL ACTIONS:		
debts, collection of, certain procedure for expediting, made applicable in district courts	65	1, 2
district courts, appellate divisions of, other than municipal court of city of Boston, reports to, time for filing requests for, extended	54	1, 2
mandamus, writs of, to compel reinstatement of certain persons to positions in classified civil service, limitation of time for bringing petitions for	243	
notice, giving of, in snow and ice cases	98	1, 2
supplementary proceedings in civil actions, investigation relative to, by judicial council	6	
uniformity in, investigation relative to, by judicial council	6	
See also Actions, civil; Bail; Equity jurisdiction; Evidence.		
Premises (see Real property).		
Premiums , officials' bonds, on, reimbursement, appropriation	115	746
See also Insurance; Motor vehicles, insurance in relation to.		
Primaries (see Elections).		
Prison camp and hospital , appropriation	115	548
Prisoners , bail, admission to (see Bail).		
labor, performing, etc., provisions of workmen's compensation law not to apply to, etc.	159	
Nantucket or Dukes county, held in jail in, removal of certain, to a jail in Barnstable or Bristol county	128	1, 2
penal institutions, in, liberty permits for and certain orders relative thereto, issuance by board of parole	60	1, 2

	Chap.	Item or Section.
Prisoners , psychiatric examination of, appropriation	115	442
See also Mittimus.		
Prison officers and instructors , retired, compensation, appropriation	115	741
Prison service , classified, under civil service laws, applicants for positions in, requirement of information from, as to certain offences, prohibited	242	
Prison, state (see State prison).		
Private gardens or private grounds , work, certain, in or about certain, on Lord's day, authorized	179	
Probate and insolvency , judges, appraisers, appointment by, etc.	213	1-3
burial expenses of wards, making provision for, by certain guardians and conservators, powers as to	237	
Norfolk county, in, second assistant register, appointment by	371	1, 2
registers, appraisers, appointment by	213	1-3
appropriation	115	60-74
supplementary	426	61, Page 570
classification of, and of assistant registers, etc.	400	6
Norfolk county, second assistant register for, appointment of	371	1, 2
United States veterans' bureau, certain incompetent beneficiaries of, duties as to, etc.	384	1-5
See also Probate courts.		
PROBATE COURTS:		
appraisers, appointment by, etc.	213	1-3
appropriation	115	56-74; 61, Page 570
deficiency	115	Page 134
burial expenses of wards, making provision for, by certain guardians and conservators, powers as to	426	Page 567
decrees of, changing names of persons	237	
Hampden county, sessions in	153	1, 2
"patients' funds", unclaimed funds at certain state hospitals known as, establishment of right to, by petition to	112	1, 2
registers (see Probate and insolvency, registers).	176	
United States veterans' bureau, certain incompetent beneficiaries of, proceedings and duties relative to, etc.	384	1-5
Probate judges (see Probate and insolvency, judges).		
PROBATION, BOARD OF:		
appropriation	115	87, 88
Process , service of (see Service of process).		
Professional bondsmen , law relative to, clarified	240	1-3
Professional boxing and wrestling , investigation relative to	43	
appropriation	426	32g
Property , personal (see Personal property).		
real (see Real property).		
taxation of (see Taxation).		
Prorogation of general court , statement as to	Page 615	
Prosecutions (see Criminal procedure and practice).		
Province lands , care and maintenance of, appropriation	115	698
mosquito-breeding prevention in, provision for	300	
appropriation	426	708a
tract of land within limits of, conveyance to United States for use as a coast guard station, and cession of jurisdiction in and over such tract	386	
Provincetown, town of (see Cities and towns).		
Przybyla, Simon J. , refunding to, and others by city of Chicopee of an over-assessment of taxes	266	1, 2
Psychiatric examinations of prisoners , appropriation	115	442
Public accountants, registration of , appropriation	115	409, 410
Public bequest fund , advertising of, appropriation	115	187
Public employees , compensation for injuries sustained by, appropriation	115	744
supplementary	426	744
PUBLIC HEALTH, DEPARTMENT OF:		
in general , appropriation	115	597-653
supplementary	426	599-640
Braintree, town of, construction and operation by, of system of sewers, powers and duties as to	17	1, 13
sewer connection for, with south metropolitan sewerage system, approval by	398	1
Hanover, town of, water supply for, approval by	39	2

	Chap.	Item or Section.
PUBLIC HEALTH, DEPARTMENT OF —Concluded.		
in general , Mystic and Malden rivers, development of certain sections of, for recreational and other uses, investigation as to, by metropolitan district commission and	Resolve 22	
appropriation	426	754a
Mystic river, highway and bridge over, in city of Medford, construction of, investigation as to, by metropolitan district commission and	Resolve 22	
appropriation	426	754a
Mystic Valley parkway and Main street in city of Medford, junction of, construction of overpass or underpass at, investigation as to, by metropolitan district commission and	Resolve 22	
appropriation	426	754a
Norfolk county tuberculosis hospital, certain improvements at, approval by	10	1
Pembroke, town of, water supply for, approval by	280	2
Pittsfield, city of, water supply by, to additional part of town of Lenox, terms and conditions of, determination by, if, etc.	250	
Savoy, town of, certain payment to, as partial reimbursement for money expended in care and treatment of certain tubercular patient, approval by	Resolve 31	
Shelburne Falls Fire District, taking by, of water from additional sources, approval of	69	1, 2
Southborough Fire and Water District, water supply for, approval by	133	2, 13, Part II
Southborough, town of, water supply for, approval by	133	3, 8, Part I
South Seekonk Water District of Seekonk, water supply for, approval by	225	2
tuberculosis, pulmonary, temporary care and treatment at certain institutions of certain persons suffering from, powers as to	52	
Walpole, town of, system of sewers, construction and operation by, powers and duties as to	120	13
Westwood, town of, water supply for, etc., approval by	248	2, Part I 2, Part II
Weymouth, town of, admission to metropolitan sewerage district, location of certain sewers in connection with, approval by	419	2
commissioner , Fort Point Channel and South Bay in Boston harbor, filling in part of, commission to further investigate as to, to be member of	Resolve 29	
shellfish, plants for purification of, approval by	235	
communicable diseases, division of, appropriation	115	607, 608
engineering division, appropriation	115	619, 620
supplementary	426	619, 620
hygiene, division of, appropriation	115	603-606
supplementary	426	605
laboratories, division of, appropriation	115	621, 622
tuberculosis, division of, appropriation	115	623-649
supplementary	426	628, 640
Public institutions (see titles of specific institutions).		
Public landing places , appropriations by cities and towns to provide, etc.	164	
Public libraries , division of (see Education, department of).		
Public moneys (see County finance; Municipal finance; State finance).		
Public records , supervisor of, appropriation	115	194
vital statistics, of, relative to	169	
PUBLIC SAFETY, DEPARTMENT OF:		
in general , appropriation	115	654-679
supplementary	426	655-677
fire prevention, uniform system of, throughout commonwealth, powers and duties as to	399	1, 5-7
members of, doing police duty, killed, etc., payment of compensation to dependents of	241	1, 3
appropriation	115	748
secretary of, salary of, subjected to classification	256	
boards, etc., in:		
boiler rules, appropriation	115	670, 671
membership of	408	

	Chap.	Item or Section.
PUBLIC SAFETY, DEPARTMENT OF — Concluded.		
boards, etc., in — Concluded.		
boxing commission, appropriation	115	678, 679
elevator regulations, board of, appropriation	115	669
commissioner:		
boiler rules, board of, boiler inspector of division of inspection as a member of, designation by	408	
fire prevention, uniform system of, throughout common- wealth, powers and duties as to	399	1, 5, 7
infernal machines, seizure of, notice to, etc.	317	
members of department doing police duty, killed, etc., pay- ment of compensation to dependents of, powers and duties as to	241	1
divisions of:		
fire prevention, appropriation	115	673-677
supplementary	426	677
state fire marshal, appropriation	115	673-677
supplementary	426	677
fire prevention, uniform system of, throughout common- wealth, powers and duties as to	399	1, 3, 5, 7
inspection, appropriation	115	663-668
boiler inspector of, as a member of board of boiler rules	408	
state police, appropriation	115	657-662, 672
supplementary	426	658
Public schools (see Schools, public).		
Public service corporations, dissolution of certain		
See also Gas and electric companies; Railroads; Street railways.	292	1-5
Public utilities, control and conduct of, in this commonwealth, in- vestigation as to, appropriation		
	426	32a
PUBLIC UTILITIES, DEPARTMENT OF:		
in general, appropriation	115	712-730
supplementary	426	730a; 728, Page 571
Bernardston Fire and Water District, certain powers and duties as to	93	2, 3
Boylston street subway, alterations and extensions to, to eliminate crossing at grade at Governor square in Bos- ton by cars using said subway, etc., certain powers as to	394	1, 3
Braintree, town of, construction, etc., by, of drains or sewers within railroad locations, approval by, when	17	4
Central Vermont Railway, Inc., interest held by, as lessee in the railroads, franchises and other property of the New London Northern Railroad Company, transactions in connection with, approval by	191	1, 2
Dedham Water Company, furnishing of water by, to town of Westwood, approval of rates by	248	3, Part I
gas and electric companies, contracts, certain, of, approval by corporations and others affiliated with, examination by	342 396 395	
gas and electricity, supply of, in bulk, compulsory, powers and duties as to	383	
Gloucester, city of, sale and conveyance of water by, to town of Rockport, terms and conditions for, approval by, if, etc.	345	1
grade crossings, abolition of, powers and duties as to	417	1-14
Hanover, town of, construction, etc., by, within railroad loca- tions for water supply purposes, approval by, when	39	2
Marblehead, town of, construction, etc., by, within railroad locations, approval by, when	328	2
Millerville Fire and Water District, construction, etc., by, within railroad locations for water supply purposes, ap- proval by, when	88	3
motor vehicles carrying passengers for hire, laws and regula- tions affecting, revision, codification, etc., of, by	38	
appropriation	426	730a
municipal lighting plants, sale of, powers as to	369	1, 2
New York, New Haven and Hartford Railroad Company, cer- tain restrictions imposed upon, in connection with its interests in certain subsidiary companies, certain powers as to	190	2, 3
Penbroke, town of, water supply for, certain powers and duties as to	280	1, 2
railroad trains and cars, equipment of, with tools and other safety devices, orders for, by	211	1, 2

	Chap.	Item or Section.
PUBLIC UTILITIES, DEPARTMENT OF— Concluded.		
in general, securities, promotion and sale of, laws relating to, survey and study of, by	Resolve	
appropriation	56	
Shelburne Falls Fire District, construction, etc., by, within railroad locations for water supply purposes, approval by, when	426	32k
Southborough Fire and Water District, construction, etc., by, within railroad locations for water supply purposes, approval by, when	69	1, 2
Southborough, town of, construction, etc., by, within railroad locations for water supply purposes, approval by, when	133	2, Part II
South Seekonk Water District of Seekonk, construction, etc., by, within railroad locations for water supply purposes, approval by, when	133	3, Part I
Stony Brook grade crossing on Boston Post road in town of Weston, abolition of, plans in connection with, approval by	225	2
Walpole, town of, construction, etc., by, of drains or sewers within railroad locations, approval by, when	356	2
Westwood, town of, construction, etc., by, within railroad locations for water supply purposes, approval by, when	120	5
Westwood, town of, construction, etc., by, within railroad locations for water supply purposes, approval by, when	248	2, Part II
commission , director of division of smoke inspection, appointment, etc., by	380	1
smoke inspection, division of , establishment, powers, duties, etc.	380	1-3
plants or furnaces for burning fuel and waste material, as affecting emission of smoke, powers and duties as to	412	1, 2
telephone and telegraph division , appropriation	115	716
Public ways (see Ways, public).		
PUBLIC WELFARE, DEPARTMENT OF:		
in general, aged citizens, adequate assistance to certain, providing of, powers and duties as to	402	1
appropriation	115	556-596
deficiency	115	Page 136
supplementary	426	556-588
foreign charitable corporations, registration of, before acting in commonwealth, and reports by such corporations, powers and duties as to	170	2
tuition and transportation rates for certain public charges, payment by	290	
unincorporated trustees of charitable trusts, certain, filing of annual reports by, with	209	
commissioner , crippled children, education of, powers and duties as to	368	
foreign charitable corporations, registration of and filing of reports by certain, powers as to	170	2
salary of	374	1, 2
divisions of:		
aid and relief, appropriation	115	560-567
child guardianship, appropriation	115	568-571
juvenile training, appropriation	115	572-585
deficiency	426	Page 563
Massachusetts training schools, trustees of, in (see Massachusetts training schools).	115	Page 136
Public welfare, local boards of , aged citizens, adequate assistance to certain, providing of, powers and duties as to	402	1
mothers with dependent children, aid to, furnishing by	381	
Public works , state, new, etc., amount of assessments recommended to be made upon municipalities in metropolitan districts for certain, furnishing of information to said municipalities relative to	222	
PUBLIC WORKS, DEPARTMENT OF:		
in general, airport purposes, additional leases of state land in East Boston to city of Boston for, by	Resolve	
appropriation	53	
deficiency	115	680-711
supplementary	426	Page 136
automobiles used for carriage of passengers for hire, type of glass of wind shields of, approval by	354	1

	Chap.	Item or Section.
PUBLIC WORKS, DEPARTMENT OF — Continued.		
in general , Boston and Worcester Turnpike, so-called, proposed widening of, lands taken by Worcester county in connection with, entry by	319	1
bridges on main through routes of travel, taking over and maintenance of, by commonwealth, special commission to investigate as to, assistance to, by	Resolve 63	
grade crossings, abolition of, powers and duties as to	417	1-14
Hampden Railroad Corporation, The, highway bridges over former location of, in certain towns, removal by	388	1-3
appropriation	426	686a, Page 571
highway and other improvements in certain cities and towns within metropolitan district, powers and duties as to	420	1-18
appropriation	425	2
	426	693a-765a, Page 573
highway conditions in certain cities and towns within metropolitan district, investigation as to, by	Resolve 48	
highway, West Tisbury and Chilmark, in, construction by, contribution toward cost of, borrowing of money for, by Dukes County	122	1, 2
historic places, signs and markers at, erection by	Resolve 10	
Lake Quannapowitt in town of Wakefield, certain regulations as to, approval by, etc.	35	2, 5
Lynn harbor, surface water drainage works outside harbor line in, construction and maintenance by city of Lynn, plans, etc., as to, approval by	59	1
Marblehead, town of, digging up of state highways by, for water supply purposes, approval by	328	2
Marshfield, town of, dredging and filling certain shore areas in, by, for purpose of improving Green Harbor and providing land for an aviation field	199	1, 2
motor vehicles, certain used, disposal of, and licensing of motor vehicle junk yards, investigation as to, by	Resolve 24	
New Bedford and Fairhaven bridge, care of, transferred to	406	1-3
appropriation	426	Page 571
pipe lines, conduits and cables beyond established harbor lines, licensing, etc., by	99	1, 2
ponds, measurement by	393	2, Subs. 43
port of Boston, adequacy of terminal facilities of, and advisability of constructing a grain elevator on harbor-front property of commonwealth at South Boston, investigation as to, by, etc.	Resolve 37	
province lands in town of Provincetown, mosquito-breeding prevention in, powers and duties as to	300	
appropriation	426	708a
Provincetown, town of, tract of state land in, conveyance to United States by, etc.	386	
Southern New England Railroad Corporation, bridges carrying public highways over its location within commonwealth, repair and maintenance of, powers and duties as to state highways, contracts for construction of, certain, making by, in anticipation of appropriations	308	2
	5	
Stony Brook grade crossing on Boston Post road in town of Weston, powers and duties as to	356	1-5
Taunton river, improvement of certain part of, powers and duties as to	405	
Tyngsborough, town of, laying out and construction of certain improvements in, by Middlesex county, lands taken for, entry upon, by, etc.	303	1
Winthrop, town of, part of, known as Winthrop Highlands, construction of breakwater and certain marine improvements in, investigation as to, by	Resolve 23	
commissioner , Fort Point Channel and South Bay in Boston harbor, filling in part of, commission to further investigate as to, to be member of	Resolve 29	
commissioner and associate commissioners , Gloucester, city of, fish pier in, construction by commonwealth, special commission to investigate relative to advisability of, to be members of	Resolve 32	
highways, functions relating to , appropriation	115	683-695
deficiency	115	Page 136
	426	Page 568
supplementary	426	686, 689; 686-693a, Page 573

	Chap.	Item or Section.
PUBLIC WORKS, DEPARTMENT OF —Concluded.		
registrar of motor vehicles, aircraft, powers and duties as to	33	1-3
appropriation	115	692-694
supplementary	426	692, 693
examiners or investigators appointed by, false impersonation of, penalty for	21	
See also Motor vehicles.		
waterways and public lands, functions relating to, appro-		
priation	115	696-711
deficiency	426	Page 568
supplementary	426	700-709
Pumping stations, metropolitan district commission, under control of, engineers and firemen and other employees in, weekly half holidays for	421	1, 2

Q.

Quahaugs (see Shellfish).		
Quannapowitt, Lake, Wakefield, in, control of	35	1-5
Quartermaster, state, appropriation	115	127-139
supplementary	426	129
Quincy, bay, sanitary condition of, improvement of, by construction of embankment from Squantum to town of Hull, and construction of roadway on such embankment, investigation as to	Resolve 63	
appropriation	426	320, Page 570
city of (see Cities and towns).		
shore reservation, Moswetusetz Hummock in city of Quincy, acquisition by metropolitan district commission as an addition to	337	
appropriation	426	753a

R.

Race Run, dike across, construction of, for mosquito-breeding prevention in province lands in town of Provincetown	300	
appropriation	426	708a
Radcliffe College, additional property, holding by	28	
Railroad committee, New England, expenses of work of, appropriation	115	100
Railroads, grade crossings, abolition of	417	1-14
trains and cars of, equipment of, with certain tools and other safety devices	211	1, 2
See also Boston and Maine Railroad; Central Vermont Railway, Inc.; Hampden Railroad Corporation, The; New London Northern Railroad Company; New York, New Haven and Hartford Railroad Company; Southern New England Railroad Corporation; Union Freight Railroad Company.		
Railways, street (see Street railways).		
Randolph, town of (see Cities and towns).		
Real property, alienation of, conveyance by deed, certified copies of certain deeds, recording of	267	
recording of, fee for	253	1, 3
corporations, charitable, etc., capacity to hold	38	
defective condition of, caused by snow or ice, giving of notice in actions for	98	1, 2
mortgages of, recording of, fees for	253	1, 3
sale of, by guardians and conservators, license and application for, to state whether ward is married or single	138	1, 2
title to, registration of (see Registration of title to land).		
Rebellion, war of the (see Civil war).		
Reclamation board, state, appropriation	115	248
supplementary	426	248
mosquito control project comprising towns of Barnstable county, powers and duties as to	379	1, 2
province lands in town of Provincetown, mosquito-breeding prevention in, consultation by department of public works as to, with	300	
Reclamation, soil survey and fairs, division of (see Agriculture, department of).		
Recognizances, appearance before certain district courts, for	154	1, 2

	Chap.	Item or Section.
Records, business, made in course of, certain, admissibility of, in evidence	87	1, 2
gold star record of Massachusetts in world war, distribution of	Resolve 8	
public (see Public records).		
vital statistics, of, relative to	169	
war, civil, preparation of, appropriation	115	104
printing and distribution of	Resolve 64	
appropriation	426	158c, Page 570
Red Cross, American National (see American National Red Cross, The).		
Referendum (see Initiative and referendum).		
Reformatory for women, appropriation	115	549-553
supplementary	426	549
Reformatory institutions (see Penal and reformatory institutions).		
Reformatory, Massachusetts (see Massachusetts reformatory).		
Registered bottles and other containers, property rights in, protection of	155	
REGISTERS AND REGISTRIES OF DEEDS:		
Norfolk county, registry of deeds for, recording in, of certain certifications of board of survey in town of Milton	273	4
recording, filing, etc., of instruments with:		
deeds and other writings affecting land, certain, recording of certified copies of	267	
fees for	253	1-3
Registers and registries of probate and insolvency (see Probate and insolvency, registers).		
Registrar of motor vehicles (see Public works, department of).		
Registrars of voters, cessation of registration by	326	1, 2
sessions of, prior to special primaries	113	
Registration (see Licenses and permits; also specific titles).		
Registration, civil service and, department of (see Civil service and registration, department of).		
Registration, division of (see Civil service and registration, department of).		
Registration of title to land, deeds, etc., certain, certified copies of, recording of, in connection with	267	
Rehabilitation, vocational, and co-operative with federal government, appropriation	115	327, 328
Relief, aid and, division of (see Public welfare, department of).		
Religious societies (see Churches and religious societies).		
Rendition, interstate, investigation relative to, by judicial council	Resolve 6	
Reporter of decisions of supreme judicial court, accommodations and facilities for housing, etc., investigation relative to	Resolve 54	
appropriation	426	32j
appropriation	115	42, 43
deficiency	115	Page 134
supplementary	426	43
office expenses of	89	
Representative districts, apportionment of, proposed amendment to constitution relative to	Pages 608, 614	
Representatives, house of (see General court).		
Representative town meetings (see Town meetings).		
Reservation, Doane's Falls, establishment of	334	1-5
state, Mount Everett, purchase of additional land for	315	
appropriation	426	264a
Reservations, park, appropriation	115	753
supplementary	426	753
future acquisition and maintenance of, for recreational or other purposes within commonwealth, special commission to make study relative to, etc.	Resolves 33, 50	
appropriation	426	32c
Reserve police forces, Manchester, establishment in	11	1-4
towns, establishment in certain	15	
Reservoirs (see Waters and waterways).		
Resolves (see Acts and resolves; Statutes).		
Retirement, state board of (see Retirement systems and pensions, commonwealth, of).		
RETIREMENT SYSTEMS AND PENSIONS:		
in general, policemen and firemen killed in performance of duty, payment of certain compensation to dependents of, as alternative to benefits under, etc.	182 241	1, 4 1

	Chap.	Item or Section.
RETIREMENT SYSTEMS AND PENSIONS —Concluded.		
pensions, army nurses, certain, in public service, for	161	
Boston, city of, police department of, certain members of, for	387	1-4
Fall River, city of, laborers in employ of, for	71	1, 2
firemen in certain cities, for	70	
Garrett, Oliver B., awarded to, as member of police department of city of Boston, circumstances surrounding, investigation of, by attorney general	Resolves 4, 13	
judges, certain, appropriation	115	35, 49, 57
Lowell, city of, laborers in employ of	61	1, 2
Lynn, police department of, temporary reinstatement in, of Charles E. Berry for purpose of retirement	81	1, 2
police officers, state, appropriation	115	742
prison officers and instructors, appropriation	115	741
state employes, appropriation	115	218, 739-745
teachers, appropriation	115	351, 352
See also, <i>in fra</i> , retirement systems.		
veterans, certain, appropriation	115	739, 740, 745
supplementary	426	745
retirement systems, commonwealth, of, appropriation	115	{ 216-218, 739-743
board of retirement, appropriation	115	216-218
refunding of contributions of members and prospective members of, in case of their decease	335	1-4
retirement allowances provided under, investigation relative to	Resolve 49	
appropriation	426	32i
counties, of, retirement of certain officers of certain county penal institutions and payments to families of such officers who die from injuries received in line of duty	413	
Newton, city of, for employes of, retirement allowances under, increased	109	
Somerville, city of, employes of, for, provision for	184	1-22
teachers, of, deficiencies in annuity fund for active or retired members of, to be made good by commonwealth, and imposition upon commissioner of insurance of certain duties in relation to such system	238	1-4
retirement board, appropriation	115	349-352
Revere, Beach parkway, overpass carrying, over Broadway and Main street in city of Everett, construction of, investigation relative to	Resolve 48	
overpass or underpass for vehicular traffic on, at its junction with Broadway in city of Revere, etc., construction of	{ 420 {	{ 5-7, 11, 13, 15, 18
Squire road in city of Revere, extension of, from Broadway to, investigation relative to	Resolve 48	2
traffic circle at intersection of Middlesex Fells parkway and, in city of Medford, construction of	420	20, 23, 25
city of (see Cities and towns).		
Rivers (see Waters and waterways).		
Road rollers, inclusion within certain provisions of motor vehicle laws	332	1-6
Roads (see Ways).		
Rockland, town of (see Cities and towns).		
Rockport, town of (see Cities and towns).		
Rounian, John, heirs of, payment by commonwealth of sum of money for transmission to	Resolve 19	
appropriation	426	751
Roxbury canal, storm and sewage overflows and drainage discharging into, investigation as to	Resolve 29	
appropriation	426	32c
Royalston, town of (see Cities and towns).		
Rutland state sanatorium, appropriation	115	640-643
supplementary	426	640

S.

Safety, activities, program of, designed to prevent automobile accidents, appropriations by cities and towns for	365	
devices, railroad trains and cars, equipment of, with	211	1, 2
pupils, of, in crossing public ways, expenditures by school committees for	314	
Safety, public, department of (see Public safety, department of).		

	Chap.	Item or Section.
Sailors (see Soldiers, sailors and marines).		
Salaries (see titles of specific officers, etc.).		
Salem , city of (see Cities and towns).		
normal school, appropriation	115	368
Sale of securities act (see Securities, sale, etc., of).		
Sales , merchandise, etc., of, stopping of vehicles on state highways or accessing occupants of vehicles stopped thereon for pur- pose of making, etc., prohibited	139	
See also names of specific articles of personal property.		
Salmon (see Fish and fisheries).		
SANATORIA, STATE:		
in general, appropriation	115	628-649
supplementary	426	628, 640
Lakeville, appropriation	115	628-633
supplementary	426	628
North Reading, appropriation	115	634-639
Rutland, appropriation	115	640-643
supplementary	426	640
Westfield, appropriation	115	640-649
Sanctuaries, wild life , future policy of commonwealth as to es- tablishment and maintenance of, investigation relative to	Resolve	50
Sandwich, town of (see Cities and towns).		
Sanger, William H. , clerk of senate, salary, appropriation	115	5
Saugus, town of (see Cities and towns).		
Sausages and sausage meat , manufacture and sale of	318	
Savings and insurance banks (see Savings bank life insurance).		
Savings bank life insurance , division of (see Banking and insur- ance, department of).		
savings and insurance banks, reports of official examinations, admissibility in evidence of certain, in certain judicial proceedings relating to	79	3
Savings banks (see Banks and banking).		
Savoy , state forest, name of Borden mountain established for certain unnamed eminence in	Resolve	5
town of (see Cities and towns).		
Scallops (see Shellfish).		
Scholarships , providing of certain, for children of Massachusetts men who died in military or naval service of United States during world war, or as a result of such service	263	1-4
appropriation	426	352a
School children (see Schools).		
SCHOOLS:		
in general, higher educational opportunities, providing of, for children of Massachusetts men who died in military or naval service of United States during world war, or as a result of such service	263	1-4
appropriation	426	352a
insurance, accident or health, blanket policies of, issuance to, etc.	64	
public , attendance, supervisors of, in cities and in certain towns placed under civil service laws	34	
high school pupils, transportation of	48	
normal schools, state (see Normal schools).		
safety of pupils of, in crossing public ways, expenditures by school committees for	314	
school committees, crippled children, education of, powers and duties as to	368	
expenditures by, for safety of pupils in crossing public ways .	314	
state aid and reimbursement for, appropriation	115	323-326, 335, 579
deficiency	115	Pages 135, 136
teachers in, institutes, expenses of holding, appropriation	115	330
retirement of (see Retirement systems and pensions).		
vocational schools, for, training of, appropriation	115	332
traffic belts, so-called, to be used by pupils aiding in direction of traffic as means of providing safeguards for pupils in crossing public ways, expenditures for	314	
transportation of high school pupils	48	
tuition and transportation rates for certain public charges placed in, payment by commonwealth or city of Boston	290	
vocational schools, teachers for, training of, appropriation	115	332

	Chap.	Item or Section.
SCHOOLS — Concluded.		
special provisions relative to particular schools:		
Belchertown state school, appropriation	115	506-518
supplementary	426	512a
Bradford Durfee Textile School, appropriation	115	374
Bridgewater normal school, appropriation	115	356, 357
Fernald, Walter E., state school, appropriation	115	519-526
supplementary	426	524a
Fitchburg normal school, appropriation	115	358-360
Framingham normal school, appropriation	115	361, 362
Groton School, Trustees of, additional property, holding by	165	
Hyannis normal school, appropriation	115	363, 364
industrial school for boys, appropriation	115	580
industrial school for girls, appropriation	115	581
Lowell normal school, appropriation	115	365
Lyman school for boys, appropriation	115	582-585
Massachusetts hospital school, appropriation	115	586, 587
supplementary	426	586
Massachusetts nautical school, appropriation	115	353-355
supplementary	426	355
Massachusetts school of art, appropriation	115	373
Massachusetts training schools (see Massachusetts training schools).		
New Bedford textile school, appropriation	115	376
North Adams normal school, appropriation	115	366, 367
Salem normal school, appropriation	115	368
Westfield normal school, appropriation	115	369, 369½, 370
Worcester normal school, appropriation	115	371, 371½, 372
new building for, land as a site for, to be conveyed to commonwealth, purchase by city of Worcester	286	1, 2
Wrentham state school, appropriation	115	527-533
Scituate , town of (see Cities and towns).		
Water Company, water supply to, by town of Marshfield	409	1-3
Seals , bounties on, appropriation	115	283
Seamen , intelligence offices providing information relative to employment of, licensing of	117	
SECRETARY, STATE:		
in general , appropriation	115	185-207
supplementary	426	188-200
powers and duties , attorney general, opinions of, additional volume of, distribution by	12	Resolve
ballot boxes, additional, for use in towns, providing by	63	
birth records of certain illegitimate children, correcting, amending or supplementing of, etc., as to	169	
bottles and other containers registered in office of, property rights in, protection of	155	
civil war, records of soldiers, sailors and marines who served to credit of Massachusetts in, distribution by	64	Resolve
gold star record of Massachusetts in world war, distribution by	8	Resolve
notary public or justice of the peace, commission as, increase of fee to be paid in certain cases for, to	212	
recording and filing of instruments with:		
corporations, revival of certain, certificates as to	45	
Danvers, town of, voting precincts in, establishment or revision of, notice of	294	1
Fairhaven, town of, voting precincts in, establishment or revision of, notice of	285	1
Governor square in Boston, elimination of crossing at grade at, by street railway cars using Boylston street subway, act providing for, certificates of acceptance of	394	4
lands, certain, jurisdiction of, ceded to United States, plans of nomination papers of all candidates for offices to be filled at a state election	114	333 386
political expenses of candidates, statements of	36	
Southern New England Railroad Corporation, certain instruments in relation to	308	2
South Seekonk Water District of Seekonk, addition of real estate to, copy of petition and vote as to	225	14
vital statistics, records of	169	

	Chap.	Item or Section.
Securities , sale, etc., of, law as to, administration of, appropriation	115	729, 730
corporations licensed to make small loans, securities of, sub- jected to	289	
holding corporations, certain, securities issued by, sub- jected to	316	
survey and study of, by department of public utili- ties	Resolve 56	
appropriation	426	32k
See also Bonds; County finance; Municipal finance; State finance; Stock, corporate, shares of.		
Security , motor vehicle liability, certain, against, requirement of (see Motor vehicles, insurance in relation to).		
Seekonk , Congregational Society in the Town of, relative to	30	
town of (see Cities and towns).		
Seizures , infernal machines, of	317	
SELECTMEN:		
American Legion, The, national convention of, money appro- priated to provide public entertainment in connection with, to be expended under direction of	67	
automobile accidents, prevention of, appropriations for, expendi- ture of, under direction of	365	
ballot boxes, additional, for use in towns, powers and duties as to civil service rules and regulations and changes therein, hearings relative to, notice of, sending to	63	
grade crossings, powers and duties as to	227	
landing places, public, maintenance, etc., powers and duties as to municipal advertising, expenditures for, under direction of	417	1, 11
officers, municipal, temporary, appointment in certain cases by	164	
petroleum, inspectors of, appointment by	223	
policemen and firemen killed in performance of duty, payment of compensation to dependents of, powers as to	172	
shellfish, plants for purification of, powers as to	399	1, Subs. 18
Semi-trailers and semi-trailer units (see Motor vehicles).	182	1
compensation to dependents of, powers as to	241	1
shellfish, plants for purification of, powers as to	235	
Senate (see General court).		
Senatorial districts , apportionment of, proposed amendment to constitution relative to		Pages 60S, 614
Sergeant-at-arms (see General court).		
Service of process , general court officers, by	389	1
mittimus, service of, allowance to officers in	370	
Sewer districts , metropolitan (see Metropolitan districts, sewer districts).		
Shares of stock (see Corporations; Stock, corporate, shares of).		
Shelburne , Falls Fire District, water from additional sources, taking by	69	1, 2
town of (see Cities and towns).		
Shellfish , crabs, taking of, regulated	414	1
laws relating to, etc., survey and revision of	Resolve 28	
appropriation	426	32b
purification of, taken from contaminated areas, plants for, ap- proval of	235	
Westport, town of, in, protection of	53	1-7
See also Fish and fisheries.		
Shirley, First Universal Christian Society in , (otherwise called First Universalist Society of Shirley), Orthodox Congrega- tional Society of Shirley and The United Church of Shirley, consolidation of	76	1-5
Shoe shops, co-operative, etc. , purchase of stock by employees in, general question of, study and investigation of	30	
appropriation	426	434a
Shrewsbury, town of (see Cities and towns).		
Sight-saving classes , children, for, appropriation	115	347
deficiency	115	Page 135
Signs and markers , historic places, at, erection by department of public works	Resolve 10	
Small loans , corporations licensed to make, securities of, subjected to the sale of securities act	289	
Smith, J. Davis , acts as a notary public validated	Resolve 11	
Smoke , abatement of, appropriation	115	72S
supplementary	426	72S, Page 571
powers and duties of division of smoke inspection as to	380	1-3
emission of, plants or furnaces for burning fuel and waste ma- terial, as affecting, relative to	412	1, 2
Smoke inspection, division of (see Public utilities, department of).		
Snow and ice , actions against abutting owners for defective condi- tion of their premises or of adjoining ways when caused by, giving of notice in	98	1, 2

	Chap.	Item or Section.
Snow, Benjamin B. , acts as a notary public validated	3	
Social purposes, corporations for , property holding powers of	38	
Societies (see Churches and religious societies; Fraternal benefit societies).		
Society of Mutual Aid of Roccadedavandro, Italy , real estate, holding by	78	
Soil survey, reclamation, and fairs, division of (see Agriculture, department of).		
Soldiers' bonus, so-called , appropriation	115	213, 214
supplementary	426	213, 214
Soldiers' Home in Massachusetts , appropriation	115	156-158
deficiency	115	Page 136
Soldiers' relief (see State and military aid).		
SOLDIERS, SAILORS AND MARINES:		
aid for, state and military, reimbursement of cities and towns, appropriation	115	154
annuities and pensions of certain soldiers, appropriation	115	745
supplementary	426	745
bonus (see Soldiers' bonus, so-called).		
educational opportunities, higher, providing of, for children of Massachusetts men who died in military or naval service of United States during world war, or as a result of such service	263	1-4
appropriation	426	352a
gold star record of Massachusetts in world war, distribution of	8	
memorial to men and women of Massachusetts who served in world war, site and type of, special commission to consider, revived and continued, and scope of its duties enlarged	1	
who served their country in time of war, construction of, on summit of Mount Greylock	411	1, 2
appropriation	426	158b, Page 572
investigation by special commission as to site and type of another	411	3-5
appropriation	426	158bb, Page 572
Mexican border, service on, certificates of honor, appropriation	115	124
records of, who served to credit of Massachusetts in war of the rebellion, printing and distribution of	64	
appropriation	426	158c, Page 570
state aid, amount of, payable to, etc., increased	186	
state pay to, appropriation	115	213, 214
supplementary	426	213, 214
tax exemptions, certain, granting to certain, and their wives and widows	189	
testimonials to certain, of world war, appropriation	115	125
See also Army nurses; Civil war; Mexican border service; Militia; Spanish war; State and military aid; Veterans; World war.		
Somerville, city of (see Cities and towns).		
South Bay in Boston Harbor , filling in part of, further investigation as to	29	
appropriation	426	32c
Southborough, Fire and Water District , establishment, etc.	133	1-13, Part II Part III
town of (see Cities and towns).		
South Boston , bridge or bridges from town of Hull to Houghs Neck, Squantum or, construction of, investigation as to	63	
appropriation	426	32o, Page 570
grain elevator, construction of, on harbor-front property of commonwealth at, investigation relative to	37	
Summer and L streets in, widening and construction of	264	1-4
Southbridge, town of (see Cities and towns).		
Southern New England Railroad Corporation , corporate powers of, confirmation, extension and revival of certain	308	1-3
South Hadley, town of (see Cities and towns).		
South metropolitan sewerage district (see Metropolitan districts).		
South Seekonk Water District of Seekonk , established	225	1-15
Spanish war , persons who served as army nurses in, and are in public service, certain retirement rights conferred upon	161	
soldiers and sailors in volunteer service of United States during, certain payments to, appropriation	115	215

	Chap.	Item or Section.
Spanish war , veterans of, granting to, of certain tax exemptions . . .	189	
wives and widows of, eligibility of, to certain benefits . . .	233	1, 2
See also Veterans.		
Spanish War Veterans, United (see United Spanish War Veterans).		
Sparks, J. H., Company , claim, certain, of, against city of Lowell, payment of	127	1, 2
Special commissions (see Commissions, state).		
Special justices (see District courts).		
Special legislation , avoidance of, relative to	6	1, 2
Spendthrifts , burial expenses of, provision for, making by their guardians, etc.	237	
Sporting licenses , hunting and fishing, for	393	2, Subs. 5-13
Springfield , city of (see Cities and towns).		
Hospital, real and personal estate, additional, holding by	1	
Sprinklers, street , inclusion within certain provisions of motor vehicle laws	332	1-6
Squantum , bridge or bridges from town of Hull to, etc., construc- tion of, investigation as to	Resolve 63	
appropriation	426	32o, Page 570
Standards, director and division of (see Labor and industries, department of).		
Standish monument , placing of granite figure upon, and making of certain repairs to said monument, provision for	Resolve 35	
appropriation	426	263a
reservation, maintenance of, etc., appropriation	115	260
STATE AID AND PENSIONS, COMMISSIONER OF:		
appropriation	115	151-153
State and military aid , burial of wives and widows of certain veterans	233	2
cities and towns, by, state reimbursement, appropriation	115	154
military aid, Massachusetts veterans, certain, receiving hospital treatment outside commonwealth, made eligible to receive	195	
soldiers' relief, children, certain, of certain veterans made eligible to receive	192	
payment of	110	
state aid, amount of, payable to certain veterans or their depend- ent relatives, and to certain nurses, increased	186	
eligibility of wives and widows of certain veterans to	233	1
State auditor (see Auditor, state).		
State boards , members, ex officio, of, designation of persons to per- form duties of, when absent, etc.	56	
See also list under Boards, state.		
State commissions and commissioners (see Commissioners, state; Commissions, state).		
State constabulary, so-called (see Public safety, department of; divisions of; state police).		
State debt (see State finance).		
State departments and divisions thereof (see Departments, state; Divisions, state departments, of).		
State elections (see Elections).		
State employees (see Commonwealth, officers and employees of).		
State farm , appropriation	115	542, 543
supplementary	426	542
STATE FINANCE:		
appropriation acts, general	{ 115 426	{ 1-8 1-4
appropriations, contracts for construction of state highways, certain, making by department of public works in anticipa- tion of	5	
improvement of public ways in small towns, for	171	
assessments, amount of, to be made upon municipalities in met- ropolitan districts for certain new state projects and undertakings, furnishing of information relative to, to said municipalities	222	
bonds and notes, terms of certain	425	1, 2
debt, direct, reduction of, and payment of interest thereon, appropriation	115	220
district attorneys, certain expenses of, payment of	210	1
interest on direct debt and temporary loans, appropriation	115	220
loans, temporary, payment of interest on, appropriation	115	220
"patients' funds", unclaimed funds at certain state hospitals known as, payment to state treasurer, etc.	176	
sinking fund requirements, appropriation	115	219

	Chap.	Item or Section.
STATE FINANCE —Concluded.		
state highways, contracts for construction of, certain, making by department of public works in anticipation of appro- priations	5	
state tax, apportioned and assessed	407	1-4
State fire marshal (see Public safety, department of).		
State fire warden (see Conservation, department of).		
State forests (see Forests and forestry).		
State highways (see Ways, public).		
STATE HOSPITALS FOR INSANE, ETC.:		
in general, funds, unclaimed, known as "patients' funds", at certain, payment to state treasurer, etc.	176	
patients, certain, in, placing of, at board in private homes, etc.	338	
Boston, appropriation	115	446-448a
Boston psychopathic, appropriation	115	445
supplementary	426	445
Danvers, appropriation	115	451-454
deficiency	426	Page 568
Foxborough, appropriation	115	455-461
deficiency	115	Page 135
Gardner state colony, appropriation	115	462-468
Grafton, appropriation	115	469-473
supplementary	426	469a
Medfield, appropriation	115	474-477
Metropolitan, appropriation	115	443, 444
establishment of	403	1-7
Monson, appropriation	115	499-505a
Northampton, appropriation	115	479-483
Taunton, appropriation	115	484-489
Westborough, appropriation	115	490-495
Worcester, appropriation	115	496-498
See also Insane persons; Mental diseases, department of.		
STATE HOUSE:		
colony charter, coming of John Winthrop and his associates with, in year 1630, tablet commemorating, placing of, in, etc.	Resolve	42
criminal offenses committed in, etc., powers of general court officers as to	389	1
engineer's department, appropriation	115	170
guide book, reprinting latest edition of, appropriation	426	31b
maintenance of, etc., appropriation	115	169-180
supplementary	426	173
old provincial, appropriation	115	182
porters, appropriation	115	172
telephone service, appropriation	115	176
watchmen, appropriation	115	171
women formerly employed in cleaning, and now retired, com- pensation, appropriation	115	743
State infirmary , appropriation	115	588-596
supplementary	426	588
State judge advocate , appropriation	115	143
State library , appropriation	115	164-168
State motor vehicle insurance fund , establishment of, to provide compensation for injuries and deaths due to motor vehicle accidents, initiative petition relative to	Page 613	
State normal schools (see Normal schools).		
State officers (see Commonwealth, officers and employees of).		
State police , patrol (see Public safety, department of: divisions of: state police).		
retired, compensation, appropriation	115	742
See also Police officers.		
State police, division of (see Public safety, department of).		
State primaries (see Elections).		
State prison , appropriation	115	544
supplementary	426	544, 544a
colony, appropriation	115	554, 555
deficiency	426	Page 568
supplementary	426	554, 555
State projects and undertakings , new, amount of assessments recommended to be made upon municipalities in metro- politan districts for certain, furnishing of information to said municipalities relative to	222	
State quartermaster , appropriation	115	127-139
supplementary	426	129

	Chap.	Item or Section.
State reclamation board , appropriation	115	248
supplementary	426	248
mosquito control project comprising towns of Barnstable county, powers and duties as to	379	1, 2
province lands in town of Provincetown, mosquito-breeding prevention in, consultation by department of public works as to, with	300	
State reservation , Mount Everett, purchase of additional land for	315	
appropriation	426	264a
State reservations and parks, division of , conservation, depart- ment of, in, establishment of, consideration by special commission	Resolve	33
appropriation	426	32e
State retirement board , appropriation	115	216-218
State retirement system , retirement allowances under, investiga- tion relative to	Resolve	49
appropriation	426	32i
See also Retirement systems and pensions.		
State sanatoria (see Sanatoria, state).		
State secretary (see Secretary, state).		
State surgeon , appropriation	115	140-142
State tax , apportioned and assessed	407	1-4
State teachers' retirement association (see Teachers' retirement system and association).		
State treasurer (see Treasurer, state).		
State wards , tuition and transportation rates for certain	290	
Stationery , general court, appropriation	115	26, 29
Statistical service , department of labor and industries, appropriation	115	421, 428
STATUTES:		
local acceptance of particular:		
army nurses, certain, in public service, conferring of certain retirement rights upon	161	
municipal advertising, appropriations and expenditures for	223	
municipal employees in service of organized militia, etc., to receive pay without loss of ordinary remuneration, etc.	157	
parking spaces, open-air, licensing of	399	1, Subs. 56
police officers, one day off in every eight days, granting to	58	
polling places, display of national flag at	149	
reserve police force in towns, establishment of	15	
supervisors of attendance in certain towns, placing of, under civil service laws	34	
uniforms for members of police and fire departments, purchase of, appropriations by cities and towns for	351	
uniform (see Uniform state laws, commissioners on).		
See also Acts and resolves; General Laws; Laws.		
Steel traps (see Traps).		
STOCK, CORPORATE, SHARES OF:		
co-operative shoe shops, so-called, in, purchase of, by employees, general question of, study and investigation of	Resolve	30
appropriation	426	434a
national banks and trust companies, of, investment in, by savings banks	140	
par value, without, changing of, into greater number of similar shares without increasing capital	325	
See also Securities.		
Stoneham, town of (see Cities and towns).		
Stony Brook grade crossing , Boston Post road, on, in town of Weston, abolition of	356	1-5
Street railways , railroad grade crossings, abolition of, provisions for, as affecting	417	3, 5, 6, 11
See also A. B. C. Street Railway; Berkshire Street Railway Com- pany; Boston Elevated Railway Company; Eastern Massachusetts Street Railway Company; Interstate Street Railway Company.		
Streets (see Ways).		
Street sprinklers , inclusion within certain provisions of motor vehicle laws	332	1-6
St. Stanislaw Kostka Church of Adams, Massachusetts, Fra- ternal Benefit Association of , real estate, authorized to hold, and confirmation of title to its present holdings	307	1-3
Subscriptions , soliciting of, etc., from occupants of vehicles on state highways, etc., prohibited	139	
Subway , Boylston street, Governor square in Boston, elimination of crossing at grade at, by street railway cars using	394	1-4
Succession tax (see Taxation, legacies and successions, of)		

	Chap.	Item or Section.
Sudbury , reservoir, water supply from, for town of Southborough or } Southborough Fire and Water District }	133 {	8, Part I 13, Part II
town of (see Cities and towns).		
SUFFOLK COUNTY:		
classification of county salaries and positions, certain provisions providing for, as affecting	400	5, Subs. 56
land court in, officer in attendance upon, salary of, established	404	
superior court for, workmen's compensation laws, claim for review under, late filing of, petitions for, granting by, etc.	320	1, 2
supreme judicial court for (see Supreme judicial and superior courts).		
Suits, civil (see Actions, civil).		
Sullivan, James P. , claim of, on account of losses sustained through slaughtering of cattle, investigation of, by attorney general	Resolve 51	
Summer and L streets , South Boston district of city of Boston, in, widening and construction of	264	1-4
Sunday (see Lord's day).		
SUPERINTENDENT OF BUILDINGS:		
appropriation	115	169-180
supplementary	426	173
Superior court (see Supreme judicial and superior courts).		
Supervisors of attendance , cities and certain towns, in, placed under civil service laws	34	
Supplementary proceedings in civil actions , investigation relative to, by judicial council	Resolve 6	
SUPREME JUDICIAL AND SUPERIOR COURTS:		
provisions common to both:		
clerks of (see Clerks of courts).		
equity, jurisdiction in (see Equity jurisdiction).		
justices of, Garrett, Oliver B., investigation by attorney general of matters dealing with service of, as member of Boston police department, attendance of witnesses at, to compel	Resolve 13	
necessaries of life, division on, witnesses before, may compel attendance of, etc.	410	3, Subs. 9F
supreme judicial court , accommodations and facilities for housing, etc., investigation relative to	Resolve 54	
appropriation	426	32j
appeals to, from decisions of board of tax appeals	416	1, Subs. 13
appropriation	115	33-44
deficiency	115	Page 134
supplementary	426	43
chief justice of, expenditures, certain, in connection with office of the clerk of the supreme judicial court for the commonwealth, approval by	275	
civil service, classified, petitions for writs of mandamus to compel reinstatement of certain persons to positions in, powers as to	243	
clerk of, for commonwealth, expenditures in connection with office of	275	
Hampden Railroad Corporation, The, highway bridges over former location of, in certain towns, cost of removal of, enforcement of payment of, by certain counties and towns, proceedings for, in	388	2
reporter of decisions of, accommodations and facilities for housing, etc., investigation relative to	Resolve 54	
appropriation	426	32j
appropriation	115	42, 43
deficiency	115	Page 134
supplementary	426	43
office expenses of	89	
reports of decisions of, printing of, appropriation	115	199
savings banks, liquidation of, payment of certain claims in connection with, order for, by	329	1
Suffolk county, for, insurance companies, domestic, issuing policies of workmen's compensation insurance, deposits by, in trust to secure satisfaction of claims thereunder, jurisdiction as to	129	2
superior court , appropriation	115	45-52
deficiency	426	Page 568
supplementary	426	48-51; 50, Page 570

	Chap.	Item or Section.
SUPREME JUDICIAL AND SUPERIOR COURTS —Concluded.		
superior court, bondsmen, professional, in criminal cases, approval, registration, etc., by, law relative to, clarified	240	1-3
district court judges sitting in, appropriation	115	50-52
deficiency	426	Page 568
supplementary	426	50, 51;
compensation of, established	367	50, Page 570
justices of, bondsmen, professional, in criminal cases, approval, registration, etc., by, law relative to, clarified	240	1-3
chief justice, bail out of court, persons taking, monthly statements as to, transmission to	240	2, 3
prisoners, certain, held in jail in Nantucket or Dukess county, removed to a jail in Barnstable or Bristol county, return of, upon request of a justice of	128	1
shellfish in town of Westport, protection of, jurisdiction of offences under act providing for	53	6
workmen's compensation laws, claim for review under, late filing of, petitions for, granting by, etc.	320	1, 2
Sureties , criminal cases, in (see Bail in criminal cases).		
Surety bonds , security, as, for civil liability for personal injuries caused by motor vehicles, requirement of (see Motor vehicles, insurance in relation to).		
Surety companies , collection agencies, bonds required to be filed by, to be surety on		
302	2	
Surgeon, state , appropriation	115	140-142
Swampscott, town of (see Cities and towns).		

T.

Table of changes in General Laws	Pages 618-708	
Taunton , city of (see Cities and towns).		
river, improvement of certain part of	405	
state hospital, appropriation	115	484-489
Tax appeals, board of , establishment, powers, duties, etc.	416	1-34
TAXATION:		
in general, form of taxation for raising revenue for carrying out terms of act providing for adequate assistance to certain aged citizens, consideration of		
402	2	
laws relative to, investigation of certain proposed changes in, etc.		
Resolve	57	
426	321	
tax appeals, board of, establishment, powers, duties, etc.	416	1-34
corporations, of , banks, refunding to, of certain illegal or excessive taxes assessed		
214	1-14	
220	18	
416		
banks, trust companies and certain other corporations		
business corporations, foreign and domestic, in case existing statutes applicable thereto are declared unconstitutional or inoperative		
422		
See also, <i>supra</i> , in general.		
dissolved corporations, certain		
292	4	
manufacturing corporations, classification of, for purposes of taxation		
220	3-14	
245	2	
county tax , granting for certain counties		
estate tax (see, <i>infra</i> , legacies and successions, of).		
220	13	
244	1-4	
416	15	
excise tax , motor vehicles, registered, on		
301	1, 2	
legacies and successions, of , refunds in connection with		
local taxes , assessment of, abatements, refusal of, appeals from (see Tax appeals, board of).		
220	13	
244	1-4	
416	15	
motor vehicles, registered, excise tax on		
assessors (see Assessors of taxes).		
collection of, excise tax on registered motor vehicles		
244	2, 4	
416	15	
See also Collectors of taxes.		
exemptions, American National Red Cross, The, property of		
86	1, 2	
state institutions, etc., land used for, reimbursement of cities and towns for loss of taxes on account of, appropriation		
115	316	
veterans, certain, and their wives and widows, granting to, of certain		
189		
widows, fatherless minors, and persons over seventy-five years of age, certain property of		
247	9	
416		

	Chap.	Item or Section.
TAXATION — Concluded.		
local taxes , motor vehicles, registered, excise tax on	{ 220 244 416	13 1-4 15
time of payment of, investigation relative to	Resolve 17	
state tax , apportioned and assessed	407	1-4
Taxation, corporations and, department of (see Corporations and taxation, department of).		
Taxicabs , Boston, in, stands for, etc.	392	1-10
Teachers (see Normal schools; Schools, public).		
Teachers' retirement board (see Education, department of; Retirement systems and pensions).		
Teachers' retirement system (see Retirement systems and pensions).		
Teal (see Birds).		
Telephone and telegraph division (see Public utilities, department of).		
Telephones , state house, appropriation	115	176
Tercentenary , Massachusetts Bay colony, founding of, of (see Massachusetts Bay colony)		
Commission (see Massachusetts Bay Colony Tercentenary Commission).		
Testimonials , soldiers and sailors of world war, to, appropriation	115	125
Textile industries , conditions affecting, and problem of unemployment therein, investigation as to	Resolve 66	
appropriation	426	433, Page 572
TEXTILE SCHOOLS:		
Bradford Durfee, appropriation	115	374
Lowell, appropriation	115	375
New Bedford, appropriation	115	376
Thomas, General John , house used by, as his headquarters during siege of Boston, relocation, restoration, preservation and maintenance by city of Boston	291	1, 2
Thoroughfare plan, official , establishment and maintenance by city of Boston	168	1-3
Tide waters (see Waters and waterways).		
Tisbury Great Pond , leasing of, for cultivation of fish	135	1, 2
Title insurance companies , foreign, transaction of business of, by unlicensed agents	83	
Toner, Alfred P. , reinstatement of, as member of fire department of city of Boston	322	1, 2
Tools , equipment of railroad trains and cars with certain	211	1, 2
Town meetings, representative, etc. , Danvers, in	294	1-15
Dedham, in	8	1-3
Fairhaven, in	285	1-15
system of, operation of, and establishment of standard forms thereof, etc., investigation relative to, by special commission	Resolve 44	
appropriation	426	32h
Weymouth, in	13	1-3
Town officers (see Municipal officers and employees; and specific titles).		
Towns (see Cities and towns).		
Traffic , state highways, upon, interruption of, by stopping vehicles or accosting occupants of stopped vehicles for soliciting any alms, contribution or subscription or for selling merchandise, etc., prohibited	139	
See also Motor vehicles.		
Trailers (see Motor vehicles).		
Training schools, Massachusetts (see Massachusetts training schools).		
Trains and cars , railroad, equipment of, with tools and other safety devices	211	1, 2
Transportation (see Carriers, common; Railroads; Street railways).		
Trapping , hunting and, in general, relative to	393	{ 2, Subs. 74-136
licenses for	393	{ 2, Subs. 5-13
Traps , use of, etc., for capture of fur-bearing animals, initiative petition relative to		Page 612
Treasurers , city and town (see City and town treasurers).		
county (see County treasurers).		
TREASURER, STATE:		
appropriation	115	208-220
supplementary	426	210-219

	Chap.	Item or Section.
TREASURER, STATE — Concluded.		
Boylston street subway, alterations and extensions to, to eliminate crossing at grade at Governor square in Boston by cars using said subway, etc., powers and duties as to . . .	394	1, 3
Braintree, town of, sewer connection for, with south metropolitan sewerage system, bonds for, issue by, etc.	398	2
collection agencies, bonds required to be filed by, with, relative to estate tax, refunds in connection with, by	425	1
Fort Point Channel and South Bay in Boston harbor, filling in part of, further investigation as to, part of expense of, payment by city of Boston to	302	1-3
Hampden Railroad Corporation, The, highway bridges over former location of, in certain towns, removal of, powers and duties as to	301	1, 2
highway and other improvements in certain cities and towns within metropolitan district, powers and duties as to certain	29	
insurance companies, domestic, issuing policies of workmen's compensation insurance, deposits by, in trust to secure satisfaction of claims thereunder, powers and duties as to	29	
mosquito control project comprising towns of Barnstable county, duties as to	388	2
Mystic lake, upper, public bath house on southerly shore of, in town of Winchester to be constructed and maintained by metropolitan district commission, certain receipts in connection with, payment to, etc.	420	7, 13, 24
"patients' funds", unclaimed funds at certain state hospitals known as, payment to, etc.	425	2
smoke inspection, division of, expenses, etc., of, apportionment, etc., by	129	1, 2
Southern New England Railroad Corporation, payment of money by, to, etc.	379	1
tax appeals, board of, in department of, establishment, powers, duties, etc.	254	
tax, state, apportionment and assessment of, duties as to	176	
Weymouth, town of, admission to south metropolitan sewerage district, powers and duties in connection with	380	1
Trial justices , payments, certain, to, by county treasurers for payment of certain fees	308	2
Trials, criminal (see Criminal procedure and practice).	416	1-34
Trout (see Fish and fisheries).	407	2-4
Troy Co-operative Bank , investment by, of additional sum of money in real estate for banking purposes	419	5
Trucks, motor (see Motor vehicles).	425	1
Trust companies (see Banks and banking).		
Trustees , unincorporated, of charitable trusts, certain, filing of annual reports by, with department of public welfare	183	1, 2
Trusts , charitable (see Charitable trusts).		
gas and electric companies, affiliated with, examination by department of public utilities	26	1, 2
Tubercular , animals, slaughtering of, payment by commonwealth of compensation for, time limit for	209	
cattle, elimination from certain areas	395	
Tuberculosis , division of (see Public health, department of).	341	
hospital districts, cities, certain, included within, establishment of status of	123	1, 2
offices and positions in service of, classification of	339	
See also Middlesex county tuberculosis hospital district; Norfolk county tuberculosis hospital district; Worcester county tuberculosis hospital district.	400	5, Subs. 49
pulmonary, residents of certain counties suffering from, temporary care and treatment of certain, provision for	52	
Tufts College, Trustees of , Boston Dispensary and The Boston Floating Hospital, authorized to form an alliance for purpose of establishing, etc., in common a medical center	40	1-3
Tuition , rates of, for certain state and city of Boston wards, etc.	290	
Tynngsborough, town of (see Cities and towns).		

U.

	Chap.	Item or Section.
Unemployment , existing, causes of, and remedies therefor, investigation as to Resolve	60	
appropriation	426	32m, Page 570
textile and other industries, in, problem of, investigation as to Resolve	66	
appropriation	426	433, Page 572
Uniforms , police and fire departments, members of, for, purchase of, appropriations by cities and towns for	351	
warrant officers of national guard, annual allowances to, for	148	1, 2
Uniform state laws, commissioners on , appropriation	115	162
Unincorporated trustees , charitable trusts, of, filing of annual reports by certain, with department of public welfare	209	
Union Color and Chemical Company , revived	77	
Union Freight Railroad Company , streets, certain, in city of Boston, use by	92	
United Church of Shirley, The , consolidation of, and certain other corporations	76	1-5
United Spanish War Veterans , exemption of, from provisions of law requiring registration of and filing of reports by foreign charitable corporations	170	2
firearms, drilling and parading with, by camps of	72	
state convention of, appropriation of money by town of Framingham to provide facilities for holding of, in said town	118	1, 2
UNITED STATES:		
cession of jurisdiction to, over certain tracts of land, Boston, Quincy, Scituate, Chatham and Nantucket, in	333	1-3
Provincetown, in	386	
consul general, at Beirut, Lebanon, payment by commonwealth of sum of money to, for transmission to heirs of John Roumian Resolve	19	
appropriation	426	751
flag, display at polling places	149	
Geographic Board, commission appointed by governor to cooperate with, in preparation of official gazetteer of United States, appropriation	115	100
military and naval service of (see Soldiers, sailors and marines; Veterans).		
naval hospital, at Newport, Rhode Island, Massachusetts veterans receiving hospital treatment at, etc., made eligible to receive military aid	195	
organized reserve of the army of, or United States naval reserve forces, state and municipal employees in service of, to receive pay without loss of ordinary remuneration, etc.	157	
Provincetown, town of, tract of state land in, conveyance to, for use as a coast guard station, and cession of jurisdiction in and over such tract	386	
veterans' bureau, incompetent beneficiaries, certain, of, proceedings of probate courts and duties of said courts and of registers of probate relative to	384	1-5
Massachusetts veterans receiving hospital treatment under order of, at United States naval hospital at Newport, Rhode Island, made eligible to receive military aid	195	
Worcester, city of, easement in certain strip of land on Main street in, granting of, for federal building purposes to	362	
Universities (see Colleges).		
University extension courses , appropriation	115	336, 337
Utilities, public, department of (see Public utilities, department of).		

V.

Vehicles , drawing of other, by motor vehicles regulated	297	
one-way street regulations, so-called, violation by operators or drivers of, as affecting civil liability	57	1, 2
state highways, upon, soliciting of alms, contributions or subscriptions from occupants of, etc., prohibited	139	
weight of, operated on public ways, further regulated	353	1
workmen's compensation law, payment of compensation under, for injuries received by employees operating or using	205	
See also Aircraft; Motor vehicles.		

	Chap.	Item or Section.
Vessels , registered, used for sale, etc., of beverages, property rights in, protection of	155	
Veterans , burial of wives and widows of certain	233	2
children of Massachusetts men who died in military or naval service of United States during world war, or as a result of such service, providing of higher educational opportunities for	263	1-4
appropriation	426	352a
hospital treatment, receiving, outside commonwealth, made eligible to receive military aid	195	
labor service, classified, of cities and towns, giving of preference in employment in, to	111	
memorial to men and women of Massachusetts, who served in world war, site and type of, special commission to consider, revived and continued, and scope of its duties enlarged	Resolve 1	
who served their country in time of war, construction of, on summit of Mount Greylock	411	1, 2
appropriation	426	158b, Page 572
investigation by special commission as to site and type of another	411	3-5
appropriation	426	158bb, Page 572
organizations of, parades by, with music on Lord's day, permitted	90	
retirement from state service of certain, appropriation	115	739, 740, 745
supplementary	426	745
state aid, eligibility to, of wives and widows of certain	233	1
increase of amount of, payable to certain, or their dependent relatives	186	
taxation, certain exemptions from, granting to certain, and their wives and widows	189	
See also American Legion, The; Army nurses; Chinese relief expedition; Civil War; Grand Army of the Republic; Mexican border service; One hundred and fourth infantry veterans association, American expeditionary forces; Philippine insurrection; Spanish war; State and military aid; United Spanish War Veterans; United States veterans' bureau; Veterans of Foreign Wars of the United States; World war.		
Veterans' bureau, United States (see United States).		
Veterans of Foreign Wars of the United States , exemption of, from provisions of law requiring registration of and filing of reports by foreign charitable corporations	170	2
firearms, drilling and parading with, by posts of	72	
state convention of, in city of Springfield, appropriation of money by said city in connection with	270	1, 2
Veterinary medicine, board of registration in (see Civil service and registration, department of).		
Vital statistics , records of, relative to	169	
Vocational rehabilitation and co-operation with federal government , appropriation	115	327, 328
Vocational schools , teachers for, training of, appropriation	115	332
Volstead act (see "Baby Volstead" act, so-called).		
Volunteer militia (see Militia).		
Voters (see Elections).		
registrars of (see Registrars of voters).		
W.		
Wage , boards, appropriation	115	425
minimum, service, department of labor and industries, appropriation	115	424, 431
Wakefield, town of (see Cities and towns).		
Walling mountain , name of, established for certain unnamed eminence in October mountain state forest	Resolve 5	
Walpole, town of (see Cities and towns).		
Walter E. Fernald state school , appropriation	115	519-526
supplementary	426	524a
Waltham, city of (see Cities and towns).		
Wardens, forest (see Forests and forestry).		
Ward, George H., Post No. 10 Grand Army of the Republic, Department of Massachusetts , property, certain, of, taking over, maintenance and management of, by city of Worcester	282	1-6

	Chap.	Item or Section.
Wards , burial expenses of, guardians and conservators authorized to make provision for	237	
state and city of Boston, tuition and transportation rates for certain	290	
See also Guardians and conservators.		
Wareham, town of (see Cities and towns).		
War memorials (see Memorials).		
Wars , expenses on account of, appropriation	115	154-158
deficiency	115	Page 136
supplementary	426	{ 158a; 158b, 158bb, Page 572; 158c, Page 570
See also Chinese relief expedition; Civil war; Mexican border service; Philippine insurrection; Soldiers, sailors and marines; Spanish war; Veterans; World war.		
War veterans (see Veterans).		
Washington, George, Bicentennial Commission , establishment, etc. Resolve	62	
appropriation	426	32n, Page 570
Waste material , discharge into certain inland waters, prohibition or regulation, etc.	393	2, Subs. 29
plants and furnaces for burning, relative to, as affecting emission of smoke	412	1, 2
Watchmen , state house (see State house).		
Water districts (see Districts).		
WATERS AND WATERWAYS:		
in general:		
grain, placing, etc., upon shores, etc., for purpose of taking or killing a wild bird, penalty	193	1
basin:		
Charles river (see Charles river basin).		
brook:		
Dorchester, discharge into, of storm and sewage overflows and drainage, investigation as to Resolve	29	
appropriation	426	32c
canal:		
Roxbury, discharge into, of storm and sewage overflows and drainage, investigation as to Resolve	29	
appropriation	426	32c
cove:		
Collins, certain flats and lands in or adjacent to, acquisition by city of Salem	198	1-4
harbors and bays:		
Boston harbor, bridge across, from town of Hull to South Boston, Houghs Neck or Squantum, etc., construction of, investigation as to Resolve	63	
appropriation	426	32o, Page 570
discharge of sewage into, and its tributary waters, investigation as to, appropriation	426	767a
Fort Point Channel and South Bay in, filling in part of, further investigation as to Resolve	29	
appropriation	426	32c
Cape Cod bay, taking of flounders in certain waters of, regulated	41	
Green Harbor, dredging and filling certain shore areas in town of Marshfield for purpose of improving, etc.	199	1, 2
harbor lines, established, pipe lines, conduits and cables beyond, licensing of	99	1, 2
Hingham harbor, motor and other boats in, regulation of speed of	44	1-3
motor boats in, noise from, relative to	43	1-3
Lynn harbor, surface water drainage works outside harbor line in, construction and maintenance by city of Lynn	59	1, 2
Quincy, Hingham, Hull and Weymouth bays, sanitary conditions of, improvement of, by construction of embankment from Squantum to town of Hull, etc., investigation as to Resolve	63	
appropriation	426	32o, Page 570
South bay in Boston harbor, filling in part of, further investigation as to Resolve	29	
appropriation	426	32c
inland waters:		
waste material, etc., discharge into certain, prohibition or regulation, etc.	393	{ 2, Subs. 29, 30

	Chap.	Item or Section.
WATERS AND WATERWAYS —Concluded.		
ponds and lakes:		
Lake Quannapowitt in town of Wakefield, control of	35	1-5
Leverett pond in town of Brookline and city of Boston, dredging of	97	1, 2
measurement of, by department of public works	393	2, Subs. 43
Mystic lake, upper, southerly shore of, in town of Winchester, public bath house on, construction and maintenance by metropolitan district commission	254	
appropriation	426	754b
Tisbury Great Pond, leasing of, for cultivation of fish	135	1, 2
reservoir:		
Sudbury, water supply from, for town of Southborough or Southborough Fire and Water District	133	8, Part I, 13, Part II
riders:		
Acushnet, New Bedford and Fairhaven bridge over, care of, transferred to state department of public works	406	1-3
appropriation	426	Page 571
Charles, beaches, certain, on, construction of, and construction and maintenance of bath houses thereat by metropolitan district commission	385	
appropriation	426	754c, Page 571
bridges over (see Charles river).		
harbor lines on southerly side of, at Charlestown bridge in city of Boston, relocation of certain	239	1, 2
Charles river basin (see Charles river basin).		
Malden, development of, for recreational and other uses, investigation as to	22	
appropriation	426	754a
Merrimack, new bridge over, in town of Tyngsborough, construction of, etc.	303	1-3
Muddy, in town of Brookline and city of Boston, dredging of	97	1, 2
Mystic, development of, for recreational and other uses, investigation as to	22	
appropriation	426	754a
highway and bridge over, in city of Medford, construction of, investigation as to	22	
appropriation	426	754a
Parker, in Essex county, construction of fish ways on	147	
appropriation	426	275a
Taunton, improvement of certain part of	405	
Weymouth Fore, new bridge over, to replace Fore River bridge, construction of, investigation as to	63	
appropriation	426	32o, Page 570
tide waters:		
Barnstable, town of, in, bridge over certain, construction and maintenance by Oyster Harbor, Inc.	82	1, 2
pipe lines, conduits and cables under, beyond established harbor lines, licensing of	99	1, 2
See also Docks, piers, wharves, etc.; Fish and fisheries.		
WATER SUPPLY:		
Abington, by, to Pembroke	280	1
Amherst Water Company, conveyance to, of certain land, etc., of Massachusetts Agricultural College for purposes of	7	
Resolve		
Auburn, additional water loan authorized	197	
Bernardston Fire and Water District, established	93	1-14
Brockton, by, to Pembroke	280	1
Brookfield, water loan authorized	246	1, 2
Dedham Water Company, franchise, property, etc., of, purchase by town of Westwood	248	5, Part I, 1, Part II, Part III
furnishing of water by, to town of Westwood	248	1-5, Part I, 1, Part II, Part III
Fayette Fire and Water District, property, etc., of, purchase and taking over of, by town of Southborough	133	2, 8, 12, Part I
Georgetown, additional water loan authorized	177	1, 2
borrowing of money by, for purposes of, holding of special town meeting in said town in relation to	355	1, 2
Resolve	345	1, 2
Gloucester, by, to Rockport	93	2, 11
Greenfield, by, to Bernardston Fire and Water District	311	1, 2
Hadley Water Supply District, water loan authorized	311	1, 2

	Chap.	Item or Section.
WATER SUPPLY — Concluded.		
Hanover, by, to Pembroke	280	1
for, established	39	1-10
Lee Fire District, properties and obligations of, taking over and assumption by town of Lee	16	1-4
Lenox, additional part of, for, by city of Pittsfield	250	
Lynn, by, to town of Marblehead	327	1, 2
	328	1-4
	327	1, 2
Marblehead, purchase of water by, from Lynn, etc.	328	1-4
Marshfield, by, to Scituate Water Company	409	1-3
Medfield, purchase of water from commonwealth by	364	1, 2
metropolitan (see Metropolitan districts, water district).		
Millerville Fire and Water District, established	88	1-14
Pembroke, for, and its inhabitants	280	1-10
Pittsfield, by, to additional part of town of Lenox	250	
Rockland, by, to Pembroke	280	1
Rockport, to, by Gloucester	345	1, 2
Scituate Water Company, to, by town of Marshfield	409	1-3
Shelburne Falls Fire District, water from additional sources, taking by	69	1, 2
Southborough Fire and Water District, establishment, etc.	133	1-13, Part II, Part III
Southborough, for, or a certain part thereof	133	1-12, Part I, 1-13, Part II, Part III
South Seekonk Water District of Seekonk, established	225	1-15
Westwood, for, and its inhabitants	248	1-5, Part I, 1-9, Part II, Part III
Watson, Rachel S. , husband of, payment of sum of money to, by city of Boston	295	1, 2
Ways , in general, defective condition of, caused by snow or ice, actions against abutting owners for, giving of notice in	98	1, 2
one-way traffic, so-called, on, regulations as to, violation of, as affecting civil liability	57	1, 2
railroad grade crossings upon, abolition of	417	1-14
public, bridges carrying, over former location of The Hampden Railroad Corporation in certain towns, removal of	388	1-3
appropriation	426	686a, Page 571
over location of Southern New England Railroad Corporation within commonwealth, repair and maintenance of	308	2, 3
bridges on main through routes of travel, taking over and maintenance of, by commonwealth, investigation as to	63	
appropriation	426	32o, Page 570
highway and other improvements in certain cities and towns	420	1-28
within metropolitan district authorized	425	2
appropriation	426	693a-765a, Page 573
highway conditions in certain cities and towns within metropolitan district, improvement of, investigation relative to, by department of public works	48	
Resolve		
one-way traffic, so-called, on, regulations as to, violation of, as affecting civil liability	57	1, 2
safety of pupils in crossing, expenditures by school committees for	314	
state highways, contracts for construction of, certain, making by department of public works in anticipation of appropriations	5	
traffic upon, interruption of, by stopping vehicles or accosting occupants of stopped vehicles for soliciting any alms, contribution or subscription or for selling merchandise, etc., prohibited	139	
towns, small, in, state appropriations for improvement of	171	
vehicles operated on, weight of certain, further regulated	353	1
weight of certain vehicles operated on, further regulated	353	1
See also Motor vehicles.		
W. B. Plunkett Memorial Hospital (see Plunkett, W. B., Memorial Hospital).		
Welfare, public, department of (see Public welfare, department of).		
Wellesley, town of (see Cities and towns).		

	Chap.	Item or Section.
Wellington bridge , appropriation	115	738, 758
rebuilding of, etc., investigation as to	Resolve 22	
appropriation	426	754a
Westborough , state hospital, appropriation	115	490-495
town of (see Cities and towns).		
West Boylston, town of (see Cities and towns).		
Westfield , city of (see Cities and towns).		
normal school, appropriation	115	369, 369½, 370
state sanatorium, appropriation	115	640-649
Weston, town of (see Cities and towns).		
Westport, town of (see Cities and towns).		
West Tisbury, town of (see Cities and towns).		
Westwood, town of (see Cities and towns).		
Weymouth , bay, sanitary condition of, improvement of, by construction of embankment from Squantum to town of Hull, and construction of roadway on such embankment, investigation as to	Resolve 63	
appropriation	426	320, Page 570
Fore river, new bridge over, to replace Fore River bridge, construction of, investigation as to	Resolve 63	
appropriation	426	320, Page 570
town of (see Cities and towns).		
Wharves, piers, etc. , maintenance by cities and towns	164	
White House Conference on Child Health and Protection , cooperation with, by special commission established to investigate laws relative to dependent, delinquent and neglected children and children otherwise requiring special care	Resolve 16	
Widows , policemen and firemen killed in performance of duty, of, payment of compensation to	{ 182	1-6
taxation, local, of certain property of, exemption from	{ 241	1-3
.	247	
Wife-settlement law, so-called , repeal of	66	
Wild birds , grain, placing of, upon shores, etc., for purpose of taking or killing, penalty	193	1
hunting, possession, etc., of	193	1, 2
Wild life sanctuaries , future policy of commonwealth as to establishment and maintenance of, investigation relative to	Resolve 50	
Williamstown, town of (see Cities and towns).		
Winchester, town of (see Cities and towns).		
Wind shields , non-scatterable glass, certain automobiles used for carriage of passengers for hire to be equipped with	354	1-3
Winthrop, John , coming of, and his associates with the colony charter in year 1630, tablet commemorating, acceptance by commonwealth and placing thereof in state house, etc.	Resolve 42	
Winthrop, town of (see Cities and towns).		
Witnesses , building and zoning boards of appeals, summoning and swearing by, of	62	
necessaries of life, division on, before	410	3, Subs. 9 F
tax appeals, board of, before	416	1, Subs. 11, 12
Woburn, city of (see Cities and towns).		
Woloomsac heights in state of New York , Bennington battlefield on, monument on, erection by art commission	Resolve 9	
appropriation	426	158a
Women, reformatory for (see Reformatory for women).		
Woodlands (see Forests and forestry).		
Woonsocket , city of, in state of Rhode Island, purchase of water from, by Millerville Fire and Water District	88	2
Worcester , Boston and, Turnpike, so-called, proposed widening, etc., of, acquisition of land by Worcester county in connection with	319	1-3
city of (see Cities and towns).		
Firemen's Relief Association, validation of certain acts of, and the membership of certain persons therein	284	1, 2
normal school, appropriation	115	371, 371½, 372
new building for, land as a site for, to be conveyed to commonwealth, purchase by city of Worcester	286	1, 2
state hospital, appropriation	115	496-498
WORCESTER COUNTY:		
appropriations for maintenance of, etc.	245	1, 2
Boston and Worcester Turnpike, so-called, proposed widening, etc., of, in certain towns, acquisition of land in connection with, by	319	1-3

	Chap.	Item or Section.
WORCESTER COUNTY — Concluded.		
Doane's Falls reservation, establishment by, etc.	334	1-5
tax levy	245	2
tuberculosis hospital district, hospital for, increase of amount that may be expended for providing	375	1, 2
residents of cities and towns in, suffering from pulmonary tuberculosis, temporary care and treatment of	52	
WORDS AND PHRASES:		
infernal machine	317	
motor vehicle liability bond	340	1
motor vehicle liability policy	340	1
motor vehicles	332	1
non-scatterable glass, motor vehicle law, as to	354	1
Work , Lord's day, on, certain, in or about private gardens or private grounds adjacent to a dwelling house, authorized	179	
WORKMEN'S COMPENSATION LAW:		
award, lump sum, under, period during which may be made in the case of a minor	181	
clarification of, as affecting application thereof to certain class of workmen	159	
death of employee, payment of compensation in case of	293	
domestic insurance companies issuing policies under, deposits by, in trust to secure satisfaction of claims thereunder	129	1, 2
institutions, penal and reformatory, inmates of, performing labor, provisions not applicable to	159	
payment of compensation under, for injuries received by employees while operating or using motor or other vehicles	205	
physicians appearing before department of industrial accidents on behalf of injured employees under, fees for	330	
reviewing board under, hearings in city of Springfield, holding by	224	
reviews in cases under, expenses, certain, of, payment, etc.	208	
failure to make claim for, within time limited, etc., judicial relief in case of	320	1, 2
specific injuries, certain, amount of compensation payable for, under	336	
unemployment, existing, resulting from working of, investigation relative to, etc.	60	
appropriation	426	32m, Page 570
World war , army nurses, persons who served as, in, and are in public service, certain retirement rights conferred upon	161	
children of Massachusetts men who died in military or naval service of United States during, or as a result of such service, providing of higher educational opportunities for	263	1-4
appropriation	426	352a
gold star record of Massachusetts in, distribution of	8	
memorial to men and women of Massachusetts who served in, site and type of, special commission to consider, revived and continued, and scope of its duties enlarged	1	
testimonials to soldiers and sailors of, appropriation	115	125
veterans of, bonus to (see Soldiers' bonus). See also Soldiers, sailors and marines; State and military aid; Veterans.		
Wrentham state school , appropriation	115	527-533
Wrestling and boxing , professional, investigation relative to	43	
appropriation	426	32g
Writings , business, made in course of, certain, admissibility of, in evidence	87	1, 2
Writs , mandamus, of (see Mandamus, writs of).		
Written instruments , land, relating to, recording of certified copies of certain	267	

Y.

Yarmouth, town of (see Cities and towns).

Z.

Zones, buildings, etc., for, boards of appeals in connection with, summoning and swearing of witnesses by 62



