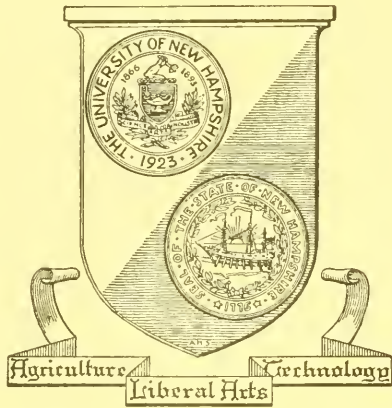


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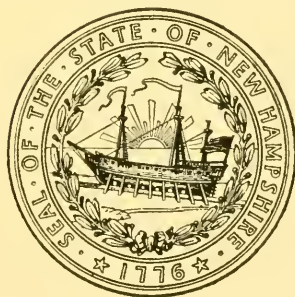
OF THE

STATE OF NEW HAMPSHIRE

PASSED JANUARY SESSION, 1933

LEGISLATURE CONVENEED JANUARY 4

ADJOURNEED JUNE 16



CONCORD, N. H.

1933

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STATE OFFICERS

<i>Governor</i>	John G. Winant
<i>Councilors</i>	{ James C. MacLeod Charles H. Brackett Alphonse Roy Francis P. Murphy Charles E. Carroll
<i>Adjutant-General</i>	Charles W. Howard
<i>Agriculture, Commissioner of</i>	Andrew L. Felker
<i>Bank Commissioner</i>	Willard D. Rand
<i>Comptroller</i>	Milan A. Dickinson
<i>Conciliation and Arbitration, State Board of</i>	{ John R. McLane Walter F. Duffy Karl E. Merrill
<i>Control Commission, Chairman</i>	Ralph W. Caswell
<i>Development Commission, State, Secretary</i>	Donald D. Tuttle
<i>Education, State Board of</i>	{ Orton B. Brown Wilfrid J. Lessard Alice S. Harriman Robert T. Kingsbury Elizabeth R. Elkins James A. Wellman John C. Brooks
<i>Commissioner of</i>	James N. Pringle
<i>Fish and Game Commissioner</i>	John H. Finley
<i>Forester, State</i>	John H. Foster
<i>Forestry Commission</i>	{ W. Robinson Brown Benjamin K. Ayers Harry K. Rogers
<i>Health, State Board of, Secretary</i>	Charles Duncan
<i>Highway Commissioner</i>	Frederic E. Everett
<i>Insurance Commissioner</i>	John E. Sullivan
<i>Labor Commissioner</i>	John S. B. Davie

<i>Law Enforcement, State Commissioner</i>	
<i>of</i>	John B. Nute
<i>Librarian, State</i>	Thelma Brackett
<i>Liquor Agent</i>	Harry C. Brunel
<i>Motor Vehicles, Commissioner of</i>	John F. Griffin
<i>Public Service Commission</i>	{ Mayland H. Morse H. Styles Bridges
<i>Public Welfare, State Board of,</i>	
<i>Secretary</i>	Jay H. Corliss
<i>Purchasing Agent</i>	Harold Cheney
<i>Secretary of State</i>	Enoch D. Fuller
<i>Deputy</i>	Harry E. Jackson
<i>Tax Commission, State</i>	{ John R. Spring John T. Amey Edgar C. Hirst
<i>Treasurer, State</i>	Charles T. Patten
<i>Deputy</i>	F. Gordon Kimball
<i>Weights and Measures, Commissioner</i>	
<i>of</i>	Wm. H. Marcotte, Jr.

SUPREME COURT

<i>Chief Justice</i>	Robert J. Peaslee
<i>Associate Justices</i>	{ John E. Allen Thomas L. Marble Oliver W. Branch Peter Woodbury
<i>Attorney-General</i>	Francis W. Johnston
<i>Assistant</i>	Thornton Lorimer
<i>State Reporter</i>	Crawford D. Hening
<i>Clerk of the Supreme Court</i>	George O. Shovan

SUPERIOR COURT

<i>Chief Justice</i>	William H. Sawyer
<i>Associate Justices</i>	{ Henri A. Burque Oscar L. Young John Scammon Elwin L. Page Warren W. James

THE LEGISLATURE OF 1933

SENATE

President—George D. Cummings, Peterborough.
Clerk—Benjamin F. Greer, Grasmere.
Assistant Clerk—Frank M. Ayer, Alton.
Sergeant-at-Arms—Raymond B. Lakeman, Laconia.
Messenger—Benjamin H. Bragg, Alstead.
Assistant Messenger—Martin C. Ryan, Laconia.
Doorkeeper—William W. Allen, Concord.

SENATORS

Emmet J. Kelley, Berlin, d.	Honore E. Bouthillier, Nashua, d.
George W. Dickson, Colebrook, r.	Charles M. Steele, Epsom, d.
Richard J. McLean, Plymouth, r.	Ralph H. George, Concord, r.
Arthur P. Gale, Jackson, r.	John Jacobson, Jr., Manchester, r.
Ross P. Sanborn, Ashland, r.	Denis A. Murphy, Manchester, d.
J. Grant Quimby, Laconia, r.	John A. Foley, Manchester, d.
Anson C. Alexander, Boscawen, r.	Aime Martel, Manchester, d.
William F. Whitcomb, Claremont, r.	Haven Doe, Somersworth, d.
Irving T. Chesley, Concord, r.	Austin L. Calef, Barrington, d.
Clarence W. Houghton, Walpole, r.	William M. Cole, Derry, r.
George D. Cummings, Peterborough, r.	James W. Bixler, Exeter, r.
Philip C. Heald, Wilton, r.	Charles M. Dale, Portsmouth, r.

HOUSE OF REPRESENTATIVES

Speaker—Louis P. Elkins, Concord, r.
Clerk—Harrie M. Young, Manchester, r.
Assistant Clerk—Cyril J. Fretwell, Concord, r.
Sergeant-at-Arms—Guy S. Neal, Acworth, r.
Chaplain—George H. Reed, D. D., Concord.
Doorkeeper—Arthur A. Tilton, Laconia, r.
Doorkeeper—John P. Metcalf, Piermont, r.
Doorkeeper—William B. Plummer, Manchester, r.
Doorkeeper—Harry S. Yeaton, New Castle, r.

ROCKINGHAM COUNTY

<i>Atkinson</i> , Herbert N. Sawyer, r.	<i>Derry</i> , Joseph R. Edwards, r.
<i>Auburn</i> , Thomas S. Emery, r.	Arthur Greenough, r.
<i>Brentwood</i> , E. Christine Swasey, r.	Warren M. Hatch, d.
<i>Candia</i> , Charles F. Fifield, d.	Albert J. Picard, d.
<i>Chester</i> , George L. Fitts, r.	<i>Epping</i> , Louis P. Ladd, d.
<i>Danville</i> , Richard H. Dickinson, r.	<i>Exeter</i> , Arthur J. Conner, r.
<i>Deerfield</i> , George W. Brown, r.	Willie S. Day, d.

ROCKINGHAM COUNTY—Continued

Exeter—Continued

Charles C. Russell, r.
 James A. Tufts, r.
Greenland, Clarence E. Gowen, r.
Hampstead, Frank W. Emerson, r.
Hampton, Charles Francis Adams, r.
Hampton Falls, Arthur W. Brown, r.
Kensington, Everett S. Mace, d.
Kingston, Roland W. Cheney, r.
Londonderry, Wallace P. Mack, Jr., r.
New Castle, James W. Pridham, d.
Newmarket, Leo J. Turcotte, d.
 Jonathan Walker, d.
Newton, Arthur Ralph Estabrook, r.
North Hampton, George L. Seavey, r.
Northwood, Fred C. Giles, r.
Nottingham, John D. Perkins, d.
Plaistow, J. William Peaslee, r.

Portsmouth,

Ward 1, Andrew J. Barrett, d.
 Edward M. Buckley, d.
 Merton A. Drake, d.
Ward 2, Wyman P. Boynton, r.
 Richard G. Pray, r.
 Harold M. Smith, r.
 John H. Yeaton, r.
Ward 3, William Cogan, d.
 James R. McNeil, d.
Ward 4, Simon P. Harmon, r.
Ward 5, William T. Rose, r.
 Charles A. Stevens, d.
Raymond, George W. Purinton, d.
Rye, Newell P. Marden, r.
Salem, Carl Manor, r.
 George M. Woodbury, r.
Scabrook, Elihu T. Adams, r.
Windham, Bessie Emerson, r.

STRAFFORD COUNTY

Barrington, Warren A. Boyle, r.
Dover,
Ward 1, Homer Foster Elder, r.
 Fred E. Goodwin, r.
 Thomas H. Keenan, r.
Ward 2, Phidine Dion, d.
 William Alvan Grimes, d.
 Bernard J. Martin, d.
Ward 3, George E. Buzzell, r.
 Maurice N. Layn, r.
Ward 4, Owen P. Durnin, d.
 Francis Clyde Keefe, d.
 Harold F. Wiggin, r.
Ward 5, Edward Durnin, d.
Durham, Oren V. Henderson, r.
Farmington, Joseph Breckenridge, r.
 Allison E. Tuttle, r.
Lee, William J. Fisher, r.
Milton, Fred B. Roberts, r.
New Durham, Myra J. Jones, d.

Rochester,

Ward 1, Thomas H. Gotts, d.
Ward 2, Henry T. Foss, r.
 Charles H. Twombly, r.
Ward 3, Napoleon I. Masse, r.
Ward 4, Alphonse Lacasse, d.
 Edmond J. Marcoux, d.
Ward 5, Justin A. Emery, r.
Ward 6, Ralph F. Seavey, r.
 Frank R. Spiers, r.
Rollinsford, George W. Nutter, d.
Somersworth,
Ward 1, Placide Lagueux, d.
Ward 2, Anna M. Morin, d.
Ward 3, Peter M. Gagne, d.
Ward 4, Fred A. Houle, d.
 Thomas J. McGreal, d.
Ward 5, Adolphe Lapointe, d.
Strafford, Woodbury W. Durgin, r.

BELKNAP COUNTY

Alton, Oe Varney, d.
Barnstead, Harry E. Little, r.
Belmont, Fred H. Piper, r.

Center Harbor, Orville P. Smith, d.
Gulford, Ethel J. Hammond, r.
Gilmanton, Curtis H. Page, r.

BELKNAP COUNTY—Continued

Laconia,

Ward 1, Dana S. Beane, d.
Maurice G. Wiley, r.

Ward 2, Alfred L. Guay, d.
Joseph Simoneau, d.

Ward 3, Fred L. Rollins r.

Ward 4, Oscar L. Hoyt, r.
George C. Stafford, r.

Ward 5, Arthur R. Merrill, r.
Fred A. Young, r.

Ward 6, Elmer E. Davis, r.
Frank E. Newell, r.

Meredith, William J. Neal, d.
Frank R. Prescott, d.

New Hampton, Vernon C. Harvey, r.

Sanbornton, John S. Wallis, r.

Tilton, Osborn J. Smith, d.

CARROLL COUNTY

Bartlett, Scott C. W. Simpson, r.

Conway, Burnham B. Davis, r.
George W. Russell, r.
Arthur R. Shirley, r.

Freedom, Charles M. Towle, r.
Madison, Waldron V. Staples, r.
Moultonborough, Edgar S. Goss, r.

Ossipee, Mark H. Winkley, r.

Sandwich, Frank A. Bryer, d.

Tamworth, Harry O. Mason, r.

Tuftonboro, Margaret E. Hunter, r.

Wakefield, Ansel N. Sanborn, r.

Wolfeboro, Stephen W. Clow, r.

Harold H. Hart, r.

MERRIMACK COUNTY

Allenstown, William Gamache, d.

Andover, Daniel M. Welch, d.

Boscawen, Levi P. Fisher, r.

Bow, Fred J. Shedd, d.

Bradford, Joseph H. Trow, d.

Canterbury, Sam S. Conant, r.

Chichester, John L. T. Shaw, r.

Concord,

Ward 1, Charles P. Coakley, d.
Harry W. Matott, d.

Ward 2, George A. Hill, r.

Ward 3, Hugo B. Lindgren, r.

Ward 4, Albert S. Baker, r.
Clarence A. DuBois, r.
Louis P. Elkins, r.

Ward 5, Edward A. Dame, r.
George A. Foster*, r.

Ward 6, Arthur E. Bean, r.
Donald McLeod, r.
George H. Nash, r.
Arthur F. Sturtevant, r.

Ward 7, Frederick I. Blackwood, r.
Ernest S. Brooks*, r.
Shirley Brunel, r.
Elva B. Russell, r.

Ward 8, William A. Lee, d.

Ward 9, William J. Ahern, d.

Edward B. Haskell, d.

Danbury, Scott N. Ford, r.

Dunbarton, Cyrus C. Wheeler, r.

Epsom, Almon M. Worth, r.

Franklin,

Ward 1, George G. Fowler, r.

Ward 2, Edward F. Laramie, d.
Docite J. Rousseau, d.

Ward 3, Louis H. Douphinett, d.
James S. Shaw, d.

Hemiker, James W. Doon, d.

Hill, Lenne C. Twombly, r.

Hooksett, Joseph B. Drake, d.
Robert H. Stobie, r.

Hopkinton, Neal J. Rice, r.

Loudon, Arthur K. Marston, d.

New London, Charles E. Shepard, d.

Northfield, Edwin R. Caveney, d.

Pembroke, Samuel J. Duford, d.
Fred M. Pettengill, d.

Pittsfield, Charles H. Gilman, d.
John H. Perkins, d.

Sutton, William L. Chadwick, r.

Warner, Oscar E. Jewell, r.

Webster, Adam E. Mock, r.

Wilmot, John K. Stearns, d.

* Died.

HILLSBOROUGH COUNTY

- Amherst*, Benjamin F. McNamee, r.
Antrim, Wyman K. Flint, r.
Bedford, Alonzo H. Holbrook, d.
Bennington, Arthur J. Pierce, r.
Brookline, Walter B. Fessenden, d.
Goffstown, George Hambleton, r.
 Edward M. Hart, r.
 Louis O. Prince, r.
Greenfield, George A. Reynolds, r.
Greenville, Bernadette E. Charois, d.
Hillsborough, George W. Boynton, r.
 Bert L. Craine, r.
Hollis, Milton D. Wright, d.
Hudson, George F. Blood, d.
 Howard S. Legallee, r.
Lyndeborough, Austin Holt, d.
Manchester,
 Ward 1, Dana A. Emery, r.
 Sherman L. Greer, r.
 Edward T. Knowlton, r.
 Allan M. Wilson, r.
 Ward 2, Henry W. Allen*, r.
 Harry W. Bergholtz, r.
 Perley W. Gage, r.
 Victor C. Johnson, r.
 Wendell M. McIntire, r.
 Ward 3, John J. Barry, d.
 John M. Kendall, r.
 Joseph A. Ducharme, r.
 John T. Jennings, r.
 Joseph A. Nerbonne, r.
 Ward 4, Charles A. Allen, r.
 Mary E. Phinney, r.
 Henry F. Pillsbury, r.
 Herbert E. Richardson, r.
 Ward 5, Frank J. Broderick, d.
 William F. Clancy, d.
 William F. Kelley, d.
 Lawrence D. Mahoney*, d.
 John C. O'Brien, d.
 Patrick Sweeney, d.
 John S. Trinity, d.
 Ward 6, John J. Bresnahan, d.
 Arthur J. Connelly, d.
 Charles S. Currier*, d.
 Laurence A. Hurley, d.
 John J. O'Connor, d.
 John J. Sullivan, d.
 Ward 7, John J. Berry, d.
 Francis X. Cote, d.
 Francis A. Farrell, d.
 John B. Laforest, d.
 Emile Lavigne, d.
 Alphee J. Peloquin, d.
 Ward 8, John A. Burke, d.
 Joseph Chevette, d.
 Edward F. Cote, d.
 William Henry Craig, d.
 Eugene Delisle, d.
 Michael S. Donnelly, d.
 J. Vincent Moran, d.
 John F. Skeffington, d.
 Ward 9, John J. Collins, d.
 Timothy F. Hayes, d.
 Valentine McBride, d.
 Ward 10, Oscar E. Getz, d.
 John J. Kearns, d.
 James J. Madden, d.
 Martin J. McIntyre, d.
 Ward 11, John Barry, d.
 Patrick J. Kenney, d.
 Bernard T. McLaughlin, d.
 Elmer D. Roukey, d.
 Ward 12, Charles A. Caron, d.
 George E. Desruisseaux, d.
 Louis E. Gauthier, d.
 Alpha J. Letendre, d.
 Louis J. Soucy, d.
 Ward 13, Almon A. Boisvert, d.
 Thomas Ladouceur, d.
 Lucien G. Lambert, d.
 Charles Lamy, d.
 Lionel V. Lesmerises, d.
Merrimack, Edward W. Carter, r.
Milford, Gertrude N. Howison, r.
 Fred T. Wadleigh, r.
 William Weston, r.
Nashua,
 Ward 1, Fred A. Barker, r.
 Charles M. Foote, r.
 Ovid F. Winslow, r.
 Charles I. Woodbury, r.

* Died.

- HILLSBOROUGH COUNTY—*Continued*
- Nashua*,
Ward 2, Karl E. Dowd, r.
 Howard F. Hammar, d.
Ward 3, Frank Boilard, d.
 Adelard Dupont, d.
 Armand P. Sylvestre, d.
Ward 4, Austin H. Hogan, Sr., d.
 George F. Stevens, d.
Ward 5, Delphis Chasse, d.
 Henry A. Dion, d.
 Amedee Plourde, d.
Ward 6, Joseph A. Bellavance, Jr., d.
 Henry M. Burns, d.
 Theodore O. Ravenelle, d.
Ward 7, Carl Lindquist, d.
 Frank O. Morse, d.
 John F. Wills, d.
Ward 8, Charles Dionne, d.
 James H. Glynn, d.
 William A. Molloy, d.
 Aldege A. Noel, d.
Ward 9, Paul E. Bouthillier, d.
 Lorenzo Couturier, d.
New Boston, Brainard P. Newton, r.
New Ipswich, David Roger, r.
Pelham, Richard H. Currier, r.
Peterborough, Martin J. Keenan, d.
 Thomas S. Nichols, r.
Weare, Frank H. Peaslee, r.
Wilton, Harvey W. Frye, d.

CHESHIRE COUNTY

- Alstead*, Robert Brackett, d.
Chesterfield, Moses H. Chickering, r.
Dublin, Arthur T. Appleton, r.
Fitzwilliam, Julius H. Firmin, r.
Gilsum, William B. Hanson, r.
Harrisville, Thomas J. Winn, d.
Hinsdale, Walker S. Kimball, r.
Jaffrey, George A. Adams, r.
 George H. Duncan, d.
Keene,
Ward 1, William J. Callahan, r.
 Richard C. Carrick, r.
 George F. Knowlton, r.
 Chandler B. McAllister, r.
Ward 2, William E. Jones, r.
 Nathan C. Sibley, r.
Ward 3, Leston M. Barrett, r.
 Wilder F. Gates, r.
Ward 4, Marquis O. Spaulding, r.
 Clarence A. Wardwell, r.
Ward 5, John M. Duffy, d.
 Michael H. O'Neal, d.
Marlborough, Leon E. Wiswall, r.
Rindge, Harris H. Rice, r.
Swansey, William R. Granger, r.
 Alexander F. Thompson, d.
Troy, Martin L. Clark, r.
Walpole, William H. Fletcher, d.
 John W. Graves, d.
Westmoreland, George Warwick, Jr.*, r.
Winchester, Winfred C. Burbank, r.
 James S. Kellom, d.

SULLIVAN COUNTY

- Acworth*, Weston O. Kemp, r.
Charlestown, Ada E. Hamlin, r.
Claremont, John W. Dow, r.
 Clarence B. Etsler, r.
 Arthur L. Fitch, d.
 Earl F. Howe, r.
 Aaron King, d.
 Albert D. Leahy, r.
 Martin Pederson, r.
 Charles H. Putnam, r.
 Harry F. Rowell, r.
 Edward B. Tenney, r.
Cornish, Elwin W. Quimby, d.
Langdon, George A. Holmes, r.
Newport, John J. Condon, d.
 Charles H. Fairbanks, r.
 Willis A. Reed, r.
 Jesse R. Rowell, r.
Plainfield, George C. Barton, r.
Springfield, Seely W. Philbrick, r.
Sunapee, Leo L. Osborne, d.

* Died.

GRAFTON COUNTY

- Alexandria*, David B. Plumer, r.
Ashland, Sheldon E. Ellis, d.
Bath, Amos N. Blandin, d.
Bethlehem, Harry A. Goodwin, d.
Bristol, James B. Lidstone, r.
Campton, Lester E. Mitchell, r.
Canaan, Herbert W. Day, r.
Enfield, Isaac H. Sanboru, r.
 Joseph B. Ferby, r.
Franconia, Fred H. Jesseman, d.
Grafton, Charlie E. Martin, d.
Hanover, Alfred W. Guyer, r.
 Daniel O. Hoyt, r.
 Edgar H. Hunter, r.
Haverhill, Charles A. Butson, r.
 Ernest E. Craig, r.
 Frank N. Keyser, r.
Holderness, John H. Perkins, d.
Landaff, Roscoe J. Oakes, d.
Lebanon, Charles B. Drake, r.
 Daniel J. Harrigan, d.
 Florence Ward Hoyt, r.
 Harry Manson, r.
 Thomas J. McNamara, d.
Lincoln, Sidney F. Downing, d.
Lisbon, George E. Clark, r.
 Frank S. Kelsea, r.
Littleton, Horace B. Albee, d.
 Victor H. Gadbois, d.
 Trevor O. Mooney, d.
 William I. Richardson, d.
Lyme, Earl C. Perkins, r.
Monroe, Richard D. Hall, r.
Orford, Edgar C. Luikin, r.
Piermont, Earl V. Howard, r.
Plymouth, Elmer E. Huckins, r.
 John S. Renfrew, r.
Rumney, Arthur L. Verrill, r.
Thornton, Albert D. Merrill, r.
Warren, Robert W. Dunbar, r.
Wentworth, John E. Currier, d.
Woodstock, Harry D. Sawyer, d.

COOS COUNTY

- Berlin*,
 Ward 1, John F. Bagley, d.
 Margaret H. Barden, d.
 Joseph Fred Bell, d.
 Elisabeth H. Mason, d.
 Henry A. Smith, d.
 Ward 2, Albert G. Palmer, d.
 Robert W. Pingree, d.
 Louis E. Rancourt, d.
 Edward A. Steady, d.
 Ward 3, Hilda C. F. Brungot, r.
 John A. Burbank, r.
 Fred R. Oleson, r.
 Ward 4, Esther Bixby, d.
 Patrick L. Dutil, d.
 John A. Labrie, d.
 Letitia Jane Myler, d.
 Carroll, Joseph A. Seymour, d.
 Colebrook, Edward M. Dickerman, r.
 Louis Ramsay, r.
 Dalton, John M. Tillotson, r.
 Errol, George O. Thurston, r.
 Gorham, Louis C. Dube, d.
 Olie M. George, r.
 Jefferson, George D. Roberts, r.
 Lancaster, Stephen H. Emerson*, r.
 Lula J. A. Morris, r.
 Milan, Lloyd E. Fogg, r.
 Northumberland, Edmond Blais, d.
 Wayne W. Cole, d.
 Pittsburg, Frank W. Baldwin, r.
 Stewartstown, E. Fay Flanders, d.
 Stratford, Everett C. Brown, d.
 Whitefield, Charles L. Pratt, r.

* Died.

LAWS
OF THE
STATE OF NEW HAMPSHIRE
PASSED JANUARY SESSION, 1933

CHAPTER 1.

AN ACT RELATIVE TO THE CANCELLATION OF CERTAIN TOWN
NOTES.

SECTION 1. Town notes cancelled.	SECTION 2. Takes effect.
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*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Town Notes Cancelled. The governor and council are hereby authorized and empowered to allot to each town and city which accepted the provisions of the proclamation of the governor for unemployment relief dated August 18, 1932, an amount equal to the note or notes of such town or city to the state legally issued in accordance with said proclamation and purchased by the state under authority of the governor and council dated August 29, 1932. Said sums so allotted to such towns and cities shall be used to cancel said notes of said towns and cities, which were issued for local highway construction, and said sums shall be a charge upon the highway funds for the fiscal year 1932-1933.

2. Takes Effect. This act shall take effect upon its passage.

[Approved January 30, 1933.]

CHAPTER 2.

AN ACT TO LEGALIZE THE SPELLING OF WINNIPESAUKEE.

SECTION 1. Name given.	SECTION 2. Takes effect.
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*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Name. The lake which is bounded by the towns of

Wolfeboro, Tuftonboro, Moultonborough, Center Harbor, Meredith, Gilford and Alton, and the city of Laconia shall be known as Lake Winnepesaukee.

2. Takes Effect. This act shall take effect upon its passage.

[Approved February 9, 1933.]

CHAPTER 3.

AN ACT RELATING TO ARMISTICE DAY.

SECTION

1. Patriotic exercises on Armis-
tice Day.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Armistice Day.** Amend section 16, chapter 117, Public Laws, by striking out all thereof and inserting in its stead the following: **16. Patriotic Exercises.** In all public schools of the state one session or a portion thereof during the weeks in which Memorial Day and Armistice Day fall shall be devoted to exercises of a patriotic nature.

2. Takes Effect. This act shall take effect upon its passage.

[Approved February 14, 1933.]

CHAPTER 4.

AN ACT PROVIDING FOR THE TRANSFER OF CERTAIN PROPERTY TO THE TOWN OF CANDIA.

SECTION

1. Transfer of property to town
of Candia authorized.

SECTION

2. Takes effect.

WHEREAS, the town of Candia deeded to the state of New Hampshire a tract of land in said town for a site for a gun house by deed dated May 31, 1821, recorded Rockingham County Registry book 818, page 483; and

WHEREAS, said land is no longer used by said state for that purpose; now therefore,

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Transfer Authorized.** The governor and council, on

behalf of the state of New Hampshire, are hereby authorized, empowered and directed to release by quitclaim deed to the town of Candia all right, title or interest which the said state of New Hampshire has in and to the following described premises, to wit, a certain piece of land situated in the town of Candia, county of Rockingham, containing one square rod, and bounded as follows: Beginning at the northeast corner of the burying ground by the highway, thence easterly by the highway one rod, thence southerly on a line parallel with the burying yard wall one rod, thence westerly one rod to the burying yard wall, thence northerly by said wall one rod to the place of beginning.

2. Takes Effect. This act shall take effect upon its passage.

[Approved February 17, 1933.]

CHAPTER 5.

AN ACT CHANGING THE NAME OF COW ISLAND.

SECTION	SECTION
1. Name changed.	2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Name Changed. The name of Cow Island, located in Lake Winnepesaukee, and forming a part of the town of Tuf-tonboro, is hereby changed to the name of Guernsey Island.

2. Takes Effect. This act shall take effect upon its passage.

[Approved February 17, 1933.]

CHAPTER 6.

AN ACT TO REGULATE THE SALE OF METHYL ALCOHOL.

SECTION	SECTION
1. Sales prohibited.	3. Denatured alcohol; sales as "alcohol" prohibited.
2. Warning label; color to be added.	4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Sales Prohibited. Amend section 51 of chapter 162 of

the Public Laws by striking out the title and substituting in the place thereof the words Sales Prohibited, also by striking out in the fifth line the words "wood naphtha, otherwise known as," also by striking out in the sixth line the comma between the words "alcohol" and "or," so that said section as amended shall read: 51. **Sales Prohibited.** No person shall sell, offer for sale, deal in or supply, or have in his possession with intent to sell, offer for sale, give away, deal in or supply, any article of food or drink, or any medicinal or toilet preparation or perfume intended for human use internally or externally, which contains any wood alcohol or methyl alcohol, either crude or refined, under or by whatever name or trademark the same may be called or known.

2. **Warning Label; Color to be Added.** Further amend said chapter 162 by striking out all of section 52 therein and substituting in place thereof the following: 52. **Warning Label; Color to be Added for Automobile Use.** No person shall sell, offer for sale, have in possession with intent to sell, deal in, supply or give away any wood alcohol or methyl alcohol, either crude or refined, under or by whatever name the same may be called or known, or however manufactured, and whether in concentrated or dilute form, unless the container in which the same is sold, delivered, offered for sale, possessed for sale, dealt in, supplied, or given away shall bear a label or tag with the following conspicuously printed in red thereon, viz:

(Skull and crossbones symbol)

WARNING—Methanol is a violent poison. It cannot be taken internally without inducing blindness and general physical decay, with death resulting either soon or ultimately. Inhalation of its vapors or prolonged contact with the skin are to be avoided. Its use in any article of food, beverage or medicinal or toilet preparation for human use internally or externally is unlawful.

Provided, that where wood alcohol or methyl alcohol is added by the vendor direct to the radiator of an automobile, the labeling here stipulated shall not be required. Provided further, that no person shall sell, offer for sale, have in possession with intent to sell, deal in or supply any wood alcohol or methyl alcohol, offered or intended for automobile, or for other

than industrial use, unless the said alcohol has had added to it a dye, such as to impart a conspicuous color.

3. **Denatured Alcohol; Sales as "Alcohol" Prohibited.** Further amend said chapter 162 by striking out all of section 53 therein and substituting in place thereof the following: **53. Denatured Alcohol; Sales as "Alcohol" Prohibited.** No person shall sell, offer for sale or label or advertise for sale, as "alcohol" without qualification, any fluid or solid which is not ethyl alcohol free from denaturing substances and from any other added matter; nor shall any person sell any product or preparation the label of which claims "alcohol" without qualification as an ingredient, unless such alcohol shall be exclusively ethyl alcohol; nor shall any person sell in package form any so-called completely denatured alcohol the container of which does not bear conspicuously the words "Denatured Alcohol."

4. **Takes Effect.** This act shall take effect sixty days after its passage.

[Approved February 22, 1933.]

CHAPTER 7.

AN ACT TO ESTABLISH A NEW APPORTIONMENT FOR THE ASSESSMENT OF PUBLIC TAXES.

SECTION

- 1. Apportionment.
- 2. Limitation.

SECTION

- 3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Apportionment.** That of every thousand dollars of public taxes hereafter to be raised, the proportion which each town and place shall pay, and for which the treasurer of the state is hereby authorized to issue his warrant, shall be as follows, to wit:

Rockingham County, \$107.12

Atkinson, sixty-nine cents	\$0.69
Auburn, one dollar and twenty cents	1.20
Brentwood, seventy-six cents76
Candia, one dollar and twenty-three cents	1.23
Chester, one dollar and twenty-six cents	1.26

Danville, fifty-four cents	\$0.54
Deerfield, ninety-nine cents99
Derry, nine dollars and forty-six cents	9.46
East Kingston, fifty cents50
Epping, one dollar and ninety-four cents	1.94
Exeter, eleven dollars and forty-two cents	11.42
Fremont, one dollar and two cents	1.02
Greenland, one dollar and six cents	1.06
Hampstead, one dollar and twenty-two cents	1.22
Hampton, seven dollars and ninety-two cents	7.92
Hampton Falls, one dollar and twenty cents	1.20
Kensington, sixty cents60
Kingston, one dollar and twenty-five cents	1.25
Londonderry, two dollars and twenty-four cents ...	2.24
New Castle, one dollar and nine cents	1.09
Newfields, sixty-three cents63
Newington, seventy-eight cents78
Newmarket, two dollars and eighty-four cents	2.84
Newton, ninety-three cents93
North Hampton, three dollars and seventeen cents ..	3.17
Northwood, one dollar and thirty-three cents	1.33
Nottingham, ninety-two cents92
Plaistow, one dollar and fifty cents	1.50
Portsmouth, thirty-two dollars and twenty-four cents	32.24
Raymond, one dollar and seventy-nine cents	1.79
Rye, four dollars and thirty-two cents	4.32
Salem, four dollars and thirty-four cents	4.34
Sandown, thirty-nine cents39
Seabrook, one dollar and thirty cents	1.30
South Hampton, thirty-nine cents39
Stratham, one dollar and seven cents	1.07
Windham, one dollar and fifty-nine cents	1.59

Strafford County, \$77.71

Barrington, one dollar and twenty-two cents	\$1.22
Dover, twenty-nine dollars and twenty-two cents ...	29.22
Durham, two dollars and ninety-five cents	2.95
Farmington, three dollars and eighty-two cents	3.82
Lee, seventy-six cents76
Madbury, sixty-four cents64
Middleton, nineteen cents19
Milton, two dollars and ninety-seven cents	2.97

New Durham, seventy cents	\$0.70
Rochester, eighteen dollars and sixty-four cents	18.64
Rollinsford, two dollars and forty-eight cents	2.48
Somersworth, twelve dollars and ninety-nine cents..	12.99
Strafford, one dollar and thirteen cents	1.13

Belknap County, \$50.35

Alton, three dollars and twelve cents	\$3.12
Barnstead, one dollar and twenty-five cents	1.25
Belmont, one dollar and sixty-two cents	1.62
Center Harbor, one dollar and thirty-three cents	1.33
Gilford, two dollars and nineteen cents	2.19
Gilmanton, one dollar and twenty-one cents	1.21
Laconia, twenty-six dollars and seventy cents	26.70
Meredith, four dollars and forty-three cents	4.43
New Hampton, two dollars and forty-one cents	2.41
Sanbornton, one dollar and forty cents	1.40
Tilton, four dollars and sixty-nine cents	4.69

Carroll County, \$33.08

Albany, twenty-eight cents	\$0.28
Bartlett, one dollar and eighty cents	1.80
Brookfield, forty-two cents42
Chatham, thirty-two cents32
Conway, six dollars and four cents	6.04
Eaton, thirty-three cents33
Effingham, fifty-seven cents57
Freedom, seventy-nine cents79
Hart's Location, twelve cents12
Jackson, one dollar and forty-nine cents	1.49
Madison, one dollar	1.00
Moultonborough, three dollars	3.00
Ossipee, two dollars and forty-two cents	2.42
Sandwich, two dollars and thirty-one cents	2.31
Tamworth, two dollars and twenty-six cents	2.26
Tuftonboro, one dollar and eighty-three cents	1.83
Wakefield, two dollars and forty-one cents	2.41
Wolfeboro, five dollars and sixty-nine cents	5.69

Merrimack County, \$128.31

Allenstown, two dollars and nineteen cents	\$2.19
Andover, two dollars and fifty-six cents	2.56

Boscawen, two dollars and thirty-eight cents	\$2.38
Bow, two dollars and twenty-seven cents	2.27
Bradford, one dollar and forty-five cents	1.45
Canterbury, one dollar and twelve cents	1.12
Chichester, one dollar and six cents	1.06
Concord, sixty-six dollars and eight cents	66.08
Danbury, eighty cents80
Dunbarton, ninety-four cents94
Epsom, one dollar and fifty-four cents	1.54
Franklin, thirteen dollars and fifteen cents	13.15
Henniker, two dollars and sixty-one cents	2.61
Hill, one dollar and seven cents	1.07
Hooksett, three dollars and nineteen cents	3.19
Hopkinton, three dollars and fifty-six cents	3.56
Loudon, one dollar and thirty-six cents	1.36
Newbury, one dollar and eighty-four cents	1.84
New London, two dollars and ninety-seven cents . .	2.97
Northfield, two dollars and twenty-two cents	2.22
Pembroke, four dollars and thirty-five cents	4.35
Pittsfield, three dollars and eighty-four cents	3.84
Salisbury, eighty-nine cents89
Sutton, one dollar and fifteen cents	1.15
Warner, two dollars and seven cents	2.07
Webster, ninety-five cents95
Wilmot, seventy cents70

Hillsborough County, \$295.53

Amherst, two dollars and twenty-two cents	\$2.22
Antrim, two dollars and thirty cents	2.30
Bedford, two dollars and ninety-three cents	2.93
Bennington, one dollar and sixty-one cents	1.61
Brookline, ninety-four cents94
Deering, sixty-five cents65
Francestown, ninety cents90
Goffstown, six dollars and sixty-five cents	6.65
Greenfield, eighty-eight cents88
Greenville, two dollars and fifty-seven cents	2.57
Hancock, one dollar and fifty-eight cents	1.58
Hillsborough, four dollars and forty-six cents	4.46
Hollis, one dollar and sixty-two cents	1.62
Hudson, three dollars and nineteen cents	3.19
Litchfield, seventy-seven cents77

Lyndeborough, one dollar and five cents	\$1.05
Manchester, one hundred sixty-nine dollars and ninety-five cents	169.95
Mason, forty-two cents42
Merrimack, two dollars and forty cents	2.40
Milford, eight dollars and forty-nine cents	8.49
Mont Vernon, seventy-nine cents79
Nashua, sixty-one dollars and forty-two cents	61.42
New Boston, one dollar and forty-six cents	1.46
New Ipswich, one dollar and fifty-two cents	1.52
Pelham, one dollar and thirty-six cents	1.36
Peterborough, seven dollars and five cents	7.05
Sharon, twenty-five cents25
Temple, forty-three cents43
Weare, two dollars and twenty-eight cents	2.28
Wilton, three dollars and twenty-nine cents	3.29
Windsor, ten cents10

Cheshire County, \$73.17

Alstead, one dollar and fourteen cents	\$1.14
Chesterfield, one dollar and ninety-three cents	1.93
Dublin, three dollars and twenty-one cents	3.21
Fitzwilliam, one dollar and thirty-four cents	1.34
Gilsum, forty-six cents46
Harrisville, one dollar and fifty cents	1.50
Hinsdale, four dollars and ninety-three cents	4.93
Jaffrey, six dollars and four cents	6.04
Keene, thirty-one dollars and ninety-one cents	31.91
Marlborough, two dollars and ten cents	2.10
Marlow, forty-four cents44
Nelson, fifty-four cents54
Richmond, fifty-two cents52
Rindge, one dollar and seventy-seven cents	1.77
Roxbury, twenty cents20
Stoddard, sixty-six cents66
Sullivan, twenty-nine cents29
Surry, fifty-one cents51
Swanzey, two dollars and fifty-one cents	2.51
Troy, one dollar and sixty-seven cents	1.67
Walpole, five dollars and thirty cents	5.30
Westmoreland, eighty-four cents84
Winchester, three dollars and thirty-six cents	3.36

Sullivan County, \$45.82

Acworth, fifty-six cents	\$0.56
Charlestown, two dollars and seventy-two cents	2.72
Claremont, twenty-four dollars and twenty-three cents	24.23
Cornish, one dollar and fifty-five cents	1.55
Croydon, sixty-eight cents68
Goshen, thirty cents30
Grantham, thirty-three cents33
Langdon, thirty-four cents34
Lempster, thirty-five cents35
Newport, seven dollars and eighty-two cents	7.82
Plainfield, one dollar and forty-seven cents	1.47
Springfield, sixty-nine cents69
Sunapee, three dollars and forty-six cents	3.46
Unity, fifty-five cents55
Washington, seventy-seven cents77

Grafton County, \$106.16

Alexandria, seventy-nine cents	\$0.79
Ashland, two dollars and eighty-seven cents	2.87
Bath, one dollar and fifty-four cents	1.54
Benton, twenty-five cents25
Bethlehem, five dollars and sixty-three cents	5.63
Bridgewater, ninety-two cents92
Bristol, four dollars and forty-nine cents	4.49
Campton, two dollars and fourteen cents	2.14
Canaan, two dollars and two cents	2.02
Dorchester, thirty-nine cents39
Easton, twenty-five cents25
Ellsworth, six cents06
Enfield, two dollars and thirty-five cents	2.35
Franconia, one dollar and eighty-six cents	1.86
Grafton, ninety-four cents94
Groton, seventy-nine cents79
Hanover, nine dollars and twenty-three cents	9.23
Haverhill, six dollars and sixty-three cents	6.63
Hebron, ninety-three cents93
Holderness, two dollars and sixty-three cents	2.63
Landaff, sixty-two cents62
Lebanon, thirteen dollars and five cents	13.05

Lincoln, three dollars and twenty cents	\$3.20
Lisbon, five dollars and seventy-three cents	5.73
Littleton, eight dollars and sixty cents	8.60
Livermore, thirty-six cents36
Lyman, fifty-two cents52
Lyme, one dollar and forty-nine cents	1.49
Monroe, twelve dollars and twenty-five cents	12.25
Orange, twenty cents20
Orford, one dollar and twenty cents	1.20
Piermont, one dollar	1.00
Plymouth, five dollars and sixty-three cents	5.63
Rumney, one dollar and thirty-three cents	1.33
Thornton, seventy-two cents72
Warren, one dollar and four cents	1.04
Waterville, twenty-one cents21
Wentworth, eighty-nine cents89
Woodstock, one dollar and forty-one cents	1.41

Coos County, \$79.26

Berlin, thirty-two dollars and fifty-two cents	\$32.52
Carroll, two dollars and seventy-nine cents	2.79
Clarksville, seventy-eight cents78
Colebrook, three dollars and sixty-nine cents	3.69
Columbia, eighty-eight cents88
Dalton, seventy-five cents75
Dummer, one dollar	1.00
Errol, one dollar and nineteen cents	1.19
Gorham, seven dollars and eighty-nine cents	7.89
Jefferson, one dollar and fifty-eight cents	1.58
Lancaster, six dollars and seventy cents	6.70
Milan, one dollar and twenty-four cents	1.24
Northumberland, four dollars and twenty-six cents ..	4.26
Pittsburg, three dollars and ninety-three cents	3.93
Randolph, seventy-six cents76
Shelburne, ninety cents90
Stark, eighty cents80
Stewartstown, one dollar and forty-seven cents	1.47
Stratford, two dollars and five cents	2.05
Wentworth's Location, twenty-one cents21
Whitefield, three dollars and eighty-seven cents	3.87

Unincorporated Places, \$3.49

Cambridge, seventy-seven cents	\$0.77
Crawford's Purchase, seven cents07
Dixville, one dollar and eleven cents	1.11
Dix's Grant, thirty cents30
Erving's Grant, one cent01
Gilmanton and Atkinson Academy Grant, five cents05
Green's Grant, eight cents08
Hale's Location, one cent01
Millsfield, forty-one cents41
Odell, twenty-three cents23
Sargent's Purchase, four cents04
Second College Grant, ten cents10
Success, twenty-eight cents28
Thompson and Meserve Purchase, three cents03

2. **Limitation.** The same shall be the proportion of assessment of all public taxes until a new apportionment shall be made and established, and the treasurer for the time being shall issue his warrant accordingly.

3. **Takes Effect.** This act shall take effect upon its passage.

[Approved February 22, 1933.]

CHAPTER 8.

AN ACT TO PROHIBIT THE POSTING OF POLITICAL ADVERTISEMENTS ON TREES.

SECTION

1. Political advertisements.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Political Advertisements.** Amend section 28 of chapter 93 of the Public Laws by inserting after the word "advertisement" in the third line the words, political or otherwise, so that said section as amended shall read as follows: **28. Injury.** It shall be unlawful to cut, destroy, injure, deface or break any public shade or ornamental tree; or to affix to any such tree a play bill, picture, announcement, notice, advertisement, political or otherwise, or other device or thing, whether in writing or otherwise; or to paint or mark such tree, except

for the purpose of protecting it and under a written permit from the tree warden; or to negligently or carelessly suffer any horse or other beast to break down, injure or destroy a shade or ornamental tree within the limits of any public way or place.

2. Takes Effect. This act shall take effect upon its passage.

[Approved February 22, 1933.]

CHAPTER 9.

AN ACT RELATING TO ASSIGNMENTS FOR THE BENEFIT OF CREDITORS.

SECTION

1. Common law assignments.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Common Law Assignments. No instrument by which title to real or personal property is conveyed, transferred or assigned to an assignee, trustee or other fiduciary for the benefit of the creditors of the assignor shall be valid to transfer the title of the assignor therein unless such assignee, trustee or other fiduciary is a resident of this state, nor until the same has been recorded in the office of the clerk of the town in which the assignor resides at the time of making the same, or in the office of the clerk of the town where the property is situated when the assignor resides out of the state, and in the registry of deeds in the county in which the realty, if any, is situate.

2. Takes Effect. This act shall take effect upon its passage.

[Approved February 23, 1933.]

CHAPTER 10.

AN ACT RELATING TO THE ENFORCEMENT OF PUBLIC WATER
SUPPLY REGULATIONS.

SECTION

1. Enforcement of regulations
relative to public water
supplies.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Enforcement of Regulations. Amend section 15 of chapter 141 of the Public Laws by adding at the end thereof the following; in co-operation with the state board. In the case of water supplies any part of which may be outside the town or city concerned, the health officer of such town or city may act as an agent of the state board for the enforcement of these regulations, when so designated by the said board, so that said section as amended shall read: **15. Investigations; Regulations.** The state board shall, upon such petition or its own motion, after due investigation, make such regulations as it may deem best to protect the said supply against any dangerous contamination, and the regulations so made shall be in force when a copy is filed with the town clerk and posted in two or more places in said town, or published in some newspaper in the county, and it shall be the duty of the local board of health to enforce said regulations in co-operation with the state board. In the case of water supplies any part of which may be outside the town or city concerned, the health officer of such town or city may act as an agent of the state board for the enforcement of these regulations, when so designated by the said board.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 11.

AN ACT RELATING TO THE CONSERVATION OF THE PURITY AND SAFETY OF PUBLIC WATER SUPPLIES.

SECTION

1. Hearing and order relative to public water supplies; penalty.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Hearing and Order; Penalty. Amend chapter 141 of the Public Laws by adding after section 19 the following new section: **19-a. Power to Require Improvements; Penalty.** The state board is empowered to investigate the sanitary conditions and methods pertaining to the source, treatment and distribution of all public water supplies for domestic use, and to require the application of any treatment, or such other improvements in these conditions and methods as it may deem necessary to insure fitness and safety and for the adequate protection of the public health. Before issuing an order the said board shall notify the municipality, corporation or person operating such water supply of its findings and shall give an opportunity to the parties at interest to be heard. After such hearing, if it shall be determined that the improvements herein referred to are necessary, the municipality, corporation, or officer thereof, or other person, shall be so notified in writing and the requirements so ordered shall be effected within a reasonable time to be fixed by the said board. If any municipality, corporation, or officer thereof, or any person, upon whom the duty to act is cast shall fail or refuse for a period of ten (10) days after the expiration of the time fixed by the said board for compliance with its order, or in the case of appeal or appeals, for a period of ten (10) days after final judgment affirming the board's order shall have been entered, to obey the same or in good faith to begin to make the changes or improvements as ordered by the said board, such municipality, corporation, officer or person so failing or refusing shall be fined not less than one hundred nor more than one thousand dollars for each day of failure to comply with the order of said board. Said fine shall be paid to the state and may be recovered in an action of debt brought by the attorney-general in the name of the state treasurer.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 12.

AN ACT RELATING TO PLANS FOR WATER AND SEWERAGE SYSTEMS, AND TO AUXILIARY WATER SUPPLIES.

SECTION

1. Construction of public system of sewage.

SECTION

2. Auxiliary supplies for water.
3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Detailed Plans. Amend section 20 of chapter 141 of the Public Laws by inserting in the fourth line thereof after the word "public" the words, or shall construct any public system of sewage disposal, so that said section as amended shall read: **20. New Construction.** No person, association or corporation proposing to supply water for domestic uses shall construct any new system, or enlarge any existing system, for supplying water to the public, or shall construct any public system of sewage disposal, without first submitting detailed plans of the proposed construction to the state board and securing its approval thereof. It shall be the duty of the said board to examine the topography and the watershed, and to make chemical and bacteriological analyses of the waters, of the proposed supply, before approval is granted.

2. Auxiliary Supplies. Amend section 21 of said chapter 141 by striking out from said section in the fourth and fifth lines the words "the water of which has not been approved by the state board and under regular inspection thereby," and by adding at the end of said section the following, and such resort to or maintenance shall have received its approval, so that said section as amended shall read as follows: **21. Approval.** No person, corporation or association supplying water to the public for domestic use shall have resort to, hold in reserve or maintain, a connection through which water may be received from any auxiliary or emergency source of supply, unless such source shall have been duly declared to and registered by said board, and such resort to or maintenance shall have received its approval.

3. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 13.

AN ACT DEFINING BEVERAGES AND BEVERAGE CONCENTRATES, AND PROVIDING FOR FORFEITURES.

SECTION	SECTION
1. Definition of beverage and beverage concentrates.	3. Forfeiture of unregistered products.
2. Manufacture of beverages.	4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Definitions.** Amend chapter 137 of the Public Laws by adding to the subdivision entitled "Manufacture and Sale of Beverages" before section 9 the following new section:
8-a. Beverages and Beverage Concentrates. The term "beverage" as used in this subdivision shall include all still and carbonated drinks; fruit juices and all beverages compounded therefrom; all bottled waters, whether for medicinal or table use; and all packaged liquids intended for use in the manner of drink. Milk and unmixed products thereof, and fruit juices and waters retailed exclusively by the producer or manufacturer direct, are not included. The term "beverage concentrate" as used in this subdivision shall include all concentrated fruit juices, fruit-flavored and other syrups, and compounds and mixtures in concentrated form, put up in packages for retail sale and which are intended as a basis for the preparation of a beverage through the addition of water or milk with or without the addition of sugar and/or other auxiliary substances. Flavoring extracts for general culinary use are not included.

2. **Beverages, Manufacture of.** Amend section 9 of said chapter 137 by striking out the same and inserting in place thereof the following: **9. License Required.** No person, firm or corporation shall, within the state, put up for sale in package form any beverage without having obtained a license, to be issued by the state board of health.

3. **Forfeiture of Unregistered Products.** Further amend said chapter 137 by adding at the end thereof a new section,

to read as follows: **17. Forfeiture of Unregistered Products.** Any beverage or beverage concentrate sold, kept or offered for sale without having been registered as herein provided may be forfeited.

4. Takes Effect. This act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 14.

AN ACT RELATING TO REVOCATION OF MOTOR VEHICLE LICENSES.

SECTION

1. Intoxication, convicted of, by court of another state.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Intoxication. Amend chapter 102 of the Public Laws by adding after section 15, as amended by chapter 66 of the Laws of 1931, the following new section: **15-a. Revocation of License.** The commissioner may revoke the license of any person who shall be convicted of an offense similar to that described in section 15 by a court of any other state.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 15.

AN ACT RELATING TO THE OPERATION OF MOTOR VEHICLES AT RAILROAD CROSSINGS.

SECTION

1. Motor vehicle drivers at railroad crossings.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Railroad Crossings. Amend section 22 of chapter 249 of the Public Laws by striking out the whole thereof and substituting in place thereof the following: **22. Automobile Drivers.** Every person operating a motor vehicle, upon approaching a railroad crossing at grade, shall reduce the speed

of the vehicle to a reasonable and proper rate, and shall proceed cautiously over the crossing. Any person violating the provisions of this section shall be fined not more than fifty dollars.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 16.

AN ACT RELATING TO FIELD TRIALS FOR SELF-HUNTING DOGS.

SECTION

1. Field trials.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Field Trials. Amend section 36 of chapter 150 of the Public Laws by striking out the word "December" in the fourth line and inserting in place thereof the word October, and by adding after the word "year" in said fourth line the following: Provided that any organized club may hold an American Kennel Club licensed or sanctioned field trial on game which is otherwise protected. Said club shall secure permission from the owner of the land on which said trial is to be held and shall notify the fish and game commissioner, at least two weeks in advance, of the date and place of the trial, so that said section as amended shall read as follows:

36. Dogs at Large. It shall be unlawful for the owner or custodian of any self-hunting dog to permit such a dog to run at large in territory inhabited by game birds or quadrupeds, or on lands where sheep are pastured, between April first and October first of any year. Provided that any organized club may hold an American Kennel Club licensed or sanctioned field trial on game which is otherwise protected. Said club shall secure permission from the owner of the land on which said trial is to be held and shall notify the fish and game commissioner, at least two weeks in advance, of the date and place of the trial. Whoever violates the provisions of this section shall be fined not more than twenty dollars.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 17.

AN ACT RELATIVE TO PERMITS FOR TAKING FISH AND GAME FOR
SCIENTIFIC PURPOSES.

SECTION

1. Taking fish and game for
scientific purposes.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Taking Fish and Game for Scientific Purposes. Amend section 55 of chapter 197 of the Public Laws by striking out said section and inserting in place thereof the following: **55. Revocation.** Such permit shall not be transferable and shall be revocable at the discretion of the commissioner.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 18.

AN ACT RELATING TO THE TAKING OF WHITE PERCH.

SECTION

1. Taking of white perch from
Middleton reservoir.

SECTION

2. Repeal; takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Middleton Reservoir. Amend section 10, chapter 200 of the Public Laws, as amended by chapter 53 of the Laws of 1931, by adding at the end of said section the following: Provided that white perch of any size may be taken from Middleton reservoir from June first to November first but no person shall take a total of more than twenty such white perch in any one day from said reservoir, so that said section as amended shall read as follows: **10. White Perch.** White perch not less than seven inches in length may be taken from June first to November first. A person may take a total of not more than ten pounds of white perch in one day. Provided that white perch of any size may be taken from Middleton reservoir from June first to November first but no person shall take a total of more than twenty such white perch in any one day from said reservoir.

2. Repeal; Takes Effect. All acts or parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 19.

AN ACT RELATING TO THE TAKING OF PICKEREL.

SECTION

1. Taking of pickerel from Middleton reservoir.

SECTION

2. Repeal; takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Taking Pickerel, Middleton Reservoir. Amend paragraph I of section 11 of chapter 200 of the Public Laws, as inserted by chapter 65 of the Laws of 1931, by inserting after the word "Durham" in the seventh line the words, Middleton reservoir in Middleton, so that said paragraph as amended shall read as follows: I. Pickerel of any size and in any quantity may be taken and possessed at any time, from Sunapee lake, Crystal lake in Enfield, Tewksbury pond in Grafton, Elbow pond in Woodstock, Partridge lake in Lyman and Littleton, Pearl lake in Lisbon, Ogontz lake, Dodge pond, Round pond and Flag pond in Lyman, Ellsworth pond in Ellsworth, Merrymeeting lake in New Durham, Middleton reservoir in Middleton, Scobie's pond in Derry and Londonderry, Big Dan Hole pond in Ossipee and Tuftonboro, Mason pond in Orford, Rocky pond in Wentworth, Armington pond and Lake Tarleton in Piermont, Newfound lake in the towns of Hebron, Bridgewater, Bristol and Alexandria, Highland lake, Elbow pond and Bradley pond in Andover, Spofford lake in Chesterfield, Spectacle pond in Groton and Hebron, Rust pond in Wolfeboro, Mirror lake in Tuftonboro, Stinson lake in Rumney,* Town Line pond in the towns of Dorchester and Wentworth, Trout pond in the town of Dorchester and Lamprey pond in the town of Orford, and in the Contocook river from the Cheshire Mill pond outlet in Jaffrey to the Merrimack river, all waters of Coos county and all other streams in the state inhabited by trout, except Merrimack river, Powwow river, Winnepesaukee river, and Pemigewasset river.

2. Repeal; Takes Effect. All acts or parts of acts incon-

* Amended, chapter 57, *post*.

sistent with this act are hereby repealed and this act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 20.

AN ACT TO PROHIBIT THE USE OF CARP AND SO-CALLED GOLDFISH AS LIVE BAIT.

SECTION		SECTION
1. Use of carp and goldfish as live bait prohibited.		2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Live Bait. Amend chapter 200 of the Public Laws by adding after section 31 the following new section: **31-a. Bait Prohibited; Penalty.** The use of carp and so-called goldfish as live bait when fishing in any water of the state is hereby prohibited. Possession of illegal bait shall be *prima facie* evidence of guilt. Any person who violates this section shall be fined not more than twenty-five dollars.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 21.

AN ACT TO PROHIBIT THE TAKING OF SMELT FROM THE TRIBUTARIES OF MERRYMEETING LAKE.

SECTION		SECTION
1. Taking smelt from tributaries of Merrymeeting lake.		2. Penalty.
		3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Taking Prohibited. All persons are prohibited from taking smelt by any means from the tributaries of Merrymeeting lake in the town of New Durham for a period of six years from the passage of this act.

2. Penalty. Whoever violates any provision of this act shall be fined ten dollars.

3. Takes Effect. This act shall take effect April 1, 1933.

[Approved March 1, 1933.]

CHAPTER 22.

AN ACT RELATING TO BENEFITS PAYABLE BY FRATERNAL BENEFIT SOCIETIES ON LIVES OF CHILDREN.

SECTION

1. Requirements extended.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Requirements Extended. Amend section 121 of chapter 283 of the Public Laws as amended by chapter 187 of the Laws of 1929, by striking out in the sixth and seventh lines of said section the words "for whose support and maintenance a member of such society is responsible," so that said section shall read as follows: **121. Death or Annuity.** Any society operating on the lodge system may provide in its constitution and by-laws, in addition to other benefits provided for therein, for the payment of death, endowment or annuity benefits upon the lives of children between the ages of one and eighteen years at the next birthday.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 2, 1933.]

CHAPTER 23.

AN ACT RELATING TO PAYMENTS FOR FOREST FIRE PROTECTION.

SECTION

1. Payments for forest fire protection.

SECTION

2. Duty of warden.
3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Forest Fire Protection. Amend section 24 of chapter 191 of the Public Laws by inserting after the word "department" in the second line, the words, on blanks prepared by the state forester, so that said section as amended shall read as follows: **24. Statement.** The wardens shall render to the selectmen or the mayor or the proper city department, on blanks prepared by the state forester, a statement of said expenses as soon as possible after they are incurred, showing in detail the amount and character of the services performed, the

exact duration thereof and all disbursements made by said wardens, and bearing the approval of the warden, and of the deputy warden if said expenses were incurred by his authority.

2. **Payment.** Amend section 25 of said chapter 191 by striking out said section and inserting in place thereof the following: 25. **Duty of Warden.** Upon receipt of said statement the selectmen of towns and mayors of cities if said bill is approved shall draw an order upon the treasurer for payment to the warden only of the amount of the bill as approved. Upon receipt of said payment the warden shall forthwith pay or cause to be paid to each person employed the amount of compensation due. The account of the warden shall be audited and included in the town report.

3. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 2, 1933.]

CHAPTER 24.

AN ACT VALIDATING THE GOVERNOR'S PROCLAMATION RELATING TO A BANK HOLIDAY, DATED MARCH 2, 1933, EFFECTIVE MARCH 4, 1933, TO CONTINUE SUBJECT TO FURTHER PROCLAMATION; LEGALIZING ALL ACTS AND OMISSIONS OF ALL BANKING INSTITUTIONS AND THEIR AGENTS, ALL STATE OFFICIALS, AND ALL OTHER PERSONS OBSERVING THE SAME, AND AUTHORIZING THE GOVERNOR TO DECLARE ADDITIONAL BANK HOLIDAYS.

SECTION

1. Validating the governor's proclamation and legalizing acts and omissions in observance thereof.

SECTION

2. Additional bank holiday.
3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Validating Governor's Proclamation and Legalizing Acts and Omissions in Observance Thereof.** The proclamation of the governor relating to a bank holiday, dated March 2, 1933, effective March 4, 1933, to continue subject to further procla-

mation, is hereby validated and confirmed, and all acts or omissions of all banking institutions and their agents, all state officials, and all other persons in observance of said proclamation are hereby legalized and declared to be lawful to the same extent as though authority for said proclamation had been specifically granted by the general court.

2. Additional Bank Holiday. The governor may from time to time declare such additional bank holidays as in his judgment the emergency may require.

3. Takes Effect. This act shall take effect upon its passage.

[Approved March 7, 1933.]

CHAPTER 25.

AN ACT AUTHORIZING THE GOVERNOR TO PROCLAIM THE EXISTENCE OF A BANKING EMERGENCY AND PROVIDING FOR THE FURTHER PROTECTION OF DEPOSITORS IN BANKS AND THE MAINTENANCE OF THE BANKING STRUCTURE OF THE STATE.

SECTION

1. Banking emergency declared.
2. Powers of bank commissioner.
3. New deposits.
4. New deposits, special.

SECTION

5. Penalty for violation of regulations.
6. Any provision invalid, effect.
7. Suspension; takes effect.

WHEREAS, the present financial crisis requires that this act be effective forthwith, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public safety and convenience.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Banking Emergency. Whenever it shall appear to the governor that the welfare of the state or any section thereof, or the welfare and security of banks and other institutions under the supervision of the bank commissioner, in this act referred to as banks, or their depositors or shareholders so require, he may proclaim that a banking emergency exists and that any bank or banks shall be subject to special regulation as hereinafter provided until the governor, by proclamation, declares the period of such banking emergency terminated. The governor may likewise declare such legal bank

holidays as in his judgment such an emergency may require.

2. —, **Powers of Bank Commissioner.** During the period of any banking emergency so proclaimed, the bank commissioner, hereinafter called the commissioner, in addition to all other powers conferred upon him by law, shall have authority to order any one or more banks to restrict all or any part of their business and to limit or postpone for any length of time the payment of any amount or proportion of the deposits in any of the departments thereof as he may deem necessary or expedient and may further regulate payments therefrom as to time and amount, as in his opinion the interest of the public or of such bank or banks or the depositors thereof may require, and may make such further orders and regulations in respect to the business of such bank or banks as in his opinion the interest of the public or of such bank or banks or the depositors thereof may require, and any order or orders made by him hereunder may be amended, changed, extended or revoked, in whole or in part, whenever in his judgment circumstances warrant or require. After the termination of any such banking emergency, any such order may be continued in effect as to any particular bank or banks as aforesaid if in the judgment of the commissioner circumstances warrant or require and the governor approves.

3. **New Deposits.** The commissioner may by order authorize any bank or banks to receive new deposits under such special rules and regulations as in the opinion of the commissioner the interest of the public or of such bank or banks or the depositors thereof may require.

4. **New Deposits—Special.** The commissioner may by order authorize any bank or banks to receive new deposits, which new deposits shall be special deposits and designated as such, shall be segregated from all other deposits and may be invested only in assets approved by the commissioner as being sufficiently liquid to be available when needed to meet any demands on account of such special deposits, which assets shall not be merged with other assets but shall be held in trust for the security and payment of such special deposits, except that income from such assets may to the extent authorized by the commissioner be used by the bank for other proper purposes of the institution; and the withdrawal of such special deposits

shall not be subject in any respect to restriction or limitation under this act.

5. Penalty for Violation of Regulations. Whenever the commissioner shall make any order hereunder, he may adopt such rules and regulations as he may deem proper for the protection of any bank or banks subject thereto or the depositors thereof, and any person violating any provision of such a rule or regulation shall be punished by a fine of not more than one thousand dollars or by imprisonment for not more than one year, or both.

6. Any Provision Invalid—Effect. If any provision of this act is held invalid by any court of final jurisdiction, no other provisions shall be affected by such decision but the same shall remain in full effect.

7. Suspension; Takes Effect. All acts and parts of acts inconsistent herewith are hereby suspended during the period of any banking emergency and this act shall take effect upon its passage.

[Approved March 7, 1933.]

CHAPTER 26.

AN ACT RELATING TO BUILDING AND LOAN ASSOCIATIONS.

SECTION

1. Borrowing by building and loan associations.
2. May be member of the Federal Home Loan Bank.

SECTION

3. Guaranty fund.
4. Division of profits.
5. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Building and Loan Associations. Amend section 13 of chapter 266 of the Public Laws by adding at the end thereof the following; and with his approval may pledge as collateral for such borrowings real estate mortgages, notes or other securities, so that said section as amended shall read as follows: **13. Borrowing.** It may borrow money to pay off members for matured shares, for making loans, withdrawal of shares, enforced withdrawals or for the payment of paid-up certificates, not exceeding such per cent of its capital paid in as dues as may be approved by the commissioner, and with his

approval may pledge as collateral for such borrowings real estate mortgages, notes or other securities.

2. —. Amend said chapter 266 by inserting a new section following section 14, to read as follows: **14-a. Home Loan Bank.** It may become a member of the Federal Home Loan Bank of the New England district, and may purchase capital stock of that bank, and may invest in the bonds, debentures or other similar obligations issued by any federal home loan bank.

3. —. Amend said chapter 266 by inserting a new section before section 15 under the subdivision "Surplus and Division of Profits" to read as follows: **14-b. Guaranty Fund.** A building and loan association by vote of its shareholders may pass to the credit of a guaranty fund, from time to time, a sum not exceeding ten per cent of its net earnings since the last preceding distribution of profits. Such guaranty fund may be used for any purpose authorized by the shareholders and may be terminated by them at any time. All action by the shareholders with reference to the guaranty fund shall be determined by majority vote of shareholders. Such guaranty fund may be increased from time to time to a sum equal to ten per cent of the capital dues and capital profits of the association.

4. —. Amend section 16 of said chapter 266 by inserting after the word "business" in the third line the words, and set aside for the guaranty fund, so that said section as amended shall read as follows: **16. Division of Profits.** The interest, premiums, fines and profits received by the corporation, less losses and the amount paid for the necessary expenses of the business and set aside for the guaranty fund, shall be equitably distributed among the shares and added to the dues paid by the shareholders at least once a year, until the value of each share in the series reaches two hundred dollars, when it shall be paid to the shareholder and the share shall be retired.

5. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 7, 1933.]

CHAPTER 27.

AN ACT TO AMEND THE BANKING LAWS.

SECTION

1. Borrowing by banks.
2. Legal investments of savings banks.
3. Consolidation of banks, petition for.
4. Court decree.
5. Depositor's option.
6. Unclaimed deposits.

SECTION

7. Other orders.
8. Consolidation of banks by contract; authority; notice; depositor's right; stockholders rights; subrogation on dissolution.
9. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Banks.** Amend section 15 of chapter 260 of the Public Laws by adding at the end thereof the following sentence: And for the purpose of securing such loan or loans said bank or company may pledge, as security therefor, real estate mortgages, notes, stocks or other securities, so that said section as amended shall read as follows: **15. Borrowing.** No savings bank, state bank or trust company shall hire money or give the note of such institution except by vote of the trustees or directors thereof, duly recorded; and all such notes shall be signed by the treasurer or cashier, and countersigned by the president and at least two members of the board of trustees or directors. And for the purpose of securing such loan or loans said bank or company may pledge, as security therefor, real estate mortgages, notes, stocks or other securities.

2. **Legal Investments.** Amend section 3 of chapter 262 of the Public Laws by inserting after paragraph VIII the following new paragraph: VIII-a. **SECURITIES OF THE FEDERAL HOME LOAN BANKS.** Capital stock, debentures or other securities issued under the provisions of the federal home loan bank act; but not more than five per cent of the deposits shall be so invested.

3. **Consolidation of Banks.** Amend section 1 of chapter 263 of the Public Laws by striking out the word "thereof" in the second line and inserting in place thereof the words, of such corporation, and by striking out all after the words, "said savings bank" in the seventh and eighth lines, and by inserting in place thereof the following words: said trust or banking company or part thereof, said other savings bank, a

national bank or any such corporation to be organized for consolidating the petitioning institutions, and the dissolution of such of them as are to be liquidated in the consolidation, so that said section as amended shall read as follows: **1. Petition.** Any mutual savings bank incorporated under the laws of this state, or a majority of the members of such corporation, and any trust or banking company, or any other savings bank, incorporated under the laws of this state, or a majority of the members or the holders of a majority of the stock thereof, may apply by petition to the superior court in the county in which either of said petitioning corporations is located, or to any justice of said court in vacation, for a decree authorizing a union of said savings bank, said trust or banking company or part thereof, said other savings bank, a national bank or any such corporation to be organized for consolidating the petitioning institutions, and the dissolution of such of them as are to be liquidated in the consolidation.

4. —. Amend section 7 of said chapter 263 by striking out the word, "savings" in the fourth and the sixth lines, by striking out the words, "said trust or banking company or other savings bank" in the sixth and seventh lines, and by inserting after the words, "assets to" in the sixth line the words, the proposed purchasing institution, so that said section as amended shall read as follows: **7. Decree.** If, upon said report, it appears that the public convenience and advantage and the interest of said several parties will be promoted by the action sought by said petition the court shall by decree fix a date upon which the funds of the depositors in the bank to be liquidated shall cease to draw interest, and shall authorize the trustees or directors of said bank to sell and convey all of its assets to the proposed purchasing institution at the value fixed by such appraisal, and to pay said depositors the several amounts found to be their due.

5. —. Amend section 8 of said chapter 263 by striking out the words, "savings bank" in the first line; by striking out the words, "trust or banking company or other savings bank" in the fourth and fifth lines; by inserting after the word "said" in the first line the words, liquidated institution, and by inserting after the word "said" in the fourth line the words, purchasing institution, so that said section as amended shall read as follows: **8. Depositor's Option.** Each depositor

in said liquidated institution shall be given the option to receive from the proceeds of the sale of said assets the proportionate amount found to be his due in cash, or instead thereof to accept a deposit book in said purchasing institution for the same amount without loss of interest.

6. —. Amend section 9 of said chapter 263 by striking out the words "trust or banking company or other savings bank" in the second and third lines and in the seventh and eighth lines, and by inserting after the word "said" in the second line the words, purchasing institution, and by inserting after the word "the" in the seventh line the words, purchasing institution, so that said section as amended shall read as follows: **9. Unclaimed Deposits.** The court may order all unclaimed deposits and dividends to be deposited with said purchasing institution, upon such terms, conditions and security as justice may require, there to remain for a period of five years from the date of the decree, unless sooner claimed, in which event the depositor may have his option to receive his deposit and accrued interest in money or take a deposit book in the purchasing institution for the same amount without loss of interest.

7. —. Amend section 11 of said chapter 263 by striking out the words "savings bank" in the third line and by inserting in place thereof the word, institution, so that said section as amended shall read as follows: **11. Other Orders.** The court shall make all other and further orders and decrees in respect to the winding up of the affairs of said liquidated institution and its dissolution that may be necessary for the protection of all parties interested.

8. **Consolidation of Banks by Contract.** Amend chapter 263 of the Public Laws by adding the following new sections:

12. Petition to Commissioner. Banking institutions, which may be united under the preceding sections of this chapter, may apply by petition to the bank commissioner for authority to contract for union under the terms and conditions therein set forth, provided the owners of two thirds of the capital stock, if any, of the respective institutions, otherwise two thirds of the members of the respective corporations, shall have so voted and shall have certified under oath to the commissioner that in their opinion the value of the assets of the savings bank, trust or banking company or part thereof, pro-

posed to be liquidated less the amount of its obligations, other than due depositors, equals or exceeds the amount of its deposits.

13. Authority to Contract for Union. Upon receipt of such petition the commissioner, after such notice as he deems sufficient, shall hear the petitioners, and if after such investigation as he deems necessary, he finds that the public convenience and advantage and the interest of said institutions, their members, stockholders and depositors, will be promoted by the proposed union, and that it can be made without reducing the amount standing to the credit of any depositor as of the effective date of the union, and without the apparent necessity of then imposing some restriction on the withdrawal of funds by depositors, he may authorize the proposed union by contract under such terms and conditions, including provision for the determination by the commissioner of amounts due each depositor and the provisions relating to depositors' option and unclaimed deposits set forth in sections 8 and 9, as he shall certify to the petitioners. The petitioners shall pay all expense incurred by the commissioner and his assistants in connection with the consolidation.

14. Contract for Union. Upon receipt of such certificate the petitioners, by vote of the owners of two thirds of the capital stock, if any, of the respective institutions, otherwise two thirds of the members of the respective corporations, may contract for union in accordance therewith; and when the commissioner shall have certified on such contract his approval thereof, the trustees or directors of the institution to be liquidated shall have authority to sell and convey all of its assets to the purchasing institution at the value and under the terms and conditions fixed by the commissioner, and to pay its depositors the several amounts found by him to be their due, and the funds of the depositors in the bank to be liquidated shall cease to draw interest therefrom upon the effective date of the union. One copy of the contract for union, signed by the parties thereto, shall be filed with the commissioner.

15. Notice to Depositors. The commissioner shall give notice of union by contract to all depositors of the liquidated institution. Said notice shall include the name and business address of the liquidated institution and of the purchasing institution, the date of union, and the fact that the amount

due each depositor of the liquidated institution, as determined by the commissioner, and the depositors' option with respect thereto, can be ascertained from the liquidated or the purchasing institution. Said notice shall be sufficient if mailed postpaid to depositor's address as it appears upon the record of the liquidated institution, and the commissioner's certificate that he has so sent such notice shall be conclusive evidence thereof.

16. Depositor's Right of Action Limited. No right of action by a depositor, including persons under disability, shall lie at law or in equity for the recovery of any money in excess of the amount determined by the commissioner to be due a depositor of the liquidated institution unless brought within three months after the date of mailing such notice.

17. Notice to Stockholders and Corporators. The commissioner shall give notice of union by contract to all stockholders and corporation members of record of a liquidated and purchasing institution. Said notice shall include the name and business address of both institutions; the date of union; the value of the assets of the liquidated institution and the amount and nature of its obligations, as of the effective date of union, as determined by the commissioner; the amount paid by the purchasing institution and the amount and nature of the obligations assumed by it. Said notice shall be sufficient if mailed postpaid to the stockholder's and member's address as it appears upon the records of the respective corporations, and the commissioner's certificate that he has so sent such notice shall be conclusive evidence thereof.

18. Stockholders and Corporators Right of Action Limited. No right of action by a stockholder or corporation member, including persons under disability, of a liquidated or purchasing institution under contract for union shall lie at law or in equity through which the value of the assets of the liquidated institution or the amount of its obligations as of the effective date of union, as determined by the commissioner, the terms and conditions of the contract or the good faith of those through whose action the union is made shall be in issue unless brought within three months after the date of mailing such notice.

19. Security for Unclaimed Deposits. The purchasing institution shall keep separate and apart from its other

securities such securities as the commissioner shall from time to time determine it shall hold for the protection of unclaimed deposits received by it from the liquidated institution and such securities shall be so marked as to plainly indicate the purpose for which they are held. No trust beyond that which may be so established shall be construed to have been imposed upon the assets of the liquidated institution through union by contract or under decree of court as provided in this chapter.

20. Subrogation on Dissolution. Any decree or legislative act of dissolution of the liquidated corporation shall be construed to include subrogation to the commissioner of its rights against the purchasing institution to the extent that the contract for union shall be enforceable after such dissolution as well as before.

9. Takes Effect. This act shall take effect upon its passage.

[Approved March 9, 1933.]

CHAPTER 28.

AN ACT PROVIDING FOR THE RECONSTRUCTION AND MAINTENANCE OF TRUNK LINE AND STATE-AIDED HIGHWAYS BY THE STATE HIGHWAY DEPARTMENT; FOR THE ADJUSTMENT OF AID TO TOWNS IN MAINTAINING CLASS V HIGHWAYS; AND FOR SUSPENDING THE APPROPRIATION OF TOWN FUNDS FOR THE PERMANENT IMPROVEMENT OF HIGHWAYS IN CERTAIN CASES.

SECTION

1. Trunk line and state aid maintenance.
2. Town highways.

SECTION

3. Permanent improvement fund suspended.
4. Acts suspended; takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Trunk Line and State Aid Maintenance. For a period of two years from the passage of this act the state highway department shall assume full control of reconstruction and maintenance of all trunk lines, including bridges thereon, and all state-aided highways, excluding bridges thereon, now or hereafter constructed, and the removal of snow from such sections thereof as may be designated by the highway com-

missioner with the approval of the governor and council; and the cost of the same shall be a charge against the funds accruing to the highway department; provided, however, that no state funds shall be expended for reconstruction and maintenance of such highways, within the compact parts of any city or town of twenty-five hundred inhabitants or over, but such portions shall be constructed and maintained by the city or town within which they are located.

2. Town Highways. In the month of July of each year within the duration of this act, the highway commissioner shall allot to each town, from the funds accruing to the highway department, a sum sufficient, when added to the amount which might be derived by a tax of seventy cents on each one hundred dollars of assessed valuation of the preceding year, to equal ninety dollars for each mile of class V highway in such town; provided, however, that no allotment shall be made to any town in which a tax of seventy cents on each one hundred dollars of assessed valuation of the preceding year would produce an amount in excess of ninety dollars for each mile of class V highway in such town. The allotment under this section shall be a substitute for the duration of this act for the allotment provided under section 6 of chapter 87 of the Public Laws as amended by chapter 81 of the Laws of 1927; chapter 105 of the Laws of 1929; and chapter 8 of the Laws of 1931.

3. Permanent Improvement Fund Suspended. Whenever any town or the county commissioners for unorganized places shall have voted not to accept the provisions of section 19 of chapter 84 of the Public Laws, the provisions of section 18 of chapter 84 of the Public Laws shall be suspended as to such town or unorganized place.

4. Acts Suspended; Takes Effect. For the duration of this act all acts and parts of acts inconsistent herewith are hereby suspended and this act shall take effect upon its passage and remain in effect for a period of two years only thereafter.

[Approved March 9, 1933.]

CHAPTER 29.

AN ACT RELATING TO MOTOR VEHICLE PERMIT FEES.

SECTION		SECTION
1. Motor vehicle permits.	municipal	2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Motor Vehicle Municipal Permits. Amend section 14, chapter 100 of the Public Laws as amended by section 1, chapter 12, Laws of 1927, by striking out in the ninth line the words "but not exceeding ten dollars in all" so that said section as amended shall read: **14. Fees.** The treasurer of each city, or such other person as the city government may designate, and the town clerk of each town shall collect fees for such permits as follows: On each motor vehicle offered for registration a sum equal to seventeen mills on each dollar of the maker's list price for the current year of manufacture, twelve mills for the first succeeding year, nine mills for the second succeeding year, five mills for the third succeeding year, three mills for the fourth and succeeding years.

2. Takes Effect. This act shall take effect midnight, December 31, 1933.

[Approved March 9, 1933.]

CHAPTER 30.

AN ACT RELATING TO THE TRANSFER OF MOTOR BOAT REGISTRATIONS.

SECTION		SECTION
1. Transfer of motor boat registration.		2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Transfer of Registration. Amend chapter 151 of the Public Laws by adding after section 15-a, inserted by chapter 147 of the Laws of 1931, the following new section: **15-b. Transfer of Registration.** Upon the change of ownership of a boat of the classes hereinbefore described, or, of a so-called outboard motor, the registration certificate and number plate may be transferred to such new owner. The person in whose

name said boat or outboard motor is registered shall return the certificate of registration forthwith to the public service commission with a written notice containing the date of such transfer of ownership and the name, residence and address of the new owner. A fee of one dollar shall be paid to said commission for such transfer.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 9, 1933.]

CHAPTER 31.

AN ACT RELATIVE TO THE SALE OF FERTILIZERS.

SECTION

1. Labeling fertilizers.
2. Percentage of elements required.

SECTION

3. Penalty.
4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Fertilizers. Amend section 1, chapter 186 of the Public Laws by striking out all of said section after the word "analysis" in the seventh line and inserting in place thereof the following; stating the minimum percentage of nitrogen, of water soluble potash and of available phosphoric acid expressed in whole numbers, so that said section as amended shall read as follows: **1. Labeling.** Every lot or parcel of commercial fertilizer or fertilizer material sold or offered or exposed for sale within this state shall be accompanied by a plainly printed statement, clearly and truly certifying the number of net pounds of fertilizer in the package, the name, brand or trademark under which the fertilizer is sold, the name and address of the manufacturer or importer, the location of the factory, and a chemical analysis stating the minimum percentage of nitrogen, of water soluble potash and of available phosphoric acid expressed in whole numbers.

2. Percentage of Elements Required. Amend chapter 186 of the Public Laws by adding after section 1 the following new section: **1-a. —.** No fertilizer or fertilizer material containing the three essential fertilizing elements nitrogen, potash and phosphoric acid may be sold or offered for sale if the total minimum plant food nutrients contained therein is

less than fourteen per cent by weight, provided however that natural animal and bird manures shall be excepted from the provisions of this section.

3. Prohibited Sales. Amend section 6 of said chapter 186 by inserting after the word "therein" in the fifth line the words; or if the tags, stencils or labels attached to or printed upon the containers in which fertilizer or fertilizer material is sold or offered for sale do not agree with the certified registration, so that said section as amended shall read as follows:

6. Penalty. Any person selling, or offering or exposing for sale, any commercial fertilizer without the statement required by section 1; or with a label stating that said fertilizer contains a larger percentage of any one or more of the constituents mentioned in said section than is contained therein; or if the tags, stencils or labels attached to or printed upon the containers in which fertilizer or fertilizer material is sold or offered for sale do not agree with the certified registration; or respecting the sale of which all the provisions of the foregoing sections have not been fully complied with; or who violates the provisions of section 5, shall be fined fifty dollars for the first offense and one hundred dollars for each subsequent offense.

4. Takes Effect. This act shall take effect July 1, 1933.

[Approved March 9, 1933.]

CHAPTER 32.

AN ACT RELATING TO FEES AND THE SERVICE OF PROCESS ON THE INSURANCE COMMISSIONER.

SECTION

1. Service of process on foreign insurance companies.

SECTION

2. Fees to commissioner.
3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Foreign Insurance Companies. Amend section 9 of chapter 275 of the Public Laws by adding at the end of said section the following: Service of such process shall be made by leaving a copy of the process in the hands of the commissioner or in his office and paying to the commissioner a fee of two dollars, so that said section as amended shall read as follows: **9. Service of Process.** No such joint stock or

mutual insurance company, nor its agents, shall do business in this state until it has filed with the commissioner a written stipulation, agreeing that legal process affecting the company, served on the commissioner for the time being, shall have the same effect as if served personally on the company within the state. Service of such process shall be made by leaving a copy of the process in the hands of the commissioner or in his office and paying to the commissioner a fee of two dollars.

2. —. Amend section 58 of said chapter 275 by striking out the words "and for each service of legal process upon him as attorney, two dollars," in the sixth and seventh lines and by inserting before the word "for" in the fifth line the word and, so that said section as amended shall read as follows: 58. **Fees.** Every such insurance company shall pay to the commissioner the following fees: For filing charter and by-laws, twenty-five dollars; for filing statement with application for license and for filing each annual statement, fifteen dollars; for a license and each renewal thereof, five dollars; and for each license and renewal of a license to an agent, two dollars.

3. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 9, 1933.]

CHAPTER 33.

AN ACT RELATING TO THE TAKING OF BROOK TROUT IN BIG AND LITTLE DIAMOND PONDS, STEWARTSTOWN, AND NATHAN POND, DIXVILLE.

SECTION

1. Taking brook trout.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. **Brook Trout, Taking.** Amend paragraph IV of section 1, chapter 200 of the Public Laws, as amended by section 3, chapter 65 of the Laws of 1927 and section 1, chapter 72 of the Laws of 1931, by striking out said paragraph and inserting in place thereof the following: IV. Those not less than seven inches in length may be taken from the First, Second and Third Connecticut lakes, Round pond in Pittsburg,

Big Millsfield pond in Millsfield,* Big and Little Diamond ponds in Stewartstown and Nathan pond in Dixville from April fifteenth to September first; from Long pond in Millsfield from May twentieth to September first and from Big and Little Greenough ponds in Wentworth's Location from May first to September first.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 9, 1933.]

CHAPTER 34.

AN ACT RELATING TO THE TAKING OF LOBSTERS AND CLAMS.

SECTION

1. License for taking lobsters.

SECTION

2. Regulations for digging of clams.

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Crustaceans.** Amend section 38 of chapter 200 of the Public Laws by adding at the end of the first sentence of said section the following words; provided that no such device shall be so placed, set, lifted, raised or drawn during the time from sunset to one hour before sunrise; so that said section shall read: 38. **Licenses.** No person shall at any time place, set, keep, maintain, supervise, lift, raise or draw in from any waters under the jurisdiction of the state of New Hampshire any pot, trap, warp or other device in taking lobsters, without first procuring a special license so to do; provided that no such device shall be so placed, set, lifted, raised or drawn during the time from sunset to one hour before sunrise. Said license shall be issued by the commissioner or by agents, under such rules and regulations and in such form as may be prescribed by the commissioner, upon the payment of the sum of one dollar.

2. **Mollusks.** Amend section 44 of said chapter 200 by striking out all of said section, and inserting in place thereof the following: 44. **Clams.** A town may at any annual or special meeting vote to regulate the digging of clams within its limits, may make reasonable rules and regulations restricting the sale and consumption thereof and may authorize its

* Amended, section 2, chapter 93, *post*.

officers to issue permits in accordance with such regulations.

3. Takes Effect. This act shall take effect upon its passage.

[Approved March 9, 1933.]

CHAPTER 35.

AN ACT RELATING TO TRANSPORTATION OF DEER BY NON-RESIDENTS.

SECTION 1. Transportation of deer by non-residents.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Transportation. Amend section 14 of chapter 202 of the Public Laws by inserting before the word "he" in the fourth line the words, within ten days after the killing, and by striking out the word "then" in the same fourth line so that said section as amended shall read as follows: **14. Of Deer by Non-Residents.** Each license shall be provided with a coupon, which shall be divided into two sections, 1 and 2. The holder of a non-resident license shall, upon killing his deer, fill out and attach to the carcass section 2 of the coupon. Within ten days after the killing, he shall fill out and mail to the office of the commissioner section 1 of the coupon. Section 2 shall remain attached to the deer, or carcass thereof, as long as said deer or carcass shall remain in the state, and the owner of the carcass of any deer legally taken by him and so tagged shall be entitled to transport the same or have it transported as provided in chapter 197, section 10.

[Approved March 9, 1933.]

CHAPTER 36.

AN ACT RELATIVE TO ZONING BOARDS OF ADJUSTMENT.

SECTION

1. Zoning boards of adjustment.

SECTION

2. Disqualification.
3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Zoning Boards of Adjustment. Amend section 55,

chapter 42 of the Public Laws by striking out said section and inserting in place thereof the following: **55. Members; Term.** The board of adjustment shall consist of five members. On the date of the expiration of the terms of the present members of any board of adjustment the appointing authority shall appoint one member for a term of one year, one member for a term of two years, one member for a term of three years, one member for a term of four years and one member for a term of five years and thereafter shall annually appoint one member for a term of five years. Said members shall be removable by the appointing authority upon written charges and after public hearing. Vacancies shall be filled for the unexpired term.

2. —. Amend chapter 42 of the Public Laws by adding after section 60 the following new section: **60-a. Disqualification.** No member of the board of adjustment shall sit upon the hearing of any question which the board is to decide in a judicial capacity who would be disqualified from any cause, except exemption from service and knowledge of the facts involved gained in the performance of his official duties, to act as a juror upon the trial of the same matter in any action at law. If a member shall be disqualified or unable to act in any particular case pending before the board the appointing authority, upon application of the board, shall appoint a member to act in his place upon said case.

3. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 10, 1933.]

CHAPTER 37.

AN ACT RELATING TO USE OF SLUGS OR FALSE TOKENS IN SLOT MACHINES.

SECTION

1. Prohibition of use of false slugs or tokens.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Prohibition. Amend chapter 388 of the Public Laws by adding at the end thereof two sections to be numbered 11

and 12, as follows: **11. False Tokens.** If any person shall operate, cause to be operated or attempt so to do, any automatic vending machine, slot machine, turnstile, coin box telephone, or other similar device maintained for use in connection with the sale, use or enjoyment of property, transportation or other service, by means of a slug or any false, counterfeited, mutilated or sweated coin or other false token, or by any other means not lawfully authorized by the owner, lessee or licensee, he shall be fined not more than five hundred dollars or imprisoned for not more than one year, or both. **12. Other Offenses.** If any person shall manufacture, advertise or offer for sale or sell, give away, distribute or have in his possession any slug, device, false token or any other substance whatsoever manufactured, designed or calculated to be used in connection with any automatic vending machine, slot machine, turnstile, coin box telephone or other similar receptacle with the intent that any person may be defrauded, he shall be fined not more than five hundred dollars or imprisoned for not more than one year, or both.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 10, 1933.]

CHAPTER 38.

AN ACT RELATING TO THE TAXATION OF PERSONAL ESTATE.

SECTION

1. Taxation of machinery.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Amendment. Amend section 14, chapter 60 of the Public Laws by inserting after paragraph VIII the following paragraph: IX. MACHINERY. Road building or repairing machinery, stone crushers, derricks and construction machinery, and well-drilling machinery.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 11, 1933.]

CHAPTER 39.

AN ACT RELATING TO THE PAY OF JURORS.

SECTION

1. Compensation of jurors.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Amendment. Amend section 26 of chapter 321 of the Public Laws, by striking out the whole of said section and inserting in place thereof the following: **26. Compensation.** Grand and petit jurors shall be paid by the county for each day or part of a day which is spent in actual attendance at court, four dollars each; for travel to and from court each day, each mile six cents; for each day when attending court away from home, seventy-five cents for expenses; talesmen for each day's attendance, four dollars each.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 15, 1933.]

CHAPTER 40.

AN ACT RELATING TO REMEDIAL CARE FOR INJURED WORKMEN.

SECTION

1. Remedial care for injured workmen.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Workmen's Compensation. Amend section 13 of chapter 178 of the Public Laws by striking out the word "fourteen" in the first line and inserting in place thereof the word, thirty, so that said section as amended shall read as follows: **13. Remedial Care.** During the first thirty days after an injury to an employee, an employer who has accepted the compensation provisions of this chapter shall furnish to the employee, or cause to be furnished, free of charge, reasonable medical and hospital services or other remedial care when needed, unless the injured employee shall decline or refuse to allow them to be furnished. Such aid shall not be considered under the provisions of section 22.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 15, 1933.]

CHAPTER 41.

AN ACT TO SAFEGUARD IN THE EXISTING EMERGENCY THE INTERESTS OF INSURANCE POLICYHOLDERS AND BENEFICIARIES.

SECTION

1. Emergency authority to insurance commissioner.
2. Penalty for violation of orders.

SECTION

3. Any provision invalid, effect.
4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Additional Authority of Insurance Commissioner. During the period of the banking emergency proclaimed by the governor on March eighth of the current year under section one of an act* approved March 7, 1933, entitled "An Act authorizing the governor to proclaim the existence of a banking emergency and providing for the further protection of depositors in banks and the maintenance of the banking structure of the state," and during any further period for which such emergency may be extended under the provisions of said act or as hereinafter authorized with respect to insurers, and until such period, or such period as extended as aforesaid, is terminated under said act or is terminated as hereinafter authorized with respect to insurers, the insurance commissioner, hereinafter called the commissioner, in addition to all other powers conferred upon him by law, shall have authority to suspend, in whole or in part, the operation of any provision of the laws of this state relative to insurance, to order any one or more or all insurers to restrict all or any part of their business, to limit or postpone for such length of time as he may consider reasonable the payment of any amounts payable under the terms of any of its or their policies of insurance or annuity or pure endowment contracts and to make, rescind, alter and amend such rules and regulations governing the conduct of the business of any such insurer or insurers as he may

* Chapter 25, *ante*.

deem necessary or expedient to maintain sound methods of insurance and to safeguard the interests of holders of such policies and contracts or of beneficiaries thereunder and the interest of the public. He may issue such orders as he may find necessary or expedient to enforce such rules or regulations. He may at any time amend, extend or revoke, in whole or in part, any order made hereunder when in his judgment circumstances warrant or require. Authority is hereby given to the commissioner, in his discretion after the termination of such emergency, to extend, modify or terminate any rules, regulations or orders made under authority of this act. After the termination of such emergency or of its extension as aforesaid, any such rule, regulation or order may be continued in effect or modified or enlarged by order of the commissioner with respect to any particular insurer or insurers, if in the judgment of the commissioner circumstances warrant or require and the governor approves. The word "insurer" or "insurers," as used in this act, shall include all corporations, associations and societies to any extent subject to the supervision or control of the commissioner.

2. Penalty for Violation. Any violation of any order issued under this act, or of any provision of any rule or regulation made by the commissioner pursuant thereto, shall be punished by a fine of not more than one thousand dollars or by imprisonment for not more than one year, or both.

3. Any Provision Invalid—Effect. If any provision of this act is held invalid by any court of final jurisdiction, no other provision shall be affected by such decision, but the same shall remain in full effect.

4. Takes Effect. This act shall take effect upon its passage.

[Approved March 16, 1933.]

CHAPTER 42.

AN ACT RELATING TO PRISON LABOR.

SECTION

1. Prison labor, sale of; purchases by institutions of state.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Prison Labor. Amend chapter 156 of the Laws of 1931 by adding after section 6 the following new sections: **6-a. Prohibition.** The superintendent of industries at the state prison shall not, nor shall any other authority whatsoever, make any contract by which the labor or time of any prisoner in the state prison or in any reformatory, penitentiary or jail in the state, or the product or profit of his work shall be contracted, let, farmed out, given or sold to any person, firm, association or corporation except that convicts may work for and the products of their labor may be disposed of to the state or any political division and/or subdivision thereof, or for or to any public institution owned or managed or under the control of the state or political division and/or subdivision thereof. **6-b. Sale of Prison-Made Goods.** After January 19, 1934, no goods, wares, or merchandise, manufactured or mined wholly or in part by convicts or prisoners of other states, except convicts or prisoners on parole or probation, shall be sold on the open market, or sold to, or exchanged with, an institution of this state or with any of its political divisions and/or subdivisions. **6-c. Purchases by Institutions of State.** No articles or supplies manufactured at the state prison by the labor of convicts shall be purchased from any other source for the state or its departments or institutions unless the superintendent of industries shall first certify that such articles cannot be furnished.

2. Takes Effect. The provisions of section 6-b, as inserted by the preceding section shall take effect January 19, 1934, all other provisions of this act shall take effect upon its passage.

[Approved March 17, 1933.]

CHAPTER 43.

AN ACT RELATING TO BORROWING BY FARMERS.

SECTION	SECTION
1. Borrowing by farmers; securities therefor; recording mortgages.	2. Foreclosure 3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Borrowing; Securities Therefor; Recording. That any farmer in the state of New Hampshire may enter into an agreement with and borrow funds for crop production purposes from the secretary of agriculture of the United States or from the Regional Agricultural Credit Corporation of Albany, New York, for agricultural purposes, pursuant to existing or future acts of Congress, including the full amount of all loans made for agricultural purposes by said Regional Agricultural Credit Corporation of Albany, New York, pursuant to title II, section 201 (e and f), of the Federal Emergency Relief and Construction Act of 1932, and may give as security therefor his promissory note or notes secured by chattel mortgages upon his crop or crops either planted, or to be planted within one year from the date of the execution of such mortgage or mortgages, or any extension thereof, on lands within this state, in such forms as the secretary of agriculture or said Regional Agricultural Credit Corporation of Albany, New York, shall prescribe and such mortgages shall be entitled to be recorded in the office of the town clerk of the town in which the mortgagor resides and shall be indexed and recorded for a fee of fifty (50) cents. Each such chattel mortgage shall be a first lien upon the crop or crops specified therein and any subsequent crop or crops of the mortgagor within the extension hereinbefore referred to until any loan made to the mortgagor by the secretary of agriculture or Regional Agricultural Credit Corporation of Albany, New York, for said purposes is repaid and shall be effective against the mortgagor and subsequent purchasers and creditors. The receipt of the secretary of agriculture or of said Regional Agricultural Credit Corporation of Albany, New York, evidencing repayment of any loan received by a mortgagor hereunder shall be sufficient authority for the town clerk to mark any such mortgage satisfied.

2. Foreclosure. Such chattel mortgages upon default by the

mortgagor in payment of the mortgage debt and interest or upon breach of the covenants in such mortgages contained may be foreclosed in manner provided by law for the foreclosure of chattel mortgages.

3. Takes Effect. This act shall take effect upon its passage.

[Approved March 21, 1933.]

CHAPTER 44.

AN ACT RELATING TO COMPENSATION OF STATE EMPLOYEES FOR INJURIES RECEIVED IN COURSE OF EMPLOYMENT BY THE STATE.

SECTION

1. Compensation for injured state employees.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Amendment. Amend section 1 of chapter 140 of the Laws of 1929 by striking out all the words in said section after the word "employment" in the fourth line of said section and inserting in place thereof the following; to an amount not exceeding that provided for payment of injuries under chapter 178 of the Public Laws and any amendments thereto, entitled "Employers' Liability and Workmen's Compensation;" so that said section shall read as follows: **1. Compensation Authorized.** The governor and council, upon petition and hearing, may award compensation for damages to employees of the state receiving personal injuries by accident arising out of and in the course of their employment, to an amount not exceeding that provided for payment of injuries under chapter 178 of the Public Laws and any amendments thereto, entitled "Employers' Liability and Workmen's Compensation."

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 27, 1933.]

CHAPTER 45.

AN ACT RELATING TO THE MANNER OF VOTING BY BLIND PERSONS.

SECTION

1. Assistance in voting to blind persons.

SECTION

2. Admittance within rail at polling places.

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Blind Persons. Amend section 59, chapter 26 of the Public Laws by adding at the end of said section the following: Provided that any voter unable to mark his ballot because of his total blindness may be assisted in such marking by any person, who is a qualified voter in the same town or ward, whom he may designate. Such person so assisting shall be sworn, shall mark the ballot as directed by said voter, shall certify on the outside thereof that it was so marked with his assistance, and shall thereafter give no information regarding the same; so that said section as amended shall read as follows: **59. Assistance in Voting.** Any voter who declares to the moderator, under oath, that he cannot read, or that because of his blindness or other physical disability he is unable to mark his ballot, shall, upon his choice and request, receive the assistance of one or both of the election officers detailed for that purpose by the moderator; and such officer or officers shall certify on the outside thereof that it was so marked with his or their assistance, and shall thereafter give no information regarding the same. Provided that any voter unable to mark his ballot because of his total blindness may be assisted in such marking by any person, who is a qualified voter in the same town or ward, whom he may designate. Such person so assisting shall be sworn, shall mark the ballot as directed by said voter, shall certify on the outside thereof that it was so marked with his assistance, and shall thereafter give no information regarding the same.

2. Polling Places. Amend section 33 of said chapter 26 by adding at the end of said section the following; provided in case a voter unable to mark his ballot because of his total blindness requests the assistance of a person other than an election officer, as provided in section 59, such person so assisting shall be admitted within said rail for said purpose and

shall retire when said voter retires, so that said section as amended shall read as follows: **33. Admittance Within Rail.** No persons other than the election officers and the voters admitted as hereinafter provided shall be permitted within said rail except by authority of the election officers, and then only for the purpose of keeping order and enforcing the law, provided in case a voter unable to mark his ballot because of his total blindness requests the assistance of a person other than an election officer, as provided in section 59, such person so assisting shall be admitted within said rail for said purpose and shall retire when said voter retires.

3. Takes Effect. This act shall take effect upon its passage.

[Approved March 27, 1933.]

CHAPTER 46.

AN ACT RELATING TO INVESTMENT OF TOWN TRUST FUNDS.

SECTION

1. Investment of town trust funds.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Town Trust Funds. Amend section 22, chapter 42 of the Public Laws, as amended by chapter 100 of the Laws of 1929, by striking out the word "and" in the sixth line and by inserting after the word "district" in the same line the words, water and sewer district, so that said section as amended shall read as follows: **22. Custody; Investments.** The trustees shall have the custody of all trust funds held by their town. The funds shall be invested only by deposit in some savings bank or in the savings department of a national bank or trust company in this state, or in bonds, notes or other obligations of the United States government, or in state, county, town, city, school district, water and sewer district bonds and the notes of towns or cities in this state; and when so invested the trustees shall not be liable for the loss thereof. The trustees may retain investments as received from donors, until the maturity thereof.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 27, 1933.]

CHAPTER 47.

AN ACT IN RELATION TO THE SALARY OF THE JUSTICE OF THE MUNICIPAL COURT OF FRANKLIN.

SECTION

1. Salaries of justices of municipal courts.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Municipal Courts. Amend section 32, chapter 323 of the Public Laws, as amended by chapters 99 and 100 of the Laws of 1927, chapters 117 and 143 of the Laws of 1929 and chapters 70 and 151 of the Laws of 1931 by striking out said section and inserting in place thereof the following: **32. Salaries of Justices.** Salaries of justices of municipal courts shall be paid from the treasury of the city or town in which such courts are located, may be paid quarterly or monthly, and shall be in the following sums per annum:

- I. In Manchester, two thousand four hundred dollars;
In Nashua, two thousand dollars;
- *In Concord, one thousand eight hundred dollars;
In Portsmouth, one thousand eight hundred dollars;
In Dover, one thousand five hundred dollars;
In Laconia, one thousand two hundred dollars;
In Keene, one thousand two hundred dollars;
In Claremont, one thousand two hundred dollars;
In Berlin, one thousand two hundred dollars;
In Lebanon, eight hundred dollars;
In Newport, seven hundred dollars;
In Exeter, six hundred dollars;
- *In Somersworth, six hundred dollars;
In Franklin, four hundred dollars;
In Rochester, nine hundred dollars;
In Littleton, six hundred dollars.

II. In other towns as follows: In towns of not less than seventy-five hundred nor more than ten thousand inhabitants, six hundred dollars; in towns of not less than five thousand nor more than seventy-five hundred inhabitants, four hundred dollars; in towns of not more than five thousand nor less than

* Amended, chapter 154, *post*.

thirty-five hundred inhabitants, three hundred dollars; in towns of less than thirty-five hundred inhabitants, one hundred dollars, and such further sum as such town may vote.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 27, 1933.]

CHAPTER 48.

AN ACT RELATING TO ITINERANT VENDORS.

SECTION

1. Temporary or transient business defined.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Temporary or Transient Business.** Amend section 1 of chapter 158 of the Public Laws, as amended by chapter 50 of the Laws of 1931, by striking out the words "unless such place is open for business during usual business hours for a period of at least nine months in each calendar year" in the thirteenth and fourteenth lines and inserting in place thereof the following, unless such place was open for business during usual business hours for a period of three continuous months during the previous calendar year, so that said section as amended shall read as follows: 1. **Defined.** For all purposes of this chapter the words itinerant vendors mean all persons, both principals and agents, who engage in a temporary or transient business in this state, either in one locality or traveling from place to place, selling goods, wares and merchandise from stock or by sample for future delivery, and who, for the purpose of carrying on such business, hire or occupy any building or structure for the exhibition and sale of such goods, wares and merchandise or samples. Temporary or transient business for the purposes of this chapter shall mean and include any exhibition and sale of goods, wares or merchandise which is carried on in any tent, booth, building or other structure, unless such place was open for business during usual business hours for a period of three continuous months during the previous calendar year.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 27, 1933.]

CHAPTER 49.

AN ACT PROVIDING FOR THE ACCEPTANCE OF A GIFT BY THE LATE
CAROLINE A. FOX TO THE STATE FOR FORESTRY PURPOSES.

SECTION

1. Gift from Caroline A. Fox
accepted.

SECTION

2. Takes effect..

WHEREAS Caroline A. Fox, late of Arlington in the county of Middlesex and Commonwealth of Massachusetts, deceased, by Declaration of Trust dated February 11, 1926, under which she is the Donor and The National Shawmut Bank of Boston is the Trustee, did provide in article 4 of said instrument as follows:

"4. To pay, upon the death of said Donor, the said net income to the State of New Hampshire quarterly, or oftener in the discretion of the Trustee, subject to the following terms and conditions:

"A. The Treasurer of the State of New Hampshire is to receive said income, and it is to be expended by him in behalf of said State and in the manner directed by the Forester of said State, subject, however, to the provisions of Paragraph 4, Section B for the following purposes:

First: To keep and maintain a Forestry Research and Demonstration Station for said State upon the Fox Reservation at Hillsborough in said State; and

Second: To make, on said Fox Reservation and elsewhere in said State, researches and demonstrations for the purpose of determining the fundamental facts and principles involved in scientific forestry, and of developing and bringing about a use of more scientific methods of forestry utilization and management.

B. The said income shall constitute a continuous fund and no payments shall be made therefrom except upon warrant of the Governor of said State and only for such of said purposes as are approved in writing by the State Forester of said State.

C. The said State Treasurer shall render, on or before the first day of February of each and every year, a sworn account in writing to the Trustee hereunder showing

in detail for which of said purposes, and in what manner, the said income received from the Trustee during the previous year has been expended.

- D. The State of New Hampshire by Legislative Act, duly and legally passed, shall, as soon as may be, but in any event not later than four years from the date of the death of the Donor, accept the beneficial interest, and the terms and conditions thereof, hereby created, and, until such Legislative Act has been passed, as aforesaid, but in no event later than four years from the date of the death of the Donor, the Trustee is authorized to pay said income to said State of New Hampshire, but subject, however, to all other terms and conditions hereof" and

WHEREAS said Caroline A. Fox died on February 25, 1933, and

WHEREAS the State of New Hampshire is desirous of accepting the beneficial interest provided for in said article 4; now therefore, pursuant to the provisions contained in paragraph D of said article 4,

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Gift Accepted. The State of New Hampshire accepts the beneficial interest created by said Caroline A. Fox by said article 4 of said Declaration of Trust, upon the terms and conditions therein set forth and subject to all the provisions of said Declaration of Trust applicable to said beneficial interest.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 27, 1933.]

CHAPTER 50.

AN ACT RELATIVE TO THE ASSESSMENT OF STATE AND COUNTY TAXES IN UNINCORPORATED PLACES AND TO THE APPORTIONMENT OF PUBLIC TAXES.

SECTION	SECTION
1. County taxes, unincorporated places.	4. Biennial assessment by tax commission.
2. Assessment of state taxes.	5. Equalized valuation.
3. Collection of taxes.	6. Public taxes.
	7. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. County Taxes. Amend section 10, chapter 39, Public Laws, by adding at the end of said section the following; provided that in the case of any unincorporated place the county treasurer shall assess to the owner or owners of real estate in said place, as certified by the tax commission under the provisions of section 2 of chapter 67, the taxes apportioned to such place for the time being, and collect the same from said owners or as otherwise provided; so that said section as amended shall read as follows: **10. Tax Warrants; Extents.** The treasurer shall issue his warrant to the selectmen of the several towns in the county liable to pay state taxes, requiring them to assess, collect and pay to the treasurer, within such time as shall be therein directed, their just proportion of all taxes granted by the county convention, according to their proportion of public taxes for the time being, and may enforce the collection and payment thereof, together with interest at ten per cent a year from December first upon all taxes not then paid, in the same manner as the state treasurer may enforce the collection of state taxes; provided that in the case of any unincorporated place the county treasurer shall assess to the owner or owners of real estate in said place, as certified by the tax commission under the provisions of section 2 of chapter 67, the taxes apportioned to such place for the time being, and collect the same from said owners or as otherwise provided.

2. State Taxes. Amend section 1, chapter 67, Public Laws, by striking out the whole of said section and inserting in place thereof the following: **1. Assessment.** When there are no proper officers for assessing and collecting taxes

in an unorganized or unincorporated place or when the name of the collector of taxes of any such place is not returned to the state treasurer by July 1 in any year, the state treasurer shall assess to the owners of real estate of such place, as certified by the tax commission under the provisions of section 2, chapter 67, the taxes apportioned to such place for the time being.

3. Collection of Taxes. Amend section 3 of chapter 67, Public Laws, by striking out the words "the treasurer shall" in the first line thereof and inserting in place thereof the following: Whenever the tax of any owner of real estate in any unincorporated place is not paid by December 1 of the year in which it is assessed the state treasurer and the county treasurer may; so that said section as amended shall read as follows: **3. Sheriff to Collect.** Whenever the tax of any owner of real estate in an unincorporated place is not paid by December 1 of the year in which it is assessed the state treasurer and the county treasurer may commit the tax to the sheriff of the county in which the place lies, with a warrant under his hand and seal to collect the same; and the sheriff shall have the same powers, and shall be subject to the same liabilities as to the collection of the tax, as collectors with respect to the taxes of non-residents.

4. Tax Commission. Amend section 2 of chapter 67, Public Laws, by striking out the whole of said section and inserting in place thereof the following: **2. Biennial Assessment.** The tax commission shall biennially assess the property of the owner or owners of real estate in each unincorporated place and shall certify the same to the state treasurer and to the county treasurer in which such unincorporated place is located. Such certification shall be made by January 1 of each biennium.

5. Valuations. Amend paragraph V of section 11 of chapter 68, Public Laws, by adding at the end of said paragraph the following; and to report to the legislature at each biennial session that portion of the state tax payable from each town, city and unincorporated place on the basis of such equalized valuation; so that the said paragraph as amended shall read as follows: **V. EQUALIZATION.** In the year 1926, and every second year thereafter, to equalize the valuation of the property in the several towns and cities in the state by adding to

or deducting from the aggregate valuations of the property in towns and cities such sums as will bring said valuations to the true and market value of said property, so that any public taxes that may be apportioned among them shall be equal and just as between them, and to report to the legislature at each biennial session that portion of the state tax payable from each town, city and unincorporated place on the basis of such equalized valuation.

6. Public Taxes. Amend section 1, chapter 13, Public Laws, by striking out the whole of said section and inserting in place thereof the following: **1. Apportionment.** An apportionment of public taxes according to the equalized valuations of the towns, cities and unincorporated places shall be made by the legislature in the year 1933 and at every biennial session thereafter.

7. Takes Effect. This act shall take effect upon its passage, provided that the methods for assessment of state and county taxes in unincorporated places provided for in this act shall apply to taxes assessed for the biennium 1933 and 1934 and the tax commission shall make the certification, provided for in section 4, for said biennium immediately upon the passage of this act.

[Approved March 27, 1933.]

CHAPTER 51.

AN ACT RELATING TO DISTRIBUTION OF BANK TAXES.

SECTION

1. Bank taxes, disposition of.
2. Credit funds not held.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Bank Taxes. Amend section 16, chapter 121 of the Public Laws, by inserting after the word "unknown" in the fourth line the words, or who reside in an unincorporated place, so that said section as amended shall read as follows:

16. Literary Fund. All taxes collected by the state upon the deposits, stock and attending accumulations of depositors and stockholders of savings banks, trust companies and other similar corporations, who do not reside in this state, or whose residence is unknown, or who reside in an unincorporated

place, shall be known as the literary fund, and shall be used for the purposes of this title.

2. **Credit Funds Now Held.** The state treasurer is hereby authorized to credit said taxes now held to the literary fund.

3. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 27, 1933.]

CHAPTER 52.

AN ACT REGARDING BLACK BASS.

SECTION

1. Taking black bass through the ice.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Taking Through the Ice.** Amend section 7, chapter 200 of the Public Laws, as amended by chapters 23 and 95 of the Laws of 1929, and by chapters 45 and 101 of the Laws of 1931, by inserting after the words "January first" in the third line the words, except that bass shall not be taken through the ice, and, so that said section as amended shall read as follows:

7. **Black Bass.** Black bass not less than nine inches in length may be taken and possessed from July first to January first, except that bass shall not be taken through the ice, and except that in Lake Sunapee, Lake Winnepesaukee, Asquam lakes and Lake Wentworth in the town of Wolfeboro bass may in addition be taken by the use of artificial flies, without weight, by casting only, from June fifteenth to July first. A person may take in one day a total of not more than ten pounds of black bass provided that if he has taken less than ten pounds he shall be entitled to take one additional fish. Black bass of any size and in any quantity may be taken and possessed at any time from the waters of Partridge lake in the towns of Littleton and Lyman.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 27, 1933.]

CHAPTER 53.

AN ACT TO CLOSE SCOTT POND AT FITZWILLIAM TO PICKEREL
FISHING THROUGH THE ICE.

SECTION

1. Ice fishing prohibited.
2. Penalties.

SECTION

3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Prohibition. All persons are prohibited from pickerel fishing through the ice for a period of five years in Scott pond, so called, in the town of Fitzwilliam.

2. Penalties. Any person who shall violate the provisions of this act shall be fined ten dollars for each offense and five dollars additional for each fish taken in violation thereof.

3. Takes Effect. This act shall take effect upon its passage.

[Approved March 27, 1933.]

CHAPTER 54.

AN ACT RELATING TO THE CLOSING OF MOUNTAIN VIEW LAKE IN
THE TOWN OF SUNAPEE TO ICE FISHING.

SECTION

1. Ice fishing prohibited.
2. Penalties.

SECTION

3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Ice Fishing Prohibited. All persons are prohibited from fishing through the ice for a period of five years from the date of passage of this act in Mountain View lake in the town of Sunapee.

2. Penalties. Any person who shall violate the provisions of this act shall be fined ten dollars for each offense and five dollars additional for each fish taken in violation thereof.

3. Takes Effect. This act shall take effect upon its passage.

[Approved March 27, 1933.]

CHAPTER 55.

AN ACT RELATING TO FISHING THROUGH THE ICE IN THE TOWNS
OF HANCOCK AND NELSON.

SECTION

1. Repeal.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Repeal. Chapter 88 of the Laws of 1931, closing for ice fishing Nubanusit lake and Spoonwood pond in the towns of Hancock and Nelson, is hereby repealed.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 28, 1933.]

CHAPTER 56.

AN ACT RELATING TO THE TAKING OF LAKE TROUT AND SALMON
THROUGH THE ICE FROM LAKE MASSABESIC.

SECTION

1. Ice fishing prohibited.
2. Penalty.

SECTION

3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Prohibition. It shall be unlawful for any person to fish for lake trout or salmon through the ice upon Lake Massabesic in the city of Manchester and the town of Auburn for a period of five years from the passage of this act.

2. Penalty. Any person who shall violate the provisions of the preceding section shall be fined ten dollars for each offense and five dollars additional for each fish taken in violation thereof.

3. Takes Effect. This act shall take effect upon its passage.

[Approved March 31, 1933.]

CHAPTER 57.

AN ACT RELATING TO THE TAKING OF PICKEREL.

SECTION

1. Taking pickerel from Peapor-
ridge pond.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Pickerel, Peaporridge Pond. Amend paragraph I of section 11 of chapter 200 of the Public Laws, as inserted by chapter 65 of the Laws of 1931 and as amended by chapter 19 of the Laws of 1933, by inserting after the words "Stinson lake in Rumney" the words, Peaporridge pond in the towns of Madison and Conway, so that said paragraph as amended shall read as follows: I. Pickerel of any size and in any quantity may be taken and possessed at any time, from Sunapee lake, Crystal lake in Enfield, Tewksbury pond in Grafton, Elbow pond in Woodstock, Partridge lake in Lyman and Littleton, Pearl lake in Lisbon, Ogontz lake, Dodge pond, Round pond and Flag pond in Lyman, Ellsworth pond in Ellsworth, Merrymeeting lake in New Durham, Middleton reservoir in Middleton, Scobie's pond in Derry and Londonderry, Big Dan Hole pond in Ossipee and Tuftonboro, Mason pond in Orford, Rocky pond in Wentworth, Armington pond and Lake Tarleton in Piermont, Newfound lake in the towns of Hebron, Bridgewater, Bristol and Alexandria, Highland lake, Elbow pond and Bradley pond in Andover, Spofford lake in Chesterfield, Spectacle pond in Groton and Hebron, Rust pond in Wolfboro, Mirror lake in Tuftonboro, Stinson lake in Rumney, Peaporridge pond in the towns of Madison and Conway, Town Line pond in the towns of Dorchester and Wentworth, Trout pond in the town of Dorchester and Lamprey pond in the town of Orford, and in the Contoocook river from the Cheshire Mill pond outlet in Jaffrey to the Merrimack river, all waters of Coos county and all other streams in the state inhabited by trout, except Merrimack river, Powwow river, Winnepesaukee river, and Pemigewasset river.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 31, 1933.]

CHAPTER 58.

AN ACT RELATING TO THE PRACTICE OF CHIROPODY.

SECTION 1. Practice of chiropody.	SECTION 2. Takes effect.
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Be it enacted by the Senate and House of Representatives in General Court convened:

1. Practice of Chiropody. Amend section 1 of chapter 208 of the Public Laws by striking out all of said section and inserting in place thereof the following: **1. Requirements.** Any person admitted to practice chiropody in this state shall have an intelligent comprehension of such rudiments of anatomy and surgery, including the medical use of antiseptic and disinfecting agencies as the state board of examiners of chiropody may prescribe as necessary, and shall be required to pass an examination before said board; shall be at least twenty-one years of age, with not less than a high school education, of good moral character and shall have received a diploma or certificate of graduation from a legally incorporated, regularly established and recognized college of chiropody. No person who is not a licensed chiropodist as provided by section 8 of this chapter shall practice or attempt to practice chiropody in the state or designate or describe his or her occupation by the use of any words or letters calculated to lead others to believe that he or she is a licensed chiropodist.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 31, 1933.]

CHAPTER 59.

AN ACT TO PROVIDE FOR THE COMPLETION OF A SECONDARY SYSTEM OF HIGHWAYS.

SECTION 1. Joint fund for improvement of state-aided highways.	SECTION 2. Takes effect.
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Be it enacted by the Senate and House of Representatives in General Court convened:

1. State-Aided Highways. Amend section 24 of chapter 84 of the Public Laws by striking out all of said section and

inserting in place thereof the following: **24. Joint Fund; Expenditure.** The amount of money set apart by such city or town as applies for state aid, as provided in sections 18 and 19, with the amount apportioned by the highway commissioner, as provided in section 21, shall constitute a joint fund to be used for the permanent improvement of only such highways within such city or town as the commissioner shall have designated before February fifteenth of each year. No part of said joint fund shall be expended on any highway within the compact portion of any city or town, except in towns of less than twenty-five hundred population, such compact portion to be determined by the commissioner.

2. Takes Effect. This act shall take effect January 1, 1934.

[Approved March 31, 1933.]

CHAPTER 60.

AN ACT RELATIVE TO CONTRACTS FOR LIBRARY SERVICE.

SECTION	SECTION
1. Public libraries, maintenance.	4. Trustees serve without compensation.
2. Contracts for library service, requirements, discontinuance of library.	5. Towns exempt from making appropriation.
3. Trustees, duties.	6. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Public Libraries. Amend section 51, chapter 10 of the Public Laws, as amended by section 2, chapter 82, Laws of 1927, by striking out said section and inserting in place thereof the following: **51. Maintenance.** The selectmen in each town shall assess annually, upon the ratable estates taxable therein, a sum to be computed at the rate of thirty dollars for every dollar of the public taxes apportioned to such town, and so for a greater or less sum. The town may raise a sum exceeding the amount aforesaid, which shall be assessed in the same manner. The sum so assessed shall be appropriated for establishing and maintaining a free public library within such town or for the purposes provided for in section 51-a. Trust funds established for the use of a free public library shall be held in the custody and under the management of the town trustees of trust funds. The income from such funds

shall be paid over to the trustees of the library within one month after each installment of income is received.

2. **Contracts.** Amend chapter 10 of the Public Laws by adding after section 51 the following new sections: **51-a. Library Service.** Any town may, by majority vote, establish library service for its inhabitants. If a town votes to establish such service the selectmen and the library trustees, if any, shall petition the trustees of a free public library in an adjoining town or city in this state, or when distance or transportation facilities make it advisable in another state, for library service and, if the petition is accepted, the selectmen or trustees may make contract for any such service. The library trustees of any city or town in the state supporting and maintaining a free public library or any library in such town are hereby authorized and empowered to enter into a contract, for a period not exceeding three years subject to renewal, with any other town to permit the residents of said town the full use of said library, upon terms and conditions to be agreed upon by said board of library trustees and the selectmen or trustees of the petitioning town, subject to the approval of the public library commission. **51-b. Requirements.** The contract provided for in the preceding section shall provide that the people of the petitioning town shall have the same rights and privileges of the library as residents of the town wherein the library is located. **51-c. Discontinuance of Library.** Any town now maintaining a free public library established by expenditure of town funds may by majority vote discontinue said library. In case of such discontinuance the library property of the town may be loaned or disposed of by the library trustees, subject to the approval of the public library commission. The provisions of this section shall not apply in cases where a free public library has been acquired by the town in whole or in part by donation or bequest.

3. **Trustees.** Amend section 56 of said chapter 10, as amended by section 4, chapter 82, Laws of 1927, by striking out the same and inserting in place thereof the following: **56. Duties.** Unless otherwise ordered by vote taken in town meeting the library trustees elected by the town shall have the entire custody and management of the free public library, and of all the property of the town relating thereto, except trust

funds held by the town. All money raised or appropriated by the town for library purposes shall be expended by the library trustees for the support and maintenance of the free public library in said town or expended for the support of a library in another city or town under contract to furnish library service to such town. The income from all trust funds for library purposes shall be expended or retained by the trustees for the support and maintenance of the free public library in said town in accordance with the conditions of each donation or bequest accepted by the town. The library trustees shall engage and have oversight over the librarian, assistants and other employees, and shall prescribe rules for the operation of the library.

4. —. Amend said chapter 10 by adding after section 57 the following new section: **57-a. Compensation.** No trustee of any free public library shall receive any compensation for any services rendered as trustee, unless compensation is stipulated in the terms of the bequest or gift establishing said library.

5. **Appropriation.** Amend section 59 of said chapter 10 by striking out said section and inserting in place thereof the following: **59. Towns Exempt.** Whenever there shall be available in any town for the purpose of maintaining a free public library an annual income which alone or with the town appropriation shall equal the amount required to be raised by that town annually, the town shall be exempt from the provisions of section 51.

6. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 31, 1933.]

CHAPTER 61.

AN ACT RELATING TO THE PRACTICE OF PHARMACY AND THE SALE OF DRUGS.

SECTION

1. Unauthorized use of word pharmacy or synonym.

SECTION

2. Penalty.
3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Sale of Drugs.** Amend section 41 of chapter 210 of the Public Laws, as amended by section 4, chapter 123, of the

Laws of 1931, by striking out all of said section and inserting in place thereof the following: **41. Unauthorized Use of the Word Pharmacy or Any Synonym.** Any firm, person or corporation owning, managing or conducting any store, shop or place of business not being a licensed pharmacist or having in his or its employ a licensed pharmacist for the supervision of such store, shop or place of business, exhibiting within or upon the outside of such store, shop or place of business, or including in any advertisement in a newspaper, book, magazine, circular, or other printed matter, the words drug store, pharmacy, apothecary, drug, drugs, medicine or medicine shop, or any combination of such terms or any other words indicating that such store, shop or place of business is a place where medicines are compounded, or exhibiting within or without such store, shop or place of business or in connection therewith any show bottle or globe of colored glass or filled with colored liquid, shall be fined not more than one hundred dollars or imprisoned not more than thirty days or both.

2. Amendment. Amend section 54 of chapter 210 of the Public Laws by adding after the word "chapter" in the first line the words, except as otherwise provided, so that said section as amended shall read as follows: **54. Penalty.** Any person violating the provisions of this chapter, except as otherwise provided, shall be fined not less than fifty nor more than five hundred dollars, or imprisoned not more than one year, or both.

3. Takes Effect. This act shall take effect upon its passage.

[Approved March 31, 1933.]

CHAPTER 62.

AN ACT RELATING TO HORSE RACING AND CREATING A STATE RACING COMMISSION.*

SECTION

1. State racing commission.
2. Organization.
3. Racing fund.
4. Bonds of commissioners.
5. Office in Concord.
6. Assistants.
7. Compensation.
8. Disbursements.
9. Report of the commission.
10. Rules and regulations.
11. Races.
12. Licenses.
13. Issuance of licenses.
14. Bonds of licensees.

SECTION

15. Penalty.
16. Pari mutuel pools.
17. Tax on pools.
18. Payment.
19. Limitation.
20. Records.
21. Minors.
22. Supervision.
23. Thoroughbred horses.
24. Effect on other laws.
25. Enforcement.
26. Adoption of act by towns.
27. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. State Racing Commission. There shall be and hereby is created a state racing commission consisting of three members who shall be appointed and may be for cause removed by the governor with the advice and consent of the council. One member shall be appointed for one year, one for two years and one for three years, and upon the expiration of their terms of office their successors shall be appointed for a term of three years. Any vacancy shall be filled by appointment for the unexpired term. The members shall serve until their successors are appointed and qualified. So far as practicable they shall be persons interested in the establishment and development of a New Hampshire breed of thoroughbred horses and no member of the commission shall have any pecuniary interest in any racing or the sale of pari mutuel pools licensed under the provisions of this act.

2. Organization. The commissioners shall select one from their number to be chairman and another to be secretary of the commission. Two of the members of the commission shall constitute a quorum to do business. It shall be the duty of the secretary to keep a record of all proceedings of the commission and to preserve all books, maps, documents, papers and records entrusted to its care.

3. Racing Fund. The state treasurer shall keep a separate

* See also chapter 188, *post*.

account, to be known as the racing fund, to which shall be credited all money received from the tax on admissions and tax on contributions to pari mutuel pools as provided for in this act. Said fund shall be used for the general purposes of the state until otherwise ordered by the legislature.

4. **Bond.** Each member of the commission shall give bond to the state in the sum of five thousand dollars, with sureties, to be approved by the governor and council, for the faithful performance of the duties of his office.

5. **Office.** The commission shall have an office in Concord and during the time in which racing is conducted in the state may maintain branch offices elsewhere.

6. **Assistants.** The commission, with the approval of the governor and council, is authorized to employ such assistants and employees as it may deem necessary to provide adequate policing and to carry out the purposes of this act at such compensation on a per diem basis as the commission may prescribe.

7. **Compensation.** Each member of the commission shall receive a salary of twelve hundred dollars a year and his reasonable expenses, including transportation, incurred in the performance of his duties, to be audited and allowed by the governor and council.

8. **Disbursements.** The compensation of the commissioners, expenses of the commissioners, compensation of assistants and other necessary expenses of the commission, including suitable furniture, equipment, supplies and office expense shall be charged to and paid out of the funds received under the provisions of this act, provided that no payment shall be made until sufficient money has been received under the provisions of this act to cover said payments.

9. **Report of the Commission.** The commission shall make an annual report to the governor on or before the first day of February in each year, including therein an account of its actions, receipts derived under the provisions of this act, the practical effects of the application of this act, and any recommendation for legislation which the commission deems advisable.

10. **Rules and Regulations.** Said commission shall make rules and regulations for the holding, conducting and operating of all running or harness horse races or meets for public

exhibition held in this state and for the operation of race tracks on which any such race or meet is held. No such race or meet shall be permitted on Sunday or before 12 a. m. and after 7 p. m. on week days nor during the period extending from the first day of November to the first day of May in each year.

11. Races. No person, association or corporation shall hold, conduct or operate any running or harness horse race or meet for public exhibition within the state without a license from the state racing commission.

12. License. Any person, association or corporation desiring to hold a running or harness horse race or meet for public exhibition shall apply to said commission for a license to do so. The application shall be signed and sworn to by the person or executive officer of the association or corporation and shall contain the following information:

(a) The full name and address of the person, association or corporation.

(b) If an association, the names and residences of the members of the association.

(c) If a corporation, the name of the state under which it is incorporated with its principal place of business and the names and addresses of its directors and stockholders.

(d) The exact location where it is desired to conduct or hold races or race meets.

(e) Whether or not the racing plant is owned or leased, and if leased, the name and residence of the fee owner, or if a corporation of the directors and stockholders thereof.

(f) A statement of the assets and liabilities of the person, association or corporation making such application.

(g) Such other information as the commission may require.

13. Issuance of License. If the commission is satisfied that all the provisions of this act and the rules and regulations prescribed by the commission have been and will be complied with by the person, association or corporation applying for a license, it may issue a license which shall expire on the thirty-first day of December. The license shall set forth the name of the licensee, the place where the races or race meets are to be held, and the time and number of days during which racing may be conducted by said licensee. Any such license issued

shall not be transferable or assignable. Said commission shall have power to revoke any license issued at any time for good cause upon reasonable notice and hearing. The license of any corporation shall automatically cease upon the change in ownership, legal or equitable, of fifty per cent or more of the voting stock of the corporation and the corporation shall not hold a running or harness horse race or meet for public exhibition without a new license.

14. Bond. Every person, association or corporation licensed under this act shall before said license is issued give a bond to the state in such reasonable sum not exceeding \$50,000 as may be fixed by the commission with a surety or sureties to be approved by the commission conditioned to faithfully make the payments prescribed by this act and to keep its books and records and make reports as herein provided and to conduct its racing in conformity with this act and the rules and regulations prescribed by the commission.

15. Penalty. Any person, association or corporation holding or conducting, or any person or persons aiding or abetting in the holding or conducting of any running or harness horse race or meet for public exhibition within the state without a license duly issued by said commission, or any person, association or corporation who violates any of the provisions of this act or who violates any of the rules and regulations prescribed by the commission shall be fined not more than five thousand dollars or imprisoned not more than one year or both.

16. Pari Mutuel Pools. Within the enclosure of any race track where is held a race or race meet licensed and conducted under this act but not elsewhere, the sale of pari mutuel pools under such regulations as may be prescribed by said commission is hereby permitted and authorized during the years 1933 and 1934. Commissions on such pools shall in no event and at no track exceed ten per cent and the odd cents of all redistribution to be made on all mutuel contributions exceeding a sum equal to the next lowest multiple of five. Said maximum shall include the three and one-half per cent tax hereinafter prescribed.

17. Tax on Pari Mutuel Pools. Each person, association or corporation licensed to conduct a race or race meet under this act shall pay to the state treasurer for the use of the state a sum equal to three and one-half per cent of the total

contributions to all pari mutuel pools conducted or made at any race or race meet licensed under this act.

18. Payment. Said payment under the preceding section shall be made not later than seven days after each race and shall be accompanied by a report under oath showing the total of all said contributions to pari mutuel pools covered by such report and such other information as the commission may require.

19. Limitation. No part of this act shall be construed to apply to any racing whatever except running or harness horse races.

20. Records. Every person, association or corporation conducting a race or race meet under this act shall so keep its books and records as to clearly show the total number of admissions and the total amount of money contributed to every pari mutuel pool on each race separately and the amount of money received daily from admission fees, and within sixty days after the conclusion of every race meeting shall submit to the commission a complete audit of its accounts, certified by a public accountant qualified to practice in the state of New Hampshire and approved by the commission.

21. Minors. No minor whether attending a race or employed in any manner on or about a race track shall be permitted to participate in any pari mutuel pool or be admitted to any pari mutuel enclosure.

22. Supervision. Said commission shall have the power and authority to regulate, supervise and check the making of pari mutuel pools and the distributions therefrom. Said commission shall have the further power and authority to investigate as to the direct and indirect ownership and control of any licensee and any expense incurred by the commission in so doing shall be at the expense of such licensee or of the applicant for a license.

23. Thoroughbred Horses. Said commission shall also encourage and promote the breeding of a strain of New Hampshire thoroughbred horses and make provision to encourage donations of the same by licensees or others to persons or institutions within the state for breeding purposes.

24. Effect on Other Laws. All acts and parts of acts inconsistent with the provisions of this act are hereby amended to the extent of the provisions of this act, and sections 17, 18,

19 and 20 of chapter 384 of Public Laws shall not apply to pari mutuel pools provided for herein.

25. Enforcement. It shall be the duty of the attorney-general with the aid of the solicitors of the several counties to enforce the provisions of this act upon notification from said commission of any violations thereof.

26. Adoption. The provisions of this act shall only be applicable within a town or city which at a regular election or at any special election called for that purpose has by majority vote of the legal voters present and voting accepted this act. Any town or city which has accepted this act may at any regular or special election called for that purpose by a majority vote of the legal voters present and voting rescind its acceptance and thenceforth the provisions of this act shall not be applicable in such town or city.

27. Takes Effect. This act shall take effect upon its passage.

[Became law April 3, 1933, without signature of Governor.]

CHAPTER 63.

AN ACT FOR THE RELIEF OF TOWNS, CITIES AND COUNTIES THROUGH THE AUTHORIZATION UNDER CERTAIN CONDITIONS AND RESTRICTIONS OF THE ISSUANCE WITH STATE GUARANTEE OF EMERGENCY NOTES AND BONDS BY THE TOWNS, CITIES AND COUNTIES.

SECTION

1. Application for assistance.
2. Emergency certificates.
3. Issuance of notes or bonds by towns and counties.
4. Distribution of proceeds of loans, fiscal agent.

SECTION

6. Conditions imposed by governor and council.
7. Expenses.
8. Duration of authority.
9. Takes effect.

WHEREAS it has become difficult or impossible for some of the political subdivisions of the state to adequately provide for the needs of government, owing to the difficulty of collecting taxes already assessed, and the extraordinary demands of government due to unemployment relief; and

WHEREAS this situation may continue, owing to the difficulty of borrowing money through the usual banking channels on notes in anticipation of taxes or the issuance and sale of bonds; and

WHEREAS an emergency has arisen which requires action on the part of the state government; now, therefore,

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Application for Assistance. Any town, city or county which is or shall hereafter be unable to finance the ordinary needs of government, or to meet outstanding or maturing obligations to pay, owing to the inability to collect taxes already assessed, or the extraordinary demands made upon it for unemployment relief, and which is or may become unable to borrow through the ordinary banking channels or the issuance and sale of bonds sufficient money to meet such governmental needs, or outstanding or maturing obligations to pay, may apply to the governor and council for financial assistance from the state. Such application may be made by either the selectmen or town meeting in the case of a town, the mayor or council in the case of a city or the county commissioners or county convention in the case of a county.

2. Emergency Certificates. If, upon investigation, the governor and council shall determine that an emergency exists in such town, city or county, and that such town, city or county is unable to borrow money through the usual banking channels, upon reasonable conditions as regards payment of interest or otherwise, or is prevented by the existing laws of the state relating to borrowing by towns, cities or counties and the issuance of bonds, or is unable to place loans owing to its impaired financial condition, the governor and council are hereby authorized to issue a certificate under the seal of the state declaring the existence of such emergency and authorizing such town, city or county to issue emergency notes or bonds, in such amounts payable at such times and with such rates of interest as the governor and council may determine, and when necessary the governor and council are hereby authorized in the name of the state to guarantee the payment of said notes or bonds and the interest thereon.

3. Issuance of Notes or Bonds. Said notes or bonds, when issued, shall be legal obligations of said town, city or county and shall be executed and issued in the manner now provided by law for the execution and issuance of notes or bonds by such political subdivisions, but the governor and council shall

act as agent of said town, city or county for the sale of said notes or bonds and their action in reference thereto shall be binding upon said town, city or county.

4. Distribution of Proceeds of Loans; Fiscal Agent. All money realized from such emergency loans shall be deposited with the state treasurer or in such banks as the governor and council may determine, and shall be paid over to the disbursing officer of such town, city or county only on the order of the governor, in such amounts as he may determine. The governor is hereby authorized to appoint a fiscal agent to supervise and direct the incurring of obligations against, and the expenditure of, said funds. If it becomes necessary, said funds, on order of the governor, may be paid over to such fiscal agent, to be by him disbursed for the benefit of such town, city or county.

5. Orders Countersigned. If, in the opinion of the governor and council it shall become necessary, they are hereby authorized, at any time before said loans are paid, to empower the fiscal agent appointed by the governor to countersign all warrants or orders for the payment of any money drawn upon any funds held by the treasurer of the political subdivision whose emergency loans authorized by this act shall remain unpaid, and after being notified by the governor and council of such action the treasurer of such political subdivision shall pay out no money unless upon warrant or order countersigned by such fiscal agent.

6. Conditions Imposed. The governor and council, before such certificate is issued or the payment of such loans is guaranteed by the state, may impose such further restrictions, conditions and stipulations as will protect the state's interest and insure an orderly, economical and efficient conduct of the fiscal affairs of the political subdivision for which said money is borrowed.

7. Expenses. All expenses incident to the making of said loans or the compensation of any fiscal agent shall be paid from the proceeds of such loans on order of the governor.

8. Duration of Authority. The authority given to the governor and council to issue certificates of emergency or to guarantee the payment of loans made by virtue of such certificates shall continue for the term of two years from the date of the passage of this act, but all other provisions of this

act shall remain in force until the loans authorized by this act have been fully paid.

9. Takes Effect. This act shall take effect upon its passage.

[Approved April 4, 1933.]

CHAPTER 64.

AN ACT TO ESTABLISH A CONTINUOUS HIGHWAY FROM THE EAST SIDE TRUNK HIGHWAY IN NEWINGTON TO THE NEW HAMPSHIRE COLLEGE ROAD AT COE'S CORNER IN DURHAM.

SECTION	SECTION
1. Designation.	7. Bond issue.
2. Toll bridge commission.	8. Short term notes.
3. Approach highways.	9. Tolls.
4. Changes in existing highways.	10. Operation and maintenance of bridges.
5. Appropriation.	11. Repeal.
6. Expenditure, for purchase of bridge and construction of new bridges.	12. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Designation. The highway commissioner shall designate for improvement, by suitable description, a continuous highway beginning at a junction with the existing East Side trunk highway in Newington within one mile southerly of the existing Dover Point Toll Bridge; thence to and across Little Bay at a location within one quarter mile of the existing Dover Point Toll Bridge; thence along Dover Point to the Bellamy river and across Bellamy river to Cedar Point thence to a connection with the route of the First New Hampshire Turnpike in Durham, and continuing by said New Hampshire turnpike to a junction with the New Hampshire College road at Coe's Corner in Durham.

2. Commission. For the purpose of carrying out the provisions of this act there shall be a commission, to be known as the New Hampshire Toll Bridge Commission, which shall consist of the governor and council and the highway commissioner, hereinafter called the commission, which commission shall have full power and authority to engage in the construction, control and management of such works, to employ such assistants and agents and to enter into such contractual rela-

tions on behalf of the state and to do and perform such acts as are necessary and for the public good, agreeably to the provisions of this act. Provided, however, that nothing in this provision shall be construed as depriving the highway commissioner of such powers as he now has under chapter 83 of the Public Laws.

3. Approach Highways. The highway approach designated with the exception of the bridge, piers, abutments and necessary wing walls for the bridge over Little Bay and the bridge over Bellamy river including the fills at each end of said bridge to a distance approximately at high-water mark, as determined by the commission, shall be constructed under the direction of the highway commissioner and the expense thereof shall be a charge upon the highway funds.

***4. Changes in Existing Highway.** The route of such highway may be changed from existing highways by the highway commissioner to such extent, as in his opinion the public good may require, and for that purpose, he is authorized to designate such changes. The governor and council shall purchase or take such land and have the damages assessed thereon in accordance with the provisions of sections 9 and 10 of chapter 83 of the Public Laws as is required for the purposes of this act.

5. Appropriation. A sum not exceeding one million one hundred thousand dollars (\$1,100,000) is hereby raised, as hereinafter provided, and appropriated for the purchase of the Dover Point Toll Bridge and its approaches and for the construction of the bridges, piers, abutments and necessary wing walls for the bridge over Little Bay and the bridge over Bellamy river, including the fills at each end of said bridge to a distance approximately at high-water mark, as determined by the commission, which said bridges shall be constructed of concrete or other masonry, steel or other material not subject to early deterioration and shall be of such design as shall meet the public needs, both as to present and future requirements, and shall conform with the requirements of all departments of the United States having jurisdiction, so that the same shall reasonably accommodate navigation and highway traffic. Said sum of one million one hundred thousand dollars

* Stricken out and a new section 4 inserted by chapter 97, *post.*

(\$1,100,000) shall not be a charge against any other highway funds.

6. Expenditure. So much of said one million one hundred thousand dollars (\$1,100,000) as is necessary and reasonable to carry out the requirements of this act, shall be expended by said commission as follows:

I. The sum of two hundred and seventy-five thousand dollars (\$275,000) to purchase said Dover Point Toll Bridge and its approaches.

II. A sum not exceeding eight hundred and twenty-five thousand dollars (\$825,000) to construct the said bridges over Little Bay and Bellamy river, their piers, abutments and necessary wing walls, including the fills at each end of latter bridge to a distance of approximately to high-water mark, as determined by the commission.

7. Bonds Authorized. The state treasurer is hereby authorized, under direction of the governor and council, to borrow upon the credit of the state not exceeding one million one hundred thousand dollars (\$1,100,000) for the purpose of carrying into effect the provisions of this act and for that purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire at a rate of interest to be determined by the governor and council. The maturity dates of such bonds shall be determined by the governor and council, but in no case shall they be later than twenty years from the date of issue and all bonds shall be callable at any time after twelve years. Such bonds and notes shall contain an express guarantee which shall be deemed a contract on the part of the state, that toll will be collected, in accordance with the provisions of this act, until the date of maturity of said bonds and notes or until sufficient money shall have accumulated to pay said notes and bonds and the interest thereon at the dates of maturity, shall be in such form and such denominations as the governor and council shall determine, may be registerable as to both principal and interest, shall be countersigned by the governor and shall be deemed a pledge of the faith and credit of the state. The secretary of state shall keep an account of all such bonds and notes countersigned by the governor, showing the number and amount of each bond and note, the time of countersigning, the date of delivery to the treasurer and the date of maturity. The state treasurer

shall keep an account of each bond and note, showing the number thereof, the name of the person to whom sold, the amount received for the same, the date of the sale and the date of maturity. The treasurer may negotiate and sell such bonds and notes by direction of the governor and council in such manner as they may determine most advantageous to the state. The proceeds of the sale of such bonds and notes shall be held by the treasurer and paid out by him upon warrants drawn by the governor for the purposes of this act alone and the governor, with the advice and consent of the council, shall draw his warrants for the payment from the funds provided for by this act of all sums expended or due for the purposes herein authorized. Interest from such bonds and notes shall not be subject to the taxes imposed by chapter 65 of the Public Laws.

8. Short Term Notes. Prior to the issuance of bonds hereunder the treasurer, under the direction of the governor and council, shall for the purposes hereof borrow money from time to time on short term loans to be refunded by the issuance of the bonds hereunder.

9. Toll. There shall be collected for the use of the bridges and approaches thereto provided for herein, including said Dover Point Toll Bridge, such charges or toll as the commission shall deem reasonable from the various vehicles and pedestrians making use thereon. The toll collected shall be deposited with the state treasurer, who shall keep the same in a separate account designated as such and the operating expenses and upkeep of said bridges shall be paid from said account so long as toll is collected. From the balance remaining after the payment of the operating expenses and upkeep, the governor with the approval of the council shall pay the interest and principal on the bonds and notes issued hereunder. During the construction of the new bridges, the governor may, if necessary, draw his warrant upon the general highway fund to pay the interest due upon any bonds and notes that have been issued in accordance with the provisions of this act, such payment to be repaid to the highway department from the tolls collected.

10. Operation and Maintenance. When the bridge over Little Bay is constructed, the commission shall discontinue the use of the existing Dover Point Toll Bridge as a means of

public travel and demolish or dispose of the same in such manner that it will not be available for use for highway travel. The bridges constructed under the provisions of this act, including the approaches thereto, shall be operated and maintained out of the toll receipts as provided in section 9 until toll collection shall cease, and thereafter the expenses of maintenance and operation shall be paid in accordance with the provisions of law then in effect. Toll collection shall cease upon the accumulation in the hands of the state treasurer of sufficient funds with which to pay all bonds and notes, together with the interest thereon, issued hereunder.

11. Repeal. Chapter 158 of the Laws of 1931 is hereby repealed.

12. Takes Effect. This act shall take effect upon its passage.

[Approved April 6, 1933.]

CHAPTER 65.

AN ACT RELATIVE TO LIABILITY FOR SUPPORT OF STEPCHILDREN.

SECTION

1. Liability for support.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Liability for Support. Amend chapter 106 of the Public Laws by adding after section 22 the following new section: **22-a. Stepchildren.** Any person who has assumed the relation of a parent to his minor stepchild shall assist or maintain such child when in need of relief. If any such person shall refuse such assistance proceedings may be had as provided in section 22.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 7, 1933.]

CHAPTER 66.

AN ACT RELATING TO TRAIN CROSSING SIGNALS.

SECTION

1. Railroad crossings, train signals.

SECTION

2. Distance, when given.
3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Railroad Crossings. Amend section 23 of chapter 249 of the Public Laws by striking out the entire section and substituting therefor the following: **23. Train Signals.** Whenever a locomotive, engine or rail motor car carrying passengers or freight shall approach within a distance of not less than fifty rods and not exceeding eighty rods from a highway crossing at grade, said distance to be designated by order of the public service commission, two long and two short whistles shall be given and the bell shall be rung until such locomotive, engine or rail motor car has passed the crossing.

2. Train Signals, Distance. Amend section 25 of said chapter 249 by inserting after the word "than" in the third line, the words, fifty to, so that said section shall read as follows: **25. —, Distance.** The commission may, upon petition, order or authorize the whistle to be blown and the ringing of the bell to begin at a greater or less distance than fifty to eighty rods from a grade crossing over a highway, whenever such change is for the public good and is not detrimental to public safety.

3. Takes Effect. This act shall take effect upon its passage.

[Approved April 7, 1933.]

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Durham, New Hampshire

CHAPTER 67.

AN ACT RELATING TO BANKS.

SECTION	SECTION
1. Removal of officers, directors, trustees by bank commissioner.	6. Temporary provision as to investments.
2. Deposit of funds.	7. Public service securities.
3. Part limitation removed.	8. List of legal investments for savings banks.
4. Guaranty savings banks.	9. Notice of appointment as trustee.
5. Savings bank investments.	10. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Officers, Directors and Trustees. Amend chapter 260 of the Public Laws by inserting a new section following section 5, as follows: **5-a. Removal by Commissioner.** Whenever, in the opinion of the bank commissioner, any officer, trustee or director of a savings bank, state bank, guaranty savings bank or trust company shall have continued to violate any law relative to such savings bank, state bank, guaranty savings bank or trust company or shall have continued unsafe or unsound practices in conducting the business of said bank, after having been warned in writing by the bank commissioner to discontinue such violations of law or such unsafe or unsound practices, he may cause notice to be served upon such officer, trustee or director to appear before him to show cause why he should not be removed from office. A copy of such order shall be sent by registered mail to each trustee or director of the bank affected. If, after granting such officer, trustee or director a reasonable opportunity to be heard the bank commissioner finds that he has continued to violate any law relating to such savings bank, state bank, guaranty savings bank or trust company or has continued unsafe or unsound practices in continuing the business of such institution after having been warned to discontinue such violations of law or such unsafe or unsound practices, the bank commissioner may, with the approval of two persons of good standing in the banking business, to be named by the governor upon the request of the bank commissioner, order that such officer, director or trustee be removed from office. A copy of such order shall be served upon such officer, trustee or director and upon the bank of which he is an officer, trustee or director

whereupon such officer, trustee or director shall cease to be an officer, trustee or director of such bank: Provided that such order and the findings of fact upon which it is based shall not be made public or disclosed to any one except the officer, trustee or director involved and the trustees or directors of the bank affected, otherwise than in connection with proceedings for a violation of this section. No such officer, trustee or director removed from office as herein provided shall, without the consent of the bank commissioner, participate in any manner in the management or operation of said bank. Any person so removed from office may, with the approval of the trustees or directors of the bank affected expressed by majority vote in which he shall not participate, appeal by petition to the supreme court within thirty days from date of order of removal. Upon hearing, after such notice as the court may order, the burden of proof shall be upon the petitioner to show that the order of removal is clearly unreasonable or unlawful, and all findings of the bank commissioner upon all questions of fact properly before him shall be deemed to be *prima facie* lawful and reasonable and the order shall not be set aside or vacated except for errors of law unless the court by a clear preponderance of the evidence before it finds that such order is unjust or unreasonable. Pending decision of the supreme court, the order of removal shall continue in effect.

2. Deposit of Funds. Amend section 17 of said chapter 261 by inserting after the figure 19 in the third line the following; but such deposit shall not, at any time, exceed fifty per cent of the unimpaired capital, surplus and net undivided profits of such national bank or trust company except with the approval in writing of the bank commissioner; so that said section as amended shall read as follows: **17. —.** A savings bank may deposit its funds in a national bank or trust company whose capital is unimpaired and whose credit is good, subject to the limitations of chapter 262, section 19, but such deposit shall not, at any time, exceed fifty per cent of the unimpaired capital, surplus and net undivided profits of such national bank or trust company except with the approval in writing of the bank commissioner; but until such deposit it shall keep all its coin, bills, notes, bonds, securities and evidences of debt separate and apart from the assets or

property of any other corporation or person. If the officers of a savings bank fail to comply with this provision they may be removed by the commissioner.

3. **Part Limitation Removed.** Amend section 19 of said chapter 261 by striking out all of said section after the words "five per cent" in the sixth line so that said section as amended shall read as follows: **19. Dividends.** After providing for the requirements of the guaranty fund, savings banks and savings departments of trust companies may pay dividends from their net income, but not in excess of three and one-half per cent per annum, unless the total value of the assets of such savings bank or savings department, as determined by the commissioner, shall exceed the amount due the depositors by at least five per cent.

4. **Guaranty Savings Banks.** Section 26 of said chapter 261, relative to interest rates on deposits, is hereby repealed.

5. **Amendment.** Amend section 8 of said chapter 262 as amended by section 4 of chapter 89 of the Laws of 1927 and by section 10 of chapter 122 of the Laws of 1929, by striking out after the word "certificates" in the eighth line the following words; "provided that not exceeding fifteen per cent of the deposits may be so invested whenever the assets of any bank, as determined by the bank commissioner, shall exceed the deposits by as much as fifteen per cent thereof," so that said section as amended shall read as follows: **8. Limitations.** Not exceeding sixty-five per cent of the deposits shall be invested in securities authorized under sections 9 to 12 inclusive; not exceeding five per cent of the deposits shall be invested in the securities of any one company; and not exceeding ten per cent of the deposits shall be invested in securities authorized by sections 9 to 12 inclusive other than bonds, notes, equipment securities and receivers' certificates. No investment shall be made in the securities of a corporation authorized by paragraphs VIII, IX and X, of section 12 of this chapter, unless at least sixty-five per cent of the gross income of such corporation is derived from the direct operation of its water, heat, ice, gas, electric light or electric power business, or a combination of two or more of the foregoing described businesses.

6. **Temporary Provision.** Until May 15, 1935, mortgage bonds described in paragraph I of section 12 of said chapter

262 having an annual net income of not less than two million dollars shall be legal for investment by savings banks and savings departments of trust companies provided that such railroad companies have earned their fixed charges in each of the next preceding three years and have met all interest and maturing principal payments without default. For the purposes of this temporary provision mortgage bonds are defined to be bonds secured by (a) a first mortgage or a mortgage or trust indenture which is in effect a first mortgage, on property owned or operated by such railroad company or (b) a refunding mortgage which covers at least seventy-five per cent of railroad owned in fee by such railroad company at the date of the mortgage, and provides for the retirement of all outstanding mortgage debts which are a prior lien upon such railroad owned in fee and covered by said refunding mortgage at the date thereof. The provisions of said paragraph I and of any other parts of acts inconsistent with this section are hereby suspended until May 15, 1935.

7. Public Service Securities. Amend paragraph VIII of section 12 of said chapter 262 as amended by section 16 of chapter 122 of the Laws of 1929 and by section 11 of chapter 96 of the Laws of 1931 by inserting after the word "companies" in the twelfth line the words: when the total interest bearing indebtedness of such companies does not exceed sixty-five per cent of the value of the assets as shown by the corporation's books excluding amounts due from affiliated companies, and further that such bonds or notes, or the agreement under which they are issued, provide that so long as such bonds or notes are outstanding the then existing mortgage debt shall not be increased unless such bonds or notes are equally secured or are refunded by, or paid off out of the proceeds of the new issue; and by inserting at the end of said paragraph the words, Provided, however, that until May 15, 1935, savings banks and savings departments of trust companies may, with the written approval of the commissioner, and not otherwise, reinvest the proceeds of sales of bonds of such public service companies in mortgage bonds issued, assumed or guaranteed as to principal and interest by public service companies, provided such bonds were eligible for such investment on April 9, 1931, and the net income of the companies which issued or have assumed or guaranteed the same

shall in each of the three years preceding such investments have been not less than one and one-half times the annual interest on the obligations in question and all other obligations of corresponding or prior lien, so that said paragraph as amended shall read as follows: VIII. BONDS; NOTES. Mortgage bonds issued, assumed, or guaranteed as to principal and interest, by public service companies and mortgage bonds of companies controlled by such companies for the refunding of which mortgage bonds of such companies are specifically reserved; provided, that in at least three of the four years next preceding such investment the net income of such companies shall have been not less than two hundred and fifty thousand dollars and not less than twice the annual interest on the obligations in question and all other obligations of corresponding or prior lien; and bonds or notes issued, assumed, or guaranteed as to principal and interest, by public service companies when the total interest bearing indebtedness of such companies does not exceed sixty-five per cent of the value of the assets as shown by the corporation's books excluding amounts due from affiliated companies, and further that such bonds or notes, or the agreement under which they are issued, provide that so long as such bonds or notes are outstanding the then existing mortgage debt shall not be increased unless such bonds or notes are equally secured or are refunded by, or paid off out of the proceeds of the new issue; provided, that in at least three of the four years next preceding such investment the net income of such companies shall have been not less than five hundred thousand dollars and not less than twice such interest; provided, also, that in all cases under this paragraph the company is subject to the regulatory supervision of a state commission or shall operate under a franchise or franchises under which at least fifty-one per cent of its gross operating revenue is earned and extending at least three years beyond the maturity of any such bond, or under an indeterminate franchise or permit from, or agreement with, a public service commission or other competent public authority, which franchise, permit or agreement equally protects the security of the bondholders. Provided, however, that until May 15, 1935, savings banks and savings departments of trust companies may, with the written approval of the commissioner, and not otherwise, reinvest the proceeds of sales of

bonds of such public service companies in mortgage bonds issued, assumed or guaranteed as to principal and interest by public service companies, provided such bonds were eligible for such investment on April 9, 1931, and the net income of the companies which issued or have assumed or guaranteed the same shall in each of the three years preceding such investments have been not less than one and one-half times the annual interest on the obligations in question and all other obligations of corresponding or prior lien.

8. Change of Publication. Amend section 22 of said chapter 262, as inserted by section 13, chapter 96 of the Laws of 1931, by striking out all the first sentence relative to publication of lists of legal investments in May and November and by substituting in place thereof the following: Within the first ten days of November of each year the commissioner shall prepare a list of all the bonds and notes which are then legal investments under paragraphs I, III, IV, V, VI, VII, VIII, IX, X, XI and XII of section 12 of this chapter. The commissioner shall each month issue supplements noting any changes in the investment list which have taken place since the prior full list was published, so that said section as amended shall read as follows: **22. List of Legal Investments.** Within the first ten days of November of each year the commissioner shall prepare a list of all the bonds and notes which are then legal investments under paragraphs I, III, IV, V, VI, VII, VIII, IX, X, XI and XII of section 12 of this chapter. The commissioner shall each month issue supplements noting any changes in the investment list which have taken place since the prior full list was published. Said list shall at all times be open to public inspection and a copy thereof shall be sent to every savings bank and trust company. In the preparation of any list which the commissioner is required to furnish, he may employ such expert assistance as he deems proper or may rely upon information contained in publications which he deems authoritative in reference to such matters; and he shall be in no way held responsible for the omission from such list of any securities which conform to the provisions of said paragraphs, nor for the inclusion therein of any securities which do not so conform.

9. Notice of Appointment as Trustee. Amend section 4 of chapter 309 of the Public Laws by adding the following

sentence: Immediately upon the qualification of such a trustee it shall be the duty of the register of probate to notify the bank commissioner of such appointment, so that said section as amended shall read as follows: **4. Banks, etc.** Any trust company or national bank, being authorized under chapter 264, may be appointed trustee. Immediately upon the qualification of such a trustee it shall be the duty of the register of probate to notify the bank commissioner of such appointment.

10. Takes Effect. This act shall take effect upon its passage.

[Approved April 7, 1933.]

CHAPTER 68.

AN ACT PROVIDING FOR THE ESTABLISHMENT OF PUBLIC LIBRARY DISTRICTS.

SECTION

1. Formation of public library districts; appropriations; trustees; dissolution of districts; adjustments.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Library Districts. Amend the Public Laws by adding after chapter 10 the following new chapter:

CHAPTER 10-A

PUBLIC LIBRARY DISTRICTS

1. Authority. Two or more neighboring towns may by majority vote in each town unite for the purpose of establishing or maintaining a free public library for the use of all the inhabitants of said towns, said library to be situated in one of the towns so united.

2. Corporations. Library districts formed as provided in the preceding section shall be corporations with power to sue and be sued, to hold and dispose of real and personal property for the use of the library therein and to make necessary contracts in relation thereto.

3. Appropriations. Each town forming the library dis-

trict shall raise and appropriate for the establishment and support of said union library annually and such towns shall be subject to all duties and entitled to all benefits prescribed by the laws relating to free libraries, except such as are inconsistent with the provisions of this act.

4. Trustees. The library trustees, as provided by law, of each of the towns forming the library district shall constitute the trustees of the library district and shall have entire custody and management of the union library and the property thereof.

5. Dissolution of District. Any library district organized under the provisions hereof may, by majority vote of the qualified voters present and voting at a legal meeting of either of the towns which comprise said district, dissolve its corporate existence.

6. Adjustments. If a district is so dissolved an equitable apportionment of its assets and liabilities between the towns shall be made by the selectmen of the respective towns, acting as a joint board, within ninety days after the dissolution.

7. Petition to Court. If such joint board fail to make an apportionment within the time limited therefor the selectmen of either of the towns which comprise said district may petition the superior court for an order of apportionment. The superior court shall have power to make such final and interlocutory orders, judgments and decrees for the winding up of the affairs of the library district, the payment of its debts and the distribution of its assets as justice may require.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 69.

AN ACT RELATIVE TO REPORTS BY TOWN CLERKS REGARDING PUBLIC LIBRARIES.

SECTION

1. Reports by town clerks.
2. Repeal.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

- 1. Reports by Town Clerk.** Amend section 5, chapter 47

of the Public Laws, by striking out the words "state librarian" where they occur in the second and eleventh lines and inserting in place thereof the words, secretary of the public library commission, by striking out the words "the manner of election or appointment of the same" in the fourth and fifth lines, and by striking out the word "beneficiary" in the sixth line, so that said section as amended shall read as follows: 5. **Reports to Library Commission.** He shall, within thirty days after the annual town meeting, report to the secretary of the public library commission the name of any public library within the city or town; the names and post-office addresses of all the officers of each; the town, person or persons in whom the ownership of said library is vested; for whom the use is provided; and the number of volumes owned by said library. He shall make like report of the names of officers elected or appointed at any other time, immediately after their election or appointment; and, if there is no public library within the town, he shall annually, within said time, notify the secretary of the public library commission of the fact.

2. **Repeal.** Section 6, chapter 47 of the Public Laws, relative to reports by libraries to the state librarian, is hereby repealed.

3. **Takes Effect.** This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 70.

AN ACT RELATING TO DISPOSAL OF BOOKS AND REPORTS IN PUBLIC LIBRARIES.

SECTION

1. Distribution of reports discontinued, when; disposal of books.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Statutes and Reports.** Amend chapter 5 of the Public Laws by adding after section 10 the following new sections: 10-a. **Distribution Discontinued When.** Upon notification that the trustees of any free public library have voted not to receive or keep any books or reports which the secretary of

state is required by law to distribute thereto, the secretary of state shall discontinue said distribution to said library. **10-b. Disposal of Books and Reports.** Books and reports furnished free by state departments which are in the custody of any free public library may be disposed of at the best price, if any, that can be obtained and only with the approval of the secretary of the public library commission and of the secretary of state.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 71.

AN ACT RELATING TO MOTOR BOAT REGISTRATION.

SECTION

1. Registration of motor boats.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Motor Boats. Amend section 13, of chapter 151 of the Public Laws, as amended by chapter 84, of the Laws of 1929, by striking out in the fifth, sixth, and seventh lines of said section the words: "upon a river, lake or pond on which less than five such boats are kept in the same year, and"; further amend by striking out in the ninth line the word "licensed" and inserting in place thereof the word registered so that said section as amended shall read: **13. Registration.** No person shall operate upon any of the waters of this state any boat propelled by electric, naphtha, gasoline, steam or other mechanical power, not operated as a common carrier or kept for hire, unless said boat has been registered as provided herein, except upon tidal waters. In case of boats propelled by so-called outboard motors the motor itself shall be registered and not the boat. No boat or outboard motor brought into the state for the purpose of taking part in any race or races, which boat or motor has not been within the state in excess of ten days, shall be required to be registered as herein provided if the commission shall have issued a special authorization permitting such boat or motor to be used for racing purposes. No racing permit issued by the commission shall be for a period

longer than ten days from the time said boat or motor is brought into the state.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 72.

AN ACT RELATING TO MOTOR BOAT FEES.

SECTION

1. Fees for utility boat registration.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Fees for Utility Boat Registration.** Amend chapter 151 of the Public Laws by striking out the whole of section 9 and inserting in place thereof the following: **9. Fees.** There shall be paid for every such boat inspected, as to which a certificate is given by said commission, a fee based upon the following schedule:

Boats used for passengers only, or for passengers and freight, permitted to carry a maximum of not exceeding ten persons, six dollars for the first boat and four dollars for each additional boat belonging to the same owner and kept at the same place.

Those boats permitted to carry a maximum of more than ten and not exceeding twenty-five persons, eleven dollars for the first boat and four dollars for each additional boat belonging to the same owner and kept at the same place.

Those boats permitted to carry a maximum of more than twenty-five and not exceeding one hundred and fifty persons, sixteen dollars for the first boat and six dollars for each additional boat belonging to the same owner and kept at the same place.

Those boats permitted to carry over one hundred and fifty persons, twenty-six dollars for the first boat and six dollars for each additional boat belonging to the same owner and kept at the same place.

Boats used exclusively for towing freight, eleven dollars.

Payment thereof shall be made before the issuance of the certificate.

The fees above prescribed shall include suitable number plates to be furnished without further cost to the boat owner.

There shall be paid for every general certificate of captain, master, engineer or pilot, two dollars; and for every limited certificate of captain, master, engineer or pilot, one dollar.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 73.

AN ACT PERMITTING CO-OPERATIVE PURCHASING ORGANIZATIONS TO ORGANIZE UNDER CO-OPERATIVE MARKETING LAW.

SECTION

1. Co-operative purchasing or-
ganizations.
2. Members.

SECTION

3. Stock with voting rights.
4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Co-operative Purchasing Organizations. Amend paragraph I, section 3, chapter 224 of the Public Laws by adding at the end of said paragraph the following: Nor shall such an association engaged in the purchase, hiring or use by its members of supplies, machinery or equipment do such business with non-members during any fiscal year in an amount greater in value than it does business with members, so that said paragraph as amended shall read as follows: I. To engage in any activity in connection with the marketing, selling, preserving, harvesting, drying, processing, manufacturing, canning, packing, grading, storing, handling, or utilization of any agricultural products or the manufacturing or marketing of the by-products thereof, any activity in connection with the purchase, hiring or use by its members of supplies, machinery or equipment, in financing any of the before mentioned activities. No association, however, shall handle agricultural products of non-members to an extent greater in value than the products of its own members which it handles. Nor shall such an association engaged in the purchase, hiring or use by its members of supplies, machinery or equipment do such business with non-members during any fiscal year in an amount greater in value than it does business with members.

2. **Members.** Amend section 7 of said chapter 224 by adding at the end of said section the following: Or persons engaged in the production of agricultural products who purchase or hire from such association supplies, machinery or equipment for use in connection with the production or marketing of agricultural products, so that said section as amended shall read as follows: 7. **Qualifications.** Under the terms and conditions prescribed in its by-laws, an association may admit as members or issue common stock to, only co-operative marketing associations or persons engaged in the production of the agricultural products to be handled by or through the association, including the lessees and tenants of land used therefor and any lessors and landlords who receive any part of the agricultural products produced on the leased premises or of the sale price of such products as rent, or persons engaged in the production of agricultural products who purchase or hire from such association supplies, machinery or equipment for use in connection with the production or marketing of agricultural products.

3. **Stock with Voting Rights.** Amend section 30 of said chapter 224, as amended by chapter 66 of the Laws of 1929, by striking out said section and inserting in place thereof the following: 30. **Transfer of Voting Stock.** The by-laws shall prohibit the transfer of stock of the association entitled to voting rights, other than preferred stock, to persons not qualified to be members of the association and such restrictions shall be printed upon every certificate of stock subject thereto.

4. **Takes Effect.** This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 74.

AN ACT RELATING TO SALE OF ELECTRICITY TO MUNICIPALITIES.

SECTION

1. Contracts with municipalities.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Contracts with Municipalities.** Amend chapter 242 of the Public Laws, as amended by chapter 179 of the Laws of

1929, by inserting after section 20-a the following: **20-b. Contracts with Municipalities.** Any public utility shall make, renew or extend any contract for the delivery of electrical energy to a municipality, or political subdivision thereof, upon such terms and conditions as the public service commission shall order to be for the public good.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 75.

AN ACT RELATING TO COLLECTION OF ACCOUNTS.

SECTION

1. Forbidden use of state seal, etc.
2. Penalty.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Prohibition. No person, firm or corporation, for the purpose of demanding the payment of money or the collection of accounts, shall use a copy of the seal of the state of New Hampshire or any likeness thereof, or the words "State of New Hampshire" or the name of any county of the state as a heading or otherwise on any document, letter, letter head, circular or form letter; provided that this section shall not apply to town, county or state officials in the collection of money due the state or any of its political subdivisions, and provided further that nothing in this section shall apply to the use of said seal or words on writs or bills in equity to be filed in a court action.

2. Penalty. Any person violating the provisions of this act shall be fined not more than one hundred dollars or imprisoned not more than six months or both.

3. Takes Effect. This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 76.

AN ACT RELATIVE TO TRANSPORTATION OF PUPILS BELOW THE NINTH GRADE.

SECTION

1. Transportation of pupils.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Pupils; Transportation. Amend section 7 of chapter 117 of the Public Laws by striking out the words: "Pupils who are to be transported may be required to walk any reasonable part, not exceeding one mile, of the distance from their homes to the school," and inserting in place thereof the words: Pupils entitled to transportation may be required to walk a distance not exceeding one and one-half miles to an established transportation line or a school bus line, the vehicle, route and schedule of which shall have been approved by the state board of education, or of one mile to other transportation, so that said section as amended shall read as follows:

7. —, Limitations; Additions. Pupils entitled to transportation may be required to walk a distance not exceeding one and one-half miles to an established transportation line or a school bus line, the vehicle, route and schedule of which shall have been approved by the state board of education, or of one mile to other transportation. The school board may furnish transportation to pupils in grades above the eighth or to any pupils residing less than two miles from the school to which they are assigned, when it finds that this is desirable, and shall furnish it when directed by the commissioner of education.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 77.

AN ACT PROVIDING RECIPROCAL RELATIONS IN RESPECT TO
LEGACY AND SUCCESSION TAXES OF ESTATES OF NON-
RESIDENT DECEDENTS.

SECTION

1. Administration of estates of non-residents; notice; petition for accounting; application of laws.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Non-resident Estates. Amend chapter 72 of the Public Laws by adding after section 78 the following new sections:

79. Administration of Estates of Non-residents. At any time before the expiration of fifteen months after the qualification in any probate court in this state of any executor or administrator of the estate of any non-resident decedent such executor or administrator shall file with said court proof that all legacy and succession taxes, together with interest or penalties thereon, which are due to the state of domicile of such decedent, or to any political subdivision thereof, have been paid or secured, or that no such taxes, interest or penalties are due, as the case may be, unless it appears that letters have been issued in the state of domicile.

80. Notification to Domiciliary State. The proof required by the preceding section may be in the form of a certificate issued by the official or body charged with the administration of the legacy and succession tax laws of the domiciliary state but if such proof be not filed within the time limited then the register of the probate court shall forthwith notify by mail said official or body of the domiciliary state the fact that such executor or administrator has not filed theretofore the proof required by the preceding section. Said notice shall also state, in so far as are known to said register, the name, date of death, last domicile of the decedent, and value of the property belonging to such decedent at the time of his death. Such register shall attach to such notice a plain copy of the will of said decedent, if any, and also a list of heirs or legatees.

81. Petition for Accounting. Within sixty days after the mailing of such notice, the official or body charged with the administration of the legacy and succession laws of the

domiciliary state may file with such probate court in this state a petition for an accounting in such estate. If such petition be filed within said period of sixty days such probate court shall order an account to be filed and upon such account being filed and allowed shall decree the remission to the fiduciary appointed by the domiciliary probate court of the balance of the intangible personalty after the payment of creditors and expenses of administration in this state.

82. Account Not Allowed. Unless the provisions of the three preceding sections have been complied with no such executor or administrator shall be entitled to the allowance of his account or decree of distribution in this state.

83. Construction. The provisions of sections 79 to 81 inclusive shall be liberally construed in order to insure that the state of domicile of any decedent shall receive any legacy and succession taxes, with interest and penalties thereon, due to it.

84. Application of Law. The provisions of the five preceding sections shall apply to the estate of any non-resident decedent, if the laws of the state or foreign country of his domicile contain a provision of any nature or however expressed whereby this state is given reasonable assurance of the collection of its legacy and succession taxes, interest and penalties, from the estates of decedents dying domiciled in this state in cases where the estates of such decedents are being administered by the probate court of such other state, or if the state of domicile does not grant letters in non-resident estates until after letters have been issued by the state of domicile.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 78.

AN ACT RELATING TO SOLDIERS' AID.

SECTION

1. Soldiers' aid.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Soldiers' Aid. Amend section 9 of chapter 106 of the

Public Laws by inserting after the word "war" in the third line the words, insurrection, campaign or expedition, so that said section as amended shall read as follows: **9. Who Entitled.** Whenever any person, resident in this state, who served in the army or navy, including the marine corps, of the United States, in any war, insurrection, campaign or expedition in which the United States was engaged, and who received an honorable discharge, not being under guardianship or legal restraint, shall become poor and unable to provide maintenance for himself and his dependent family, such person, his wife, widow or minor children, shall be supported at the public expense in the town or city of their abode, at their own home or such place, other than a town or county almshouse, as the overseers of the poor or the county commissioners shall deem proper.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 79.

AN ACT RELATING TO INTERSTATE TRANSPORTATION OF POOR AND INDIGENT PERSONS.

SECTION

1. Reciprocal agreements as to transportation of paupers.
2. Application of laws.

SECTION

3. Act in addition to other laws.
4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Reciprocal Agreements. The secretary of the state board of public welfare, subject to the approval of the attorney-general, is hereby authorized to enter into reciprocal agreements with other states regarding the interstate transportation of poor and indigent persons and to arrange with the proper officials in this state for the acceptance and support of persons receiving public aid in other states in accordance with the terms of such reciprocal agreements.

2. Application of Laws. The provisions of section 31 of chapter 106 of the Public Laws and sections 12 and 14 of chapter 107 of the Public Laws shall not apply to any person bringing into this state and leaving any poor and indigent

person under the provisions of any reciprocal agreement made as herein provided.

3. —. This act shall be in addition to the authority given by chapter 91 of the Laws of 1931 and shall not affect any agreement heretofore made under authority of that act except with the consent of the attorney-general of New Hampshire.

4. **Takes Effect.** This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 80.

AN ACT RELATING TO DOMESTIC LIFE INSURANCE COMPANIES.

SECTION

1. Life insurance companies.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Life Insurance Companies.** Section 8 of chapter 278 of the Public Laws is hereby amended by adding at the end thereof the following; or in evidence satisfactory to the commissioner of ownership of unencumbered improved real estate, such as may be lawfully acquired by such company under the provisions of this chapter, at such valuation as may be determined by the commissioner upon evidence satisfactory to him. Such real estate shall not be sold or encumbered without the consent of the commissioner unless securities of at least equal value as herein required be deposited in lieu thereof; so that said section as amended shall read as follows: 8. **Deposit with Commissioner.** Upon ascertaining, in the manner above provided, the net cash value of all policies in force in any such company the commissioner shall notify said company of the amount thereof, and within ninety days after the date of such notification the officers of such company shall deposit with the commissioner, for the security and benefit of its policyholders, an amount which, together with the sum already deposited with said officer, shall be not less than the amount of such ascertained valuation of all policies in force in the securities described in section 15, or in certificates of deposit in any solvent bank

or trust company, or in evidence satisfactory to the commissioner of ownership of unencumbered improved real estate, such as may be lawfully acquired by such company under the provisions of this chapter, at such valuation as may be determined by the commissioner upon evidence satisfactory to him. Such real estate shall not be sold or encumbered without the consent of the commissioner unless securities of at least equal value as herein required be deposited in lieu thereof.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 81.

AN ACT RELATING TO CLOSING ZEPHYR LAKE IN GREENFIELD TO ALL ICE FISHING FOR AN INDEFINITE PERIOD.

SECTION

1. Ice fishing prohibited.
2. Penalties.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Ice Fishing Prohibited. All persons are prohibited from fishing through the ice for an indefinite period from the date of the passage of this act, in Zephyr lake, so called, in the town of Greenfield.

2. Penalties. Any person who shall violate the provisions of this act shall be fined ten dollars for each offense and five dollars additional for each fish taken in violation thereof.

3. Takes Effect. All acts or parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 82.

AN ACT RELATING TO NON-RESIDENT FISHING LICENSES.

SECTION	SECTION
1. Non-resident fishing licenses.	2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Fishing Licenses. Amend paragraph V, section 5, chapter 202 of the Public Laws, as amended by section 1, chapter 157, Laws of 1929, by adding at the end thereof the following; provided that, if said applicant wishes to take said fish for three consecutive days only, he shall pay one dollar and thirty-five cents and the agent shall thereupon issue a license to take such fish for three consecutive days only under the restrictions of this title, so that said paragraph as amended shall read as follows: V. If the applicant is a non-resident and wishes to take fresh water fish only, he shall pay three dollars, and said agent shall thereupon issue a non-resident fishing license, which shall entitle the licensee to kill, take and transport fresh water fish under the restrictions of this title, provided that, if said applicant wishes to take said fish for three consecutive days only, he shall pay one dollar and thirty-five cents and the agent shall thereupon issue a license to take such fish for three consecutive days only under the restrictions of this title.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 24, 1933.]

CHAPTER 83.

AN ACT RELATING TO LICENSES TO HUNT AND FISH.

SECTION	SECTION
1. Non-resident trapping licenses.	2. Repeal; takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Trapping Licenses. Amend paragraph IV, section 5, chapter 202 of the Public Laws, as amended by chapter 157 of the Laws of 1929, by striking out the word "twenty-five" in the second line and inserting in place thereof the word fifty

so that said paragraph as amended shall read as follows: IV. If the applicant is a non-resident and wishes to take fur-bearing animals by the use of traps, fifty dollars, and the agent shall thereupon issue a non-resident trapping license, which shall entitle the licensee to take fur-bearing animals by the use of traps and transport them under the restrictions of this title.

2. **Repeal; Takes Effect.** All acts or parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

[Approved April 24, 1933.]

CHAPTER 84.

AN ACT RELATING TO DRUGGISTS' PERMITS FOR SALE OF INTOXICATING LIQUOR AT WHOLESALE.

SECTION

1. Wholesale permit for druggists.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Legal Sale.** Amend chapter 144 of the Public Laws of New Hampshire by inserting after section 18 the following new sections: **18-a. Wholesale Permit.** The commissioner of law enforcement may grant a wholesale permit to any *bona fide* wholesale druggist. To be eligible for such a permit the applicant must have been engaged in the wholesale drug business for a sufficient length of time to have established himself or themselves as such and have had in stock and have sold to the retail trade a general line of drugs, medicines, pharmaceuticals, chemicals, narcotics, drug store sundries and toilet goods and have had at least one full-time salesman selling to the retail trade and one registered pharmacist in charge of the wholesale drug department and recognized by the state board of pharmacy as a *bona fide* wholesale druggist. All medicinal liquors must be purchased, stored and sold in accordance with the provisions of the Federal prohibition law and the state law and in accordance with regulations prescribed by the commissioner of law enforcement. **18-b. Permit Revoked.** Said commissioner may revoke such permit, after hearing, if requested, upon becoming satisfied that such per-

mit has not been operated in accord with regulations in regard thereto as laid down by him.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved April 24, 1933.]

CHAPTER 85.

AN ACT RELATING TO THE GRADING OF APPLES AND THE MARKING OF APPLE CONTAINERS.

SECTION

1. Standard packages.
2. Certain information to be marked on closed packages.

SECTION

3. Marking of packages.
4. Terms defined.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Standard Packages.** Amend section 2 of chapter 165 of the Public Laws, as amended by chapter 19 of the Laws of 1927 and as amended by section 1 of chapter 23 of the Laws of 1931, by striking out the last paragraph in said section and substituting therefor the following paragraph: Containers for apples other than the standard box as defined in section 11 of chapter 162 of the Public Laws and the standard barrel or bushel shall be marked in terms of cubical capacity or count with designation of minimum size of each apple.

2. **Amendment.** Amend section 6 of chapter 165 of the Public Laws, as amended by chapter 19 of the Laws of 1927, by striking out said section and inserting in place thereof the following section: **6. Certain Information to be Marked on Closed Packages.** Each closed package of apples packed or repacked within the state and intended for sale within or without the state shall be marked or branded at the time of packing, repacking or closing with a statement of (a) the quantity of the contents except as otherwise provided, (b) the name and address of the person by whose authority the apples were packed, (c) the true name of the variety, (d) the minimum size of the apples contained therein in accordance with sections 3 and 5, and (e) the name of the state where they were grown. If the true name of the variety is not known to the packer or other person by whose authority the apples are packed, the statement shall include the words

“Variety unknown” and if the name of the state where the apples were grown is not known, this fact shall also be set forth in the statement. If apples are repacked, the package shall be marked “Repacked,” and shall bear the name and address of the person by whose authority it is repacked in place of that of the person by whose authority it was originally packed.

3. **Marking of Packages.** Amend chapter 165 of the Public Laws as amended by chapter 19 of the Laws of 1927 by inserting after section 6 of said chapter the following sections: **6-a. Optional Marking on Closed Packages.** Each closed package of apples packed or repacked within the state and intended for sale within the United States may be marked or branded with a statement of grade in accordance with section 3 of this chapter. **6-b. Certain Information to be Marked on Open Packages.** Except as otherwise provided, no open package of apples shall be marked or branded or have affixed thereto any brand, label, mark or stencil which describes the grade or quality of apples contained therein unless in accordance with section 6 of this chapter and the grade designation of section 3 of this chapter.

4. **Amendment.** Amend section 8 of chapter 165 of the Public Laws as amended by chapter 19 of the Laws of 1927 by striking out said section and inserting in place thereof the following: **8. Misbranded Apples; Term Defined.** For the purposes of this chapter, apples packed in an open or closed package shall be deemed to be misbranded unless conforming to the official standards for the inspection of apples promulgated by the secretary of the United States Department of Agriculture or to the statements required in sections 6, 6-a and 6-b of this chapter, or to uniform rules and regulations of the commissioner of agriculture; provided that no package shall bear any statement, design or device regarding such article or its contents which in any particular shall be false or misleading or falsely branded.

[Approved April 24, 1933.]

CHAPTER 86.

AN ACT RELATING TO INVESTIGATIONS BY THE INSURANCE COMMISSIONER.

SECTION		SECTION
1. Investigations by insurance commissioner.		2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Insurance Commissioner. Amend section 12-a of chapter 271 of the Public Laws as inserted by chapter 167 of the Laws of 1931 by striking out the words "holding a policy in" in the second and third lines and inserting in place thereof the word, against, so that said section as amended shall read as follows: **12-a. Investigations Authorized.** The insurance commissioner, upon written complaint of any person against any surety or insurance company doing business within this state that he is aggrieved by any act of such company, shall cause such investigation to be made of such complaint as he may deem necessary. Said commissioner may hold a public hearing, if he deems it advisable, after giving reasonable notice to the company and persons involved.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 25, 1933.]

CHAPTER 87.

AN ACT FOR MINIMUM WAGE FOR WOMEN AND MINORS.

SECTION		SECTION
1. Definitions.		14. Modification of wage order.
2. Prohibition.		15. Modification of administrative regulations.
3. Powers of commissioner.		16. Appeals to court.
4. Investigations authorized.		17. Procedure.
5. Wage boards, membership.		18. Certifying record.
6. Powers.		19. Court hearing.
7. Commissioner to assist.		20. Costs.
8. Report; recommendations.		21. Employers' records.
9. Acceptance of report; hearing.		22. Penalties.
10. Approval of report; directory order.		23. Civil actions.
11. Special license in certain cases.		24. Saving clause.
12. Non-observance of orders.		25. Takes effect.
13. Mandatory order; hearing.		

WHEREAS, the employment of women and minors in trade and industry in the state of New Hampshire at wages un-

reasonably low and not fairly commensurate with the value of the services rendered is a matter of grave and vital public concern. Many women and minors employed for gain in the state of New Hampshire are not as a class upon a level of equality in bargaining with their employers in regard to minimum fair-wage standards, and "freedom of contract" as applied to their relations with their employers is illusory. Since a very large percentage of such workers are obliged from their week to week wages to support themselves and others who are dependent upon them in whole or in part they are, by reason of their necessitous circumstances, forced to accept whatever wages are offered them. Judged by any reasonable standard, wages are in many cases fixed by chance and caprice and the wages accepted are often found to bear no relation to the fair value of the service rendered. Women and minors employed for gain are peculiarly subject to the over-reaching of inefficient, harsh or ignorant employers and under unregulated competition where no adequate machinery exists for the effective regulation and maintenance of minimum fair-wage standards, the standards such as exist tend to be set by the least conscionable employers. In the absence of any effective minimum fair-wage rates for women and minors, the constant lowering of wages by unscrupulous employers constitutes a serious form of unfair competition against other employers, reduces the purchasing power of the workers and threatens the stability of industry. The evils of oppressive, unreasonable and unfair wages as they affect women and minors employed in this state are such as to render imperative the exercise of the police power in the state for the protection of industry and of the women and minors employed therein and of the public interest of the community at large in their health and well-being and in the prevention of the deterioration of the race, now therefore,

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Definitions. Terms used in this act shall be construed as follows, unless a different meaning is clearly apparent from the language or context:

- I. "Commissioner," the labor commissioner.
- II. "Wage board," a board created as provided in section 5 of this act.

III. "Woman," a female of twenty-one years or over.

IV. "Minor," a person of either sex under the age of twenty-one years.

V. "Occupation," an industry, trade or business or branch thereof or class of work therein in which women or minors are gainfully employed, but shall not include domestic service in the home of the employer or labor on a farm.

VI. "An oppressive and unreasonable wage," a wage which is both less than the fair and reasonable value of the services rendered and less than sufficient to meet the minimum cost of living necessary for health.

VII. "A fair wage," a wage fairly and reasonably commensurate with the value of the service or class of service rendered. In establishing a minimum fair wage for any service or class of service under this act the commissioner and the wage board without being bound by any technical rules of evidence or procedure (1) may take into account all relevant circumstances affecting the value of the service or class of service rendered, (2) may be guided by like considerations as would guide a court in a suit for the reasonable value of services rendered where services are rendered at the request of an employer without contract as to the amount of the wage to be paid, and (3) may consider the wages paid in the state for work of like or comparable character by employers who voluntarily maintain minimum fair-wage standards.

VIII. "A directory order," an order the non-observance of which may be published as provided in section 12 of this act.

IX. "A mandatory order," an order the violation of which shall be subject to the penalties prescribed in section 22, paragraph II, of this act.

2. Prohibition. It is hereby declared to be against public policy for any employer to employ any woman or minor in an occupation in this state at an oppressive and unreasonable wage as herein defined and any contract, agreement or understanding for or in relation to such employment shall be null and void.

3. Powers of Commissioner. The commissioner or any representative duly authorized by him shall have full power and authority:

I. To investigate and ascertain the wages of women and minors employed in any occupation in the state;

II. To enter the place of business or employment of any employer of women and minors in any occupation for the purpose of examining and inspecting any and all books, registers, pay rolls, and other records of any employer of women or minors that in any way appertain to or have a bearing upon the question of wages of any such women or minors and for the purpose of ascertaining whether the orders of the commissioner have been and are being complied with; and

III. To require from such employer full and correct statements in writing of the wages paid to all women and minors in his employment.

4. Investigations Authorized. The commissioner shall have the power, and it shall be the duty of the commissioner on the petition of fifty or more residents of the state, to cause an investigation to be made by any authorized representative of the commissioner, of the wages being paid to women or minors in any occupation to ascertain whether any substantial number of women or minors in such occupation are receiving oppressive and unreasonable wages as herein defined. If, on the basis of information in the possession of the commissioner, with or without a special investigation, the commissioner is of the opinion that any substantial number of women or minors in any occupation or occupations are receiving such oppressive and unreasonable wages, he shall appoint a wage board to report upon the establishment of minimum fair-wage rates for such women or minors in such occupation or occupations.

5. Wage Boards; Membership. A wage board shall be composed of not more than three representatives of the employers in any occupation or occupations, an equal number of representatives of the employees in such occupation or occupations and of not more than three disinterested persons representing the public, one of whom shall be designated as chairman. The commissioner shall appoint the members of such wage board, the representatives of the employers and employees to be selected so far as practicable from nominations submitted by employers and employees in such occupation or occupations. Two thirds of the members of such wage board shall constitute a quorum and the recommendations or report of such wage board shall require a vote of not less than a majority of all its members. Members of a wage board shall

serve without pay, but may be reimbursed for all necessary traveling expenses. The commissioner shall make and establish from time to time rules and regulations governing the selection of a wage board and its mode of procedure not inconsistent herewith.

6. —; **Powers.** A wage board shall have power to administer oaths and to require by subpoena the attendance and testimony of witnesses, the production of all books, records, and other evidence relative to any matters under investigation. Such subpoenas shall be signed and issued by a member of the wage board and shall be served in the same manner as if issued out of the superior court. A wage board shall have power to cause depositions of witnesses residing within or without the state to be taken in the manner prescribed for like depositions in civil actions in the superior court.

7. —; **Commissioner to Assist.** The commissioner shall present to a wage board promptly upon its organization all the evidence and information in the possession of the commissioner relating to the wages of women and minor workers in the occupation or occupations for which the wage board was appointed and all other information which the commissioner deems relevant to the establishment of a minimum fair wage for such women and minors, and shall cause to be brought before the committee any witnesses whom the commissioner deems material. A wage board may summon other witnesses or call upon the commissioner to furnish additional information to aid it in its deliberations.

8. —; **Report; Recommendations.** Within sixty days of its organization a wage board shall submit a report including its recommendations as to minimum fair-wage standards for the women or minors in the occupation or occupations the wage standards of which the wage board was appointed to investigate. If its report is not submitted within such time the commissioner may constitute a new wage board. A wage board may differentiate and classify employments in any occupation according to the nature of the service rendered and recommend appropriate minimum fair rates for different employments. A wage board may also recommend minimum fair-wage rates varying with localities if in the judgment of the wage board conditions make such local differentiation

proper and do not effect an unreasonable discrimination against any locality. A wage board may recommend a suitable scale of rates for learners and apprentices in any occupation or occupations, which scale of learners' and apprentices' rates may be less than the regular minimum fair-wage rates recommended for experienced women or minor workers in such occupation or occupations.

9. Acceptance of Report; Hearing. A report from a wage board shall be submitted to the commissioner who shall within ten days accept or reject such report. If the report is rejected the commissioner shall resubmit the matter to the same wage board or to a new wage board with a statement of the reasons for the resubmission. If the report is accepted it shall be published together with such proposed administrative regulations as the commissioner may deem appropriate to implement the report of the wage board and to safeguard the minimum fair-wage standards to be established, and notice shall be given by publication of a public hearing to be held by the commissioner at which all persons in favor of or opposed to the recommendations contained in such report or in such proposed regulations may be heard.

10. Approval of Report; Directory Order. Within ten days after such hearing the commissioner shall approve or disapprove the report of the wage board. If the report is disapproved the commissioner may resubmit the matter to the same wage board or to a new wage board. If the report is approved the commissioner shall make a directory order which shall define minimum fair-wage rates in the occupation or occupations as recommended in the report of the wage board and which shall include such proposed administrative regulations as the commissioner may deem appropriate to implement the report of the wage board and to safeguard the minimum fair-wage standards established. Such administrative regulations may include among other things, regulations defining and governing learners and apprentices, their rates, number, proportion or length of service, piece rates or their relations to time rates, overtime or part-time rates, bonuses or special pay for special or extra work, deductions for board, lodging, apparel or other items or services supplied by the employer, and other special conditions or circumstances; and in view of the diversities and complexities of different occupa-

tions and the dangers of evasion and nullification, the commissioner may provide in such regulations without departing from the basic minimum rates recommended by the wage board such modifications or reductions of or addition to such rates in or for such special cases or classes of cases as those herein enumerated as the commissioner may find appropriate to safeguard the basic minimum rates established.

11. Special License in Certain Cases. For any occupation for which minimum fair-wage rates have been established the commissioner may cause to be issued to a woman or minor, including a learner or apprentice, whose earning capacity is impaired by age or physical or mental deficiency or injury, a special license authorizing employment at such wages less than such minimum fair-wage rates and for such period of time as shall be fixed by the commissioner and stated in the license.

12. Non-observance of Orders. If the commissioner or his authorized representative has reason to believe that any employer is not observing the provisions of any order made by him under section 10 hereof, the commissioner may, on fifteen days' notice, summon such employer to appear before him or his authorized representative to show cause why the name of such employer should not be published as having failed to observe the provisions of such order. After such hearing and the finding by the commissioner of non-observance, the commissioner may cause to be published in a newspaper or newspapers circulating within the state or in such other manner as the commissioner may deem appropriate, the name of any such employer or employers as having failed in the respects stated to observe the provisions of the directory order of the commissioner. Neither the commissioner, nor any authorized representative of the commissioner, nor any newspaper publisher, proprietor, editor, nor employee thereof shall be liable to an action for damages for publishing the name of any employer as provided for in this act unless guilty of some wilful misrepresentation.

13. Mandatory Order; Hearing. If at any time after a directory minimum fair-wage order has been in effect for five months the commissioner is of the opinion that the persistent non-observance of such order by one or more employers is a threat to the maintenance of fair minimum-wage standards

in any occupation or occupations the commissioner may give notice by publication of his intention to make such order mandatory and of a public hearing to be held at which all persons in favor of or opposed to a mandatory order may be heard. After such hearing the commissioner, if he adheres to his opinion, may make the previous directory order or any part thereof mandatory and so publish it.

14. Modification of Wage Order. At any time after a minimum fair-wage order has been in effect for one year or more, whether during such period it has been directory or mandatory, the commissioner may on his own motion and shall on petition of fifty or more residents of the state reconsider the minimum fair-wage rates set therein and reconvene the same wage board or appoint a new wage board to recommend whether or not the rate or rates contained in such order should be modified. The report of such wage board shall be dealt with in the manner prescribed in sections 9 and 10 provided that if the order under reconsideration has theretofore been made mandatory in whole or in part by the commissioner under section 13 then the commissioner in making any new order or confirming any old order shall have power to declare to what extent such order shall be directory and to what extent mandatory.

15. Modification of Administrative Regulations. The commissioner may at any time and from time to time propose such modifications of or additions to any administrative regulations included in any directory or mandatory order of the commissioner without reference to a wage board, as he may deem appropriate to effectuate the purposes of this act, provided such proposed modifications or additions could legally have been included in the original order, and notice by publication shall be given of a public hearing to be held by the commissioner at which all persons in favor of or opposed to such proposed modifications or additions may be heard. After such hearing the commissioner may make an order putting into effect such proposed modifications of or additions to the administrative regulations as he deems appropriate, and if the order of which the administrative regulations form a part has theretofore been made mandatory in whole or in part by the commissioner under section 13, then the commissioner in making any new order shall have the power to declare to what extent such order shall be directory and to what extent mandatory.

16. Appeals to Court. Any person aggrieved by any decision of the commissioner may apply to the superior court, within thirty days after the action complained of has been handed down, by a sworn petition, setting forth that such decision is illegal or unreasonable, in whole or in part, specifying the grounds upon which the same is claimed to be illegal or unreasonable.

17. —; Procedure. The court shall direct the record in the matter appealed from to be laid before it, hear the evidence and make such order approving in whole or in part or setting aside in whole or in part the decision appealed from as justice may require, and may refer any matter or issue arising in the proceedings to the commissioner for further consideration. The filing of the petition shall not stay proceedings upon the decision appealed from, but the court may, on application, notice to the commissioner and on cause shown, grant a restraining order.

18. —; Certifying Record. An order of court to send up the record may be complied with by filing either the original papers or duly certified copies thereof, or of such portions thereof as the order may specify, together with a certified statement of such other facts as show the grounds of the action appealed from.

19. —; Hearing, etc. The court may take evidence without being bound by any technical rules of evidence or procedure, or may appoint a referee to take such evidence as it may direct and report the same with his findings of fact and conclusions of law.

20. —; Costs. Costs shall not be allowed against the commissioner unless it shall appear to the court that he acted with gross negligence, or in bad faith, or with malice in making the decision appealed from.

21. Employers' Records. Every employer of women and minor workers shall keep a true and accurate record of the hours worked by each and the wages paid by him to each and shall furnish to the commissioner or his authorized representative upon demand a sworn statement of the same. Such records shall be open to inspection by the commissioner or his authorized representative at any reasonable time. Every employer subject to a minimum fair-wage order whether directory or mandatory shall keep a copy of such order posted in a

conspicuous place in every room in which women or minors are employed. Employers shall be furnished copies of orders on request without charge.

22. Penalties. I. Any employer and his agent, or the officer or agent of any corporation, who discharges or in any other manner discriminates against any employee because such employee has served or is about to serve on a wage board or has testified or is about to testify before any wage board or in any other investigation or proceeding under or related to this act or because such employer believes that said employee may serve on any wage board or may testify before any wage board or in any investigation or proceeding hereunder shall be fined not less than fifty nor more than two hundred dollars.

II. Any employer or the officer or agent of any corporation who pays or agrees to pay to any woman or minor employee less than the rates applicable to such woman or minor under a mandatory minimum fair-wage order shall be fined not less than fifty nor more than two hundred dollars or imprisoned not less than ten nor more than ninety days, or both, and each week in any day of which such employee is paid less than the rate applicable to him under a mandatory minimum fair-wage order and each employee so paid less shall constitute a separate offense.

III. Any employer or the officer or agent of any corporation who fails to keep the records required hereunder, or refuses to permit the commissioner or his authorized representative to enter his place of business, or fails to furnish such records to the commissioner or his authorized representative upon request shall be fined not less than twenty-five nor more than one hundred dollars, and each day of such failure to keep the records requested hereunder or to furnish same to the commissioner or his authorized representative shall constitute a separate offense.

23. Civil Actions. If any woman or minor worker is paid by his employer less than the minimum fair wage to which he is entitled under or by virtue of a mandatory minimum fair-wage order he may recover in a civil action the full amount of such minimum wage less any amount actually paid to him by the employer together with costs and such reasonable attorney's fees as may be allowed by the court, and any agreement between him and his employer to work for less than such

mandatory minimum fair wage shall be no defense to such action. At the request of any woman or minor worker paid less than the minimum wage to which he was entitled under a mandatory order the commissioner may take an assignment of such wage claim in trust for the assigning employee and may bring any legal action necessary to collect such claim, and the employer shall be required to pay the costs and such reasonable attorney's fees as may be allowed by the court.

24. Saving Clause. If any provision hereof, or the application thereof to any person or circumstance, is held invalid the remainder of the act and the application of such provision to other persons or circumstances shall not be affected thereby.

25. Takes Effect. This act shall take effect upon its passage.

[Approved April 26, 1933.]

CHAPTER 88.

AN ACT IN RELATION TO THE EMPLOYMENT OF MINORS.

SECTION

1. Employment of minors.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Employers' Liability. Amend chapter 178 of the Public Laws by inserting after section 24 the following new section: **24-a. Employment of Minors.** Compensation and death benefits provided for by this chapter shall be doubled in the case of minors employed under eighteen years of age in violation of the provisions of chapters 118 and 176 of the Public Laws.

2. Takes Effect. This act shall take effect July 1, 1933.

[Approved April 29, 1933.]

CHAPTER 89.

AN ACT RELATIVE TO PUBLIC LIBRARY COMMISSION.

SECTION 1. Secretary of public library commission.	SECTION 2. Classification of appropriations. 3. Takes effect.
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Be it enacted by the Senate and House of Representatives in General Court convened:

1. Secretary of Commission. Amend chapter 10 of the Public Laws by adding after section 39 the following new section: **39-a.** —. The secretary of the public library commission shall purchase such books and periodicals for the use of said commission as in his judgment will best increase its efficiency.

2. Classification. Further amend said chapter 10 by striking out section 49 and inserting in place thereof the following: **49. Appropriations.** The legislature, in making appropriations under this subdivision, shall designate them as follows: Salaries; annual aid; traveling libraries; field work; institutes; reports; incidentals; clerical expense; bulletin.

3. Takes Effect. This act shall take effect upon its passage.

[Approved April 29, 1933.]

CHAPTER 90.

AN ACT PROVIDING FOR A PERSONNEL BOARD FOR THE SELECTION OF FISH AND GAME WARDENS AND DEPUTY WARDENS.

SECTION 1. Fish and game wardens. 2. Personnel board.	SECTION 3. Takes effect.
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Be it enacted by the Senate and House of Representatives in General Court convened:

1. Fish and Game Wardens. Amend section 11 of chapter 196 of the Public Laws by striking out all of said section and inserting in place thereof the following: **11. Appointment.** The commissioner and advisory board may, from time to time as they shall deem expedient, appoint fish and game wardens, but the number thereof shall at no time exceed ten. The commissioner may also appoint such deputy fish and game wardens

as he may deem necessary. Such fish and game wardens and deputy wardens shall hold office during the pleasure of the commissioner and they shall be under his direction and supervision and shall act and incur expense only under his direction. A copy of the appointment of each warden shall be filed in the office of the commissioner.

2. Personnel Board. Amend chapter 196 of the Public Laws by adding after section 11 the following new sections: **11-a. Personnel Board.** The fish and game commissioner and fish and game advisory board shall constitute a personnel board for the examination of all applicants for the position of fish and game warden. **11-b. Application.** Application shall be made to said board in writing and shall be accompanied by three letters of recommendation as to moral character from reliable persons personally acquainted with said applicant. **11-c. Examination.** The board shall give a written examination to determine the general experience and judgment of said applicant. Each member of the board shall personally interview the applicant. Said board may make such rules and regulations relative to both written and oral examinations as may be necessary. **11-d. Appeal.** On and after July 1, 1933, any warden or deputy who shall be discharged may appeal for a hearing before a board to consist of the commissioner and the advisory board.

3. Takes Effect. This act shall take effect upon its passage.

[Approved April 29, 1933.]

CHAPTER 91.

AN ACT REGULATING THE TAKING OF RABBITS.

SECTION

1. Taking hares and rabbits.
2. Repeal.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Hares and Rabbits. Amend section 11 of chapter 198 of the Public Laws by striking out all of said section and inserting in place thereof the following: **11. Taking.** Hares and rabbits may be taken and possessed from October first to March first. During said open season a person may take in

one day not more than three hares and five cotton-tail rabbits but the total taken of hares and cotton-tail rabbits shall not exceed five, provided that the owner of lands, his tenant or employee, may take at any time and in any number hares and rabbits which are found doing actual and substantial damage to his annual crops or fruit trees.

2. Repeal. Section 12 of chapter 198 of the Public Laws is hereby repealed.

3. Takes Effect. This act shall take effect upon its passage.

[Approved April 29, 1933.]

CHAPTER 92.

AN ACT RELATIVE TO THE LEGAL CATCH OF BROOK TROUT.

SECTION

1. Taking brook trout.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Brook Trout. Amend section 5 of chapter 200 of the Public Laws, as amended by section 9, chapter 65 of the Laws of 1927 and section 1, chapter 56 of the Laws of 1931, by striking out the words "five pounds of brook trout" in the second line and inserting in place thereof the words, twenty-five brook trout, the weight of which shall not exceed five pounds, so that said section as amended shall read as follows:

5. Limit. A person may take in one day a total of not more than twenty-five brook trout, the weight of which shall not exceed five pounds, provided that so long as he has taken less than five pounds he shall be entitled to take one additional fish, and provided further that from Robartwood lake in the town of Campton a person may take in one day a total of not more than ten brook trout. He may have in his possession at one time a total of not more than two days' legal catch of brook trout. A person may take a total of not more than six salmon, aureolus or lake trout collectively in one day and a person or party irrespective of the number of persons therein, trolling from any one boat, upon any of the waters of this state, shall not take or kill more than six fish in any one calendar day of the species of salmon, lake trout or aureolus

trout collectively; and, for the purposes hereof, each member of the party, and the person or persons in charge of the boat present when any violation of this section takes place, shall all be regarded as principals and shall each be liable for the penalty hereinafter prescribed.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved April 29, 1933.]

CHAPTER 93.

AN ACT RELATING TO THE TAKING OF BROOK TROUT FROM SUCCESS POND IN COOS COUNTY.

SECTION
1. Taking brook trout.

SECTION
2. Success pond in Coos county.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Success Pond.** Amend paragraph I, section 1, chapter 200 of the Public Laws, as amended by section 1, chapter 65, Laws of 1927, section 1, chapter 155, Laws of 1929 and chapter 142, Laws of 1931, by striking out the words "and Success pond in Coos county" in the fourth and fifth lines, and by inserting in place of the comma after the word "London" in the third line the word and, so that said paragraph as amended shall read as follows: I. Those not less than ten inches in length may be taken from Sunapee and Newfound lakes, Crystal lake in Enfield, Tewksbury pond in Grafton, Pleasant pond in New London and Dan Hole pond in the towns of Ossipee and Tuftonboro from April fifth to September first. Those not less than ten inches in length may be taken with a fly from Little Dan Hole pond in the town of Ossipee and the tributaries thereto, including the river from Big Dan Hole pond, from April fifth to September first. Those not less than eight inches in length may be taken with a fly from Moody pond so called in the town of Weare from April fifteenth to August first.

2. ——. Amend paragraph IV, section 1, chapter 200 of the Public Laws, as amended by section 3, chapter 65, Laws of 1927, section 1, chapter 72, Laws of 1931, and chapter 33, Laws of 1933 by inserting before the word "Big" in the third

line the words, Success pond in Coos county, so that said paragraph as amended shall read as follows: IV. Those not less than seven inches in length may be taken from the First, Second and Third Connecticut lakes, Round pond in Pittsburg, Big Millsfield pond in Millsfield, Success pond in Coos county, Big and Little Diamond ponds in Stewartstown and Nathan pond in Dixville from April fifteenth to September first; from Long pond in Millsfield from May twentieth to September first and from Big and Little Greenough ponds in Wentworth's Location from May first to September first.

[Approved April 29, 1933.]

CHAPTER 94.

AN ACT RELATING TO THE LOCATION OF MOTOR-TRUCK NUMBER PLATES.

SECTION

1. Number plates for trucks.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Number Plates. Amend section 1, chapter 103 of the Public Laws by adding after the word "ground" in the seventh line the words, provided that the commissioner may make special regulations relative to the location of number plates displayed on the rear of motor trucks, so that said section as amended shall read as follows: **1. How Attached.** Every motor vehicle operated in or on any way in this state shall have its register number displayed conspicuously thereon on the two number plates furnished by the commissioner, one to be attached at the front and the other at the rear of said vehicle, so that the plates and the register number thereon shall be always plainly visible. The bottom of each number plate shall be horizontal and not less than fifteen and not more than forty-eight inches from the ground, provided that the commissioner may make special regulations relative to the location of number plates displayed on the rear of motor trucks. The plates shall be kept clean.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 29, 1933.]

CHAPTER 95.

AN ACT RELATIVE TO SUMMONS TO APPEAR BEFORE A MUNICIPAL COURT.

SECTION

1. Summons to appear before
municipal court.

SECTION

2. Default.
3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Municipal Courts. Amend section 13 of chapter 362 of the Public Laws by striking out said section and inserting in place thereof the following: **13. Summons, for Defendant.** Upon complaint for an offense of which a municipal court has final jurisdiction, the justice to whom the complaint is made, if he shall deem an arrest unnecessary, may issue a summons requiring the party to appear at a certain time and place to answer to the complaint.

2. Failure to Attend. Amend section 14 of said chapter 362 by striking out said section and inserting in place thereof the following: **14. Default.** If such party, being summoned by delivering to him an attested copy of the summons, shall not appear, the justice may then issue a warrant as provided in section 9. Such party shall also be considered in contempt of court, if failing to attend after being so summoned, and may be fined not more than twenty dollars.

3. Takes Effect. This act shall take effect upon its passage.

[Approved April 29, 1933.]

CHAPTER 96.

AN ACT RELATIVE TO WAIVER OF RIGHT TO TRIAL BY JURY IN CERTAIN CASES.

SECTION

1. Waiver of jury trial in certain
cases.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Jury Trial. Amend chapter 368 of the Public Laws by adding after section 14 the following new section: **15. Waiver**

in Certain Cases. Any defendant in the superior court in a criminal case other than a capital case may, if he shall so elect, when called upon to plead, or later and before a jury has been impanelled to try him, waive his right to trial by jury by signing a written waiver thereof and filing the same with the clerk of the court, whereupon he shall be tried by the court instead of by a jury, but not, however, unless all the defendants, if there are two or more to be tried together for the same offense, shall have exercised such election before a jury has been impanelled to try any of the defendants; and in every such case the court shall have jurisdiction to hear and try such cause and render judgment and sentence thereon.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 29, 1933.]

CHAPTER 97.

AN ACT AMENDING "AN ACT TO ESTABLISH A CONTINUOUS HIGHWAY FROM THE EAST SIDE TRUNK HIGHWAY IN NEWINGTON TO THE NEW HAMPSHIRE COLLEGE ROAD AT COE'S CORNER IN DURHAM."

SECTION

1. Damages.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Amendment. Amend section 4 of the act* approved April 6, 1933, entitled "An Act to establish a continuous highway from the East Side trunk highway in Newington to the New Hampshire College road at Coe's Corner in Durham," by striking out said section and inserting in place thereof the following section: **4. Damages.** The governor and council shall purchase or take any land necessary for such highway and have the damages assessed thereon in accordance with the procedure provided in chapter 77 of the Public Laws, relating to the laying out of highways to public waters, as amended by chapter 139 of the Laws of 1931. The route of such highway may be changed from existing highways by the highway commissioner to such extent as, in his opinion, the public good may require and, for that purpose, he is authorized to designate such changes.

* Chapter 64, *ante*.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 29, 1933.]

CHAPTER 98.

AN ACT TO BETTER PROVIDE FOR FINANCING NEW CONSTRUCTION OF SEWER SYSTEMS AND SEWAGE DISPOSAL WORKS.

SECTION

1. New construction of sewerage systems.
2. Sewer rentals and sewer funds.

SECTION

3. Liens.
4. Installment period extended.
5. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Sewerage Systems. Amend chapter 59 of the Public Laws by adding thereto a new section, to follow section 8 and to be numbered 8-a, and to read as follows: **8-a. New Construction.** The provisions of section 7 shall also apply to new construction on sewerage systems and sewage disposal works. Provided that these works shall be financed in such a manner as to be self-liquidating, and that all costs shall be paid from sewer rents or sewer assessments.

2. Sewer Rentals and Sewer Funds. Amend chapter 95 of the Public Laws by adding thereto two new sections, to follow section 5 and to be numbered 5-a and 5-b, to read as follows: **5-a. Sewer Rentals.** For the defraying of the cost of construction, payment of the interest on any debt incurred, management, maintenance, operation and repair of newly constructed sewer systems, including newly constructed treatment and disposal works, the mayor and aldermen may establish a scale of rents to be called sewer rents, and to prescribe the manner in which and the time at which such rents are to be paid and to change such scale from time to time as may be deemed advisable. Such rents may be based upon either the metered consumption of water on premises connected with the sewer system, making due allowances for commercial use of water, the number and kind of plumbing fixtures connected with the sewer system or the number of persons served by said sewer system, or upon any other equitable basis. **5-b. Sewer Funds.** The funds received from the collection of sewer rentals shall be kept as a separate and distinct fund and

shall be known as the sewer fund. Any surplus in such fund may be used for the enlargement or replacement of the sewerage system or the sewage disposal works, but shall not be used for the extension of sewerage systems to serve unsewered areas or for any purpose other than those above specified.

3. **Lien.** Amend section 6 of said chapter 95 by striking out from said section in the first and second lines the words "the preceding section" and substituting in place thereof the words sections 5 and 5-a, so that said section as amended shall read: **6. Lien.** All assessments under the provisions of sections 5 and 5-a shall create a lien upon the lands on account of which they are made, which shall continue for one year after notice of the assessment is given to the owner of the land, and, in case an appeal has been taken and the assessment has been sustained in whole or in part upon such appeal, until the expiration of one year from such decision.

4. **Installment Period Extended.** Amend section 11 of said chapter 95 by striking out from the fourth line thereof the word "five" and inserting in place thereof the word twenty, so that said section as amended shall read: **11. Installments.** The mayor and aldermen of any city may, in their discretion, in making any assessment under this chapter, assess the same to be paid in annual installments extending over a period not exceeding twenty years, and in such case their assessment so made shall create a lien upon the land on account of which it is made, and the lien of each installment so assessed shall continue for one year from June first of the year such installment becomes due.

5. **Takes Effect.** This act shall take effect upon its passage.

[Approved April 29, 1933.]

CHAPTER 99.

AN ACT AUTHORIZING AND REGULATING THE MANUFACTURE,
TRANSPORTATION AND SALE OF CERTAIN ALCOHOLIC
.. BEVERAGES.*

SECTION	SECTION
1. Definition of terms.	20. Permits for year 1933.
2. Appointment of control commission.	21. Fees.
3. Salaries.	22. Local option.
4. Bond.	23. Change of manager.
5. Assistants.	24. Interests prohibited.
6. Permits required.	25. Reports.
7. Permits authorized.	26. Additional reports.
8. On-sale permit.	28. Sales prohibited.
9. Off-sale permit.	29. Rules.
10. Manufacturer's permit.	30. Hours of sales.
11. Wholesaler's permit.	31. Revocation of permits.
12. Solicitor's permit.	32. Sales prohibited.
13. Dining-car permit.	33. Adulteration.
14. Vessel permit	34. Transportation.
15. Vehicle permit.	35. Penalties.
16. Carrier permit.	36. Income paid to treasurer.
17. Sales in transit only, permit.	37. False statement.
18. Restriction as to permits.	38. Constitutionality.
19. Application for permit.	39. Repeal.
	40. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

Definition of Terms

1. —. Terms used in this act shall be construed as follows unless a different meaning is clearly apparent from the language or context:

I. "Person," individual, copartnership, corporation, society and joint company.

II. "Beer," beer, lager beer, ale, porter and similar fermented malt beverages, the sale of which is not prohibited by a statute of the United States.

III. "Off sale," sale of beverages for consumption only off the premises.

IV. "On sale," sale of beverages for consumption on the premises.

V. "Wholesale," sale to any person for purpose of resale.

VI. "Commission," control commission provided for in this chapter.

VII. "Restaurant," any room regularly and in a *bona fide* manner used and kept open for the serving of meals to guests

* See also chapter 188, *post*.

for compensation which has suitable accommodations for seating at least twenty guests therein at one and the same time subject to approval of the commission and a kitchen connected therewith containing conveniences for cooking sufficient to provide meals in a *bona fide* manner for twenty guests at one and the same time and shall include dining cars and vessels meeting such requirements. The accommodations, for the purposes of this subdivision, shall not include any arrangement for a bar or similar contrivance.

VIII. "Club," a group of individuals incorporated or otherwise, approved by the commission, which is the owner, lessee or occupant of an establishment not operated for pecuniary gain and the property as well as the advantages of which belong *bona fide* to all the members. "Club" as herein used also means the establishment so operated.

IX. "Grocery store," any retail establishment where food-stuffs are regularly and customarily sold in a *bona fide* manner for consumption off the premises.

X. "Drug store," a place licensed by the New Hampshire state board of pharmacy for the sale of drugs.

XI. "Dining car," any car used for the serving of lunches or meals to patrons while attached to any train operated for the transportation of persons upon a regular or special schedule.

XII. "Vessel," a craft used for navigation of the water, any ship, vessel or boat of any kind whatsoever whether propelled by steam or otherwise and whether used as a seagoing vessel or on inland waters only.

XIII. "Hotel," a building regularly used and kept open as such in a *bona fide* manner for the feeding and lodging of guests where all conduct themselves properly and in a manner satisfactory to the commissioners.

XIV. "Brewery," any place or premises where any beer is manufactured and all offices, granaries, mash-rooms, cooling-rooms, vaults, yards, cellars and storerooms connected therewith or where any part of the process of manufacture of beer is carried on or where any apparatus connected with such manufacture is kept or used or where any of the products of brewing or fermentation are stored or kept, shall be deemed to be included in and to form part of the brewery to which they are attached or are appurtenant.

XV. "Beverage," any beer, lager beer, ale, porter, wine, similar fermented malt or vinous liquor and fruit juices containing one per cent or more of alcohol by volume and not more than three and two-tenths per cent of alcohol by weight or four per cent of alcohol by volume at sixty degrees Fahrenheit.*

Control Commission

2. **Appointment, etc.** There shall be a commission known as the control commission to consist of three members, to be appointed by the governor with the advice and consent of the council, not more than two of which shall be of the same political party. They shall hold office for a term of one, two, and three years respectively, the length of term of each to be fixed in his commission and shall continue in office until his successor has been appointed and qualified. The governor, with the advice and consent of the council, shall appoint and commission one member as chairman and a second member as treasurer of the commission. Thereafter, beginning one year from the date of issuance of the first commission under this act, one member shall be appointed each year for a term of three years and if a vacancy shall occur in said board it shall be filled by the governor with the advice and consent of the council for the remainder of the term. The governor, with the advice and consent of the council, may remove any commissioner prior to the expiration of his term if sufficient cause is shown therefor and it appears that the public good so requires. Before removal of any commissioner he shall be notified of the cause therefor and be entitled to a hearing in respect thereof before the governor and council.

3. **Salaries.** The annual salary of the chairman of said commission shall be thirty-five hundred dollars per annum payable monthly and the salaries of the other two members of the commission shall be twenty-five hundred dollars each per annum payable monthly, and there shall be no reduction in any of the salaries mentioned herein for two years from the date of the passage of this act. The members of the commission shall receive their necessary expenses while in the performance of their duties. The compensation and expenses of the commission shall be paid by the state on the warrant of the governor with the approval of the council.

* Amended chapter 189, *post*.

4. **Bond.** Each member of the commission and each of its employees having access to moneys received by it shall give to the state treasurer a bond for the faithful performance of his duties in a sum and with sureties approved by the governor and council.

5. **Assistants.** The commissioners may appoint to such positions as the governor and council may determine such clerical assistants, deputies and other agents as may be necessary to secure the efficient enforcement of this act.

Permits

6. **Permits Required.** No person shall within the state of New Hampshire manufacture for sale or sell any beverage without having first obtained a permit under this act for such manufacture or sale.

7. — **Authorized.** The commissioners are authorized to issue permits to individuals, partnerships or corporations but not to unincorporated associations, on application duly made therefor for the manufacture, sale, offer for sale or solicitation of orders for sale of beverages within the state of New Hampshire, subject to the limitations and restrictions imposed by this act. The commissioners shall keep a full record of all applications for permits, of all recommendations for and remonstrances against the granting of permits and of the action taken thereon.

8. **On-Sale —** On-sale permits shall be issued only for restaurants or hotels or for clubs. Such permits shall authorize the permittee to sell beverages for consumption on the premises designated in the permit; in the case of restaurants, at public tables upon the premises designated in the permit, but no beverage shall be sold or served in any room not used primarily for the serving and consumption of food; except that beverages may be sold or served to assemblages of more than six individuals in private rooms or at private tables when expressly authorized by the commissioners; or in the case of hotels or clubs, at tables or in rooms of guests or members. No such permit shall be issued for any restaurant or club which has not been established and doing business for at least two months during the calendar year prior to the application for such permit; provided it shall be within the discretion of the commissioners to issue to a permittee under this act a special permit to sell beverages.

9. Off-Sale —. Off-sale permits shall be issued only for grocery and drug stores. Such permits shall authorize the permittee to sell beverages for consumption only off the premises designated in the permit and not to other permittees for resale, but such sale shall be made only in the immediate container in which the beverage was received by the off-sale permittee, except that in the case of an off-sale permit held by the holder of a manufacturer's or wholesaler's permit beverages may be sold only in such barrels, bottles or other closed containers as the commissioners may by regulation prescribe; but no off-sale permit shall be issued or remain in force in respect of any premises for which an on-sale permit is in force.

10. Manufacturer's —. Manufacturer's permits shall authorize the permittee to manufacture beverages and to sell the same in barrels, bottles or other closed containers to other permittees for resale only.*

11. Wholesaler's —. Wholesaler's permits shall authorize the permittee to sell beverages in barrels, bottles or other closed containers to other permittees for resale only.

12. Solicitor's —. Solicitor's permits shall authorize the permittee within the state of New Hampshire to offer for sale or solicit orders for the sale of, within the state of New Hampshire, any beverage if the vendor of such beverage is the holder of a manufacturer's or wholesaler's permit issued under this act. Solicitor's permits shall not be issued without the recommendation of the vendor whom the solicitor represents.

13. Dining-Car —. Dining-car permits shall authorize a railroad corporation and its lessees operating any line of railroad within the state to sell in any dining car or club car of a train beverages to be drunk in such cars.

14. Vessel —. Vessel permits shall authorize the owner or operator of any passenger vessel operating out of any port of the state to sell in any restaurant on such vessel beverages to be drunk in such restaurant.

15. Vehicle —. Vehicle permits shall authorize the permittee to transport and deliver beverages ordered from and sold by him in vehicles operated under the control of himself or of his employees or agents.

* Amended chapter 123, *post*.

16. Carrier —. Carrier permits shall authorize the permittee to transport and deliver beverages.

17. Sales in Transit Only —. No sale of beverages shall be made on any train before starting from or after arriving at a terminal station or upon a passenger vessel while in any port of the state.

18. —, Restriction. The holder of a manufacturer's or wholesaler's permit shall not be entitled to hold an on-sale permit and may hold only one off-sale permit which shall be issued only in respect of the premises designated in his permit as a manufacturer or wholesaler.

19. Application for —. Any person desiring a permit under this act shall file with the commissioners an application therefor in such form as the commissioners may prescribe and such application shall contain such information as the commissioners may require and, except in the case of an application for a dining-car permit, vehicle permit, vessel permit, transportation permit or solicitor's permit, shall contain a statement setting forth the name and address of the true and actual owner of the premises upon which the business to be permitted is to be conducted. Before a permit is issued the commissioners shall satisfy themselves that the applicant is financially responsible and generally fit for the trust to be in him reposed; that the applicant if an individual, or, if a partnership each of the members of the partnership, or, if a corporation each of its principal officers and directors, is of good moral character; that the applicant if an individual, or, if a partnership each of the members of the partnership, or, if a corporation each of its principal officers, is a citizen of the United States not less than twenty-one years of age and has never been convicted of a felony; except in the case of an application for a solicitor's permit that the applicant intends to carry on the business authorized by the permit for himself and not as the agent of any individual, partnership, association or corporation and that he intends to superintend in person the management of the business permitted, or intends to have some other person to be approved by the commissioners manage the business for him; that in the case of an applicant for an on-sale or an off-sale permit no manufacturer or wholesaler of beverages (other than the applicant) has a substantial financial interest, direct or indirect, in the business for which

the permit is requested or in the premises in respect of which such permit is to be issued and that such business will not be conducted with any money, equipment, furniture, fixtures or property rented from or loaned or given by any manufacturer or wholesaler; and except in the case of an application for a solicitor's permit that the proposed location of the business is an appropriate one, taking into consideration its surroundings and the number of similar permits already issued in the neighborhood where the applicant's business is to be conducted. A separate application shall be filed and a separate permit shall be issued with respect to each place of business. Any such application shall be verified by the affidavit of the applicant if an individual, or by all the members of a partnership or by the proper officer of a corporation.

20. Permits for Year 1933. All permits issued hereunder prior to April 30, 1933 shall be deemed valid and in effect from the date of passage of this act until April 30, 1934.

21. Fees. The fees required for permits issued pursuant to the provisions of this act shall be as follows: For each on-sale permit one hundred dollars per annum which sum shall accompany the application for such permit plus one dollar for every barrel of beverages containing not more than thirty-one gallons or the equivalent thereof sold by the permittee and to be paid on or before the tenth day of each month to the commission for beverages sold by the permittee during the preceding calendar month; for each off-sale permit fifty dollars per annum which sum shall accompany the application for such permit plus one dollar for every barrel of beverages containing not more than thirty-one gallons or the equivalent thereof sold by the permittee and to be paid on or before the tenth day of each month to the commission for beverages sold by the permittee during the preceding calendar month, provided that the commission may in its discretion remit such part of said annual fee as it shall determine to permittees operating only during the summer season; for each manufacturer's permit two thousand dollars per annum; for each wholesaler's permit five hundred dollars per annum; for each solicitor's permit five dollars per annum; for each vehicle permit one dollar per annum; for each carrier permit twenty-five dollars per annum which shall cover all rolling stock and vehicles of such permittee; for each vessel permit twenty-five

dollars per annum; for each dining-car permit one hundred dollars per annum which shall be issued to the railroad corporation and for each special permit one dollar. The required permit fee shall accompany the application required by this act. A permit issued under this act other than special permits shall expire April thirtieth of each year unless sooner revoked for cause by the commissioners. Permits shall not be transferred except with the consent of the commissioners and each permit (except a solicitor's permit) shall designate the place of business for which it is issued.

22. Local Option. A town at its next regular town meeting unless a special town meeting called for the purpose is sooner held shall include in the warrant an article "To see whether beer or other lawful alcoholic beverages shall be manufactured or sold locally" as permitted under this act. In cities the question shall be submitted in a similar form on the usual ballot at the next biennial election. The votes in each case shall be by secret ballot. If by a majority vote at any election the city or town signifies its disapproval of the issuance of local permits the commission shall not grant or renew any permits in the city or town until such city or town has voted its approval. Provided, however, that the commission may grant on-sale permits to hotels in towns or cities which voted against the issuance of local permits, permitting such hotels to serve beverages made lawful by this act to *bona fide* registered guests, who have resorted to such hotels for food or lodging and the said commission may grant on-sale permits to persons in unincorporated places. The commission may grant permits in all cities and towns in the state until a city or town has voted against such permits as herein provided.

23. Change of Manager. In the event a permittee has designated a person approved by the commission to manage the business for him and the employment of such manager shall terminate such permittee shall forthwith notify the commission of such termination and shall within a reasonable time thereafter designate a new manager. Such new manager shall be appointed subject to the approval of the commission. If no manager acceptable to the commission is designated within a reasonable time after the employment of the former manager has terminated the permit shall, in the discretion of the commission, be revoked.

Interests Prohibited

24. —. If any manufacturer or wholesaler of beverages shall have any substantial financial interest, either direct or indirect, in the business of any other on-sale or off-sale permittee or in the premises on which said business is conducted the commissioners shall in their discretion revoke the permit issued in respect of the business in which such manufacturer or wholesaler is so interested. No manufacturer or wholesaler of beverages shall rent, lend or give to any on-sale or off-sale permittee or to the owner of the premises on which the business of any on-sale or off-sale permittee is to be conducted any money, equipment, furniture, fixtures or property with which the business of said permittee is to be conducted.

No person shall directly or indirectly hold more than two off-sale permits at one time and no holder of an off-sale or on-sale permit shall have in his employ, in any capacity, any person who is the holder of any form of permit provided in this act.

Reports

25. —. Each manufacturer and wholesaler of beverages within the state of New Hampshire shall, on or before the tenth day of each month, furnish to the commissioners, on a form to be prescribed by the commissioners, a statement under oath showing the quantity of beverages sold for resale during the preceding calendar month to each on-sale and off-sale permittee within the state of New Hampshire. Each on-sale and off-sale permittee shall, on or before the tenth day of each month, furnish to the commissioners, on a form to be prescribed by the commissioners, a statement under oath showing the quantity of all beverages sold by him during the preceding calendar month. Each holder of an on-sale or off-sale permit shall also at the time of filing said report pay to the commissioners that part of the permit fee which shall be due at the time of filing said report as provided in section 21 hereof. For failure to pay any part of the permit fee when due ten per cent thereof shall be added and collected by the commission and shall become part of the permit fee.

*26. **Additional** —. No on-sale or off-sale permittee shall purchase any beverage from any manufacturer or wholesaler not holding a permit issued under the provisions of this act

* Stricken out and a new section 26 inserted by section 1, chapter 173, *post*.

and transport or cause the same to be transported into the state of New Hampshire for resale unless such manufacturer or wholesaler has obtained from the commission a certificate of approval, which certificate shall not be granted unless and until such manufacturer or wholesaler shall have agreed with the commission to furnish to the commission, on or before the tenth day of each month, a report under oath, on a form to be prescribed by the commissioners, showing the quantity of beverages sold or delivered to each on-sale or off-sale permittee during the preceding calendar month. If any such manufacturer or wholesaler shall, after obtaining such certificate, fail to submit any such report the commissioners shall, in their discretion, revoke such certificate.

*

Sales Prohibited

28. —. No off-sale permittee shall give or sell and no on-sale permittee shall give, sell or serve any beverage to any person under eighteen years of age. Any person violating the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not more than one hundred dollars or be imprisoned not longer than six months or be subject to both such fine and imprisonment.

Rules

29. —. The commissioners are hereby authorized to prescribe such rules and regulations not inconsistent with law as they may deem necessary for the issuance of permits and for the possession, manufacture, transportation, sale, offer for sale or solicitation of orders for sale of beverages, the operation of the business of permittees and for any other purpose required for the efficient execution of this act. Such regulations may be altered or amended from time to time as the commissioners may deem desirable.

30. **Hours of Sales.** The commission may from time to time fix either generally or specially for each permit the hours between which permittees may sell beverages and may make such regulations as to the conduct of persons holding sellers' permits as they deem proper.

31. **Revocation.** It shall be the duty of the commissioners to cause frequent inspections to be made of all premises with respect to which any permit shall have been issued under this

* Section 27 inserted by section 2, chapter 173, *post*.

act. If any permittee violates any of the provisions of this act or any of the rules and regulations of the commissioners promulgated pursuant thereto or fails to superintend in person or through a manager approved by the commissioners the business for which the permit was issued or allows the premises with respect to which the permit of such permittee was issued to be used for any unlawful, disorderly or immoral purposes or knowingly employs in the sale or distribution of beverages any person who has been convicted of a felony or otherwise fails to carry out in good faith the purposes of this act the permit of such permittee may be revoked by the commissioners after the permittee has been given an opportunity to be heard in his defense. The commission is authorized to investigate prices charged for beverages by holders of wholesalers' permits, on-sale permits and off-sale permits. For that purpose the commission may hold a public hearing at such time and place within the state as the commission shall appoint and shall send notice of such hearing in writing by registered mail to the permittee involved and shall publish notice of such hearing at least once in a newspaper with circulation in the town in which such permittee is doing business. The commission shall have the power to revoke the permit of any holder of a wholesaler's permit, on-sale permit or off-sale permit if the commission believes, after such hearing, that the profit made from the sale of beverages by such permittee is unreasonable and excessive.

32. Sales Prohibited. In no case shall any section of this act be so construed as to permit the sale of alcoholic beverages over a bar or in any so-called saloon or speakeasy.

Adulteration

33. —. Any permittee permitted to sell beverages to be drunk on the premises as provided in this act who shall allow any adulteration of said beverages so as to increase their alcoholic content shall be subject to a fine of not less than two hundred dollars or more than five hundred dollars and shall lose his permit to sell for a period of not less than six months. Any person selling alcohol or intoxicating liquor of more than four per cent alcohol on premises permitted to sell beverages under this act or any person selling alcohol or intoxicating liquors of more than four per cent alcohol for the purpose of adulterating beverages which are to be drunk on the premises

under the provisions of this act or any person adulterating or causing to be adulterated beverages which are drunk on said premises under said permit shall be subject to a fine of not less than two hundred dollars or by imprisonment of not less than six months or by both such fine and imprisonment.

Transportation

34. —. Any person may, but only for his own use and that of his family and guests, transport beverages authorized under this act without a permit. Off-sale permittees for the sale of beverages not to be drunk on the premises and manufacturers of alcoholic beverages and all others holding permits issued by the commission for the sale of beverages may transport and deliver anywhere in the state of New Hampshire beverages ordered from and sold by them in vehicles operated under the control of themselves or of their employees or agents; provided that the owner of every such vehicle shall have obtained for such vehicle from the commission a vehicle permit for the transportation of beverages. Such permits shall be valid for one year from their respective dates unless earlier cancelled or revoked by the commission. Every person operating such a vehicle when engaged in such transportation or delivery shall carry the vehicle permit for the vehicle operated by him and shall upon demand of any constable, policeman, sheriff, deputy sheriff, motor vehicle inspector or any employee of the commission produce such permit for inspection and failure to produce such permit shall constitute *prima facie* evidence of unlawful transportation and shall in the discretion of the commission be sufficient cause for the revocation or cancellation of such permit. Except as otherwise provided herein beverages may be transported within the state of New Hampshire only by a railroad or steamboat corporation or an individual or corporation regularly and lawfully conducting a general express or trucking business and in each case holding a transportation permit in full force and effect issued by the commission and valid for one year unless earlier cancelled or revoked; provided that any such individual or company now doing business in the state of New Hampshire shall be considered to be licensed for a period of thirty days after the passage of this act.

Penalties

35. —. Whoever violates any of the provisions of this

act or any of the rules and regulations promulgated pursuant thereto shall, upon conviction thereof by a court of competent jurisdiction, be punished by a fine of not more than five hundred dollars or by imprisonment for not longer than six months or by both such fine and imprisonment, in the discretion of the court. If any permittee is convicted of a violation of the provisions of this act or any of the rules and regulations promulgated pursuant thereto the court shall immediately declare his permit revoked and notify the commission accordingly and no permit shall thereafter be granted to him within the period of three years thereafter. Any permittee who shall sell or permit the sale on his premises or in connection with his business or otherwise of any alcoholic beverages not authorized under the terms of this act, unless otherwise permitted by law, shall upon conviction thereof forfeit his permit in addition to any punishment imposed by law for such offense.

Miscellaneous

36. Income Paid to Treasurer. All income received from the provisions of this act shall be paid by the treasurer of the commission to the state treasurer. The expense of administration of this act shall be paid by the state treasurer on warrants issued by the commission with the approval of the governor and council. The balance of the income in the hands of the state treasurer on December thirty-first of each year shall be applied to the general funds of the state.

37. False Statement. If any false statement is knowingly made in any statement under oath which may be required by the provisions of this act or by the commissioners the person making the same shall be deemed guilty of perjury. The making of any such false statement in any such application or in any such accompanying statements, whether made with or without the knowledge or consent of this applicant, shall, in the discretion of the commissioners, constitute sufficient cause for the revocation of the permit.

38. Constitutionality. If any provision of this act or the application thereof to any person or circumstances is held invalid the remainder of the act and the application of such provisions to other persons or circumstances shall not be affected thereby.

39. Repeal. All acts and parts of acts inconsistent with

the provisions of this act are hereby repealed to the extent of such inconsistencies.

40. Takes Effect. This act shall take effect upon its passage.

[Approved May 2, 1933.]

CHAPTER 100.

AN ACT TO REGULATE THE USE OF AIRCRAFT.

SECTION

1. Aircraft registration.
2. Airmen registration.
3. Registration of airports and areas.

SECTION

4. Flying temporarily prohibited.
5. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Aviation. Amend section 1 of chapter 36 of the Laws of 1931 by striking out said section and inserting in place thereof the following: **1. Aircraft Registration.** Resident owners of civil aircraft, and non-resident owners intending to use in the state civil aircraft for gain or hire, shall, prior to flying such aircraft in the state, register the same with the public service commission and pay therefor the following fees:

I. Resident owners for each aircraft other than unpowered gliders, ten dollars.

II. Resident owners for each unpowered glider, three dollars.

III. Non-resident owners, intending to use in the state civil aircraft for gain or hire, except as provided in paragraph IV hereof, for each aircraft, fifteen dollars.

IV. Non-resident owners, intending to use in the state five or more civil aircraft for gain or hire for a period of not more than five days in one calendar year, for each aircraft so used, ten dollars. Application for use of such aircraft for such period of time shall be made by an airport registered in the state ten days at least before such aircraft are to be so used. The commission, after hearing, may grant a special permit for such use of such non-resident aircraft.

2. —. Amend section 2 of chapter 36 of the Laws of 1931 by striking out said section and inserting in place thereof the following: **2. Airmen Registration.** Resident airmen,

and non-resident airmen acting as such in the state for gain or hire, shall, prior to operating civil aircraft, and resident or non-resident mechanics not registered as airmen, shall register with the public service commission and pay therefor the following fees:

- I. Resident airmen, three dollars.
- II. Non-resident airmen acting as such in the state for gain or hire, five dollars.
- III. Mechanics not registered as airmen, one dollar.
- IV. Operators of unpowered gliders, three dollars.

3. —. Amend section 3 of chapter 36 of the Laws of 1931 by striking out said section and inserting in place thereof the following: **3. Registration of Airports and Areas.** Any person, partnership, corporation or association owning, managing or leasing a landing field or airport operated for gain or hire shall register said landing field or airport with the public service commission and pay a fee of ten dollars, provided that if said field or airport is not registered until on or after October first of any one year the fee shall be five dollars. An airman, acting as such in the state for gain or hire, and operating from any of the inland waters of the state, shall register with the commission each area on an inland body of water from which flights are to be made, and pay a fee of ten dollars for the first area so registered and two dollars for each additional area so registered. An airman, acting as such in the state for gain or hire, and operating from the ice in any of the inland waters of the state shall register with the commission each area on an inland body of water from which flights are to be made and pay a fee of three dollars for each such area so registered.

4. —. Amend said chapter 36 of the Laws of 1931 by inserting after section 5 the following new section: **5-a. Flying Temporarily Prohibited.** The public service commission may for such time and over such areas, as may be directed by the governor and council, suspend the right of all airmen, subject to the jurisdiction of said commission, to operate.

5. **Takes Effect.** This act shall take effect upon its passage.

[Approved May 5, 1933.]

CHAPTER 101.

AN ACT RELATIVE TO SALE OF SECURITIES.

SECTION

1. Definition of securities.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Definition. Amend section 2, chapter 284 of the Public Laws, as amended by chapter 63 of the Laws of 1927 and chapter 38 of the Laws of 1929, by inserting after the word "participation" in the third line the words, rights and interests in land from which petroleum is, or is intended to be, produced, so that said section as amended shall read as follows:

2. Securities. Securities shall include all classes of stocks and shares, bonds, debentures, evidences of indebtedness and certificates of participation, rights and interests in land from which petroleum is, or is intended to be, produced, ship shares and investment contracts in the form of a bill of sale, or any similar device, and contracts of services or advice relating to investments, or memberships in organizations or associations purporting to render such service or advice.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 5, 1933.]

CHAPTER 102.

AN ACT RELATING TO RECORDS OF LAYOUTS OF TRUNK LINE AND STATE AID HIGHWAYS.

SECTION

1. Records.
2. Markers.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Records. The selectmen of towns and the mayors of cities shall provide the highway commissioner with copies of all records relating to layouts of such portions of highways as are now completed trunk line and state aid highways.

2. Markers. The selectmen of towns and the mayors of cities shall designate on the ground by temporary markers the

terminations of every such layout, and all engineering service required shall be furnished by the state highway department.

3. Takes Effect. This act shall take effect upon its passage.

[Approved May 5, 1933.]

CHAPTER 103.

AN ACT RELATING TO THE TAKING OF SALT WATER SMELT.

SECTION	1. Non-resident permitted to take smelt.	SECTION	2. Takes effect.
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Be it enacted by the Senate and House of Representatives in General Court convened:

1. Non-resident Permitted to Take. Amend section 33, chapter 200 of the Public Laws, as amended by chapter 42 of the Laws of 1927 and chapter 143 of the Laws of 1931, by striking out the words, "and no person shall at any time take salt water smelt from any of said rivers, bays or tributaries, unless he is, and has been for six months, a resident of this state," so that said section as amended shall read as follows:
33. Smelt. The taking of salt water smelt from the Piscataqua river and its tributaries, the Exeter river and its tributaries, Great Bay and Greenland Bay, from April fifteenth to July first, is prohibited. Smelt taken from all salt waters of the state may be bought and sold during the open season therefor.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 5, 1933.]

CHAPTER 104.

AN ACT RELATING TO SERVICE OF PROCESS.

SECTION	1. Service of process on foreign insurance company.	SECTION	2. Fee for service. 3. Takes effect.
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Be it enacted by the Senate and House of Representatives in General Court convened:

1. Service of Process. Amend chapter 100, section 32, of the Public Laws by striking out all of said section and sub-

stituting in place thereof the following: **32. Commissioner Their Attorney.** The acceptance by a non-resident, or by a resident, of the rights and privileges conferred by this chapter, as evidenced by his, or by his servants or agents, operating a motor vehicle thereunder, or the operation by a non-resident, or by a resident, or by his servants or agents, of a motor vehicle on a public way in the state other than under the provisions thereof, shall be deemed equivalent to an appointment of the commissioner, or his successor in office, by such non-resident, or by a person who has removed from the state, after he or his servants or agents have been involved in any accident or collision, as hereafter described, to be his true and lawful attorney upon whom may be served all lawful processes in any action or proceeding against him, growing out of any accident or collision in which he, or his servants or agents, may be involved while operating a motor vehicle on such a way, and said acceptance or operation shall be a signification of his agreement that any such process against him which is so served shall be of the same legal force and validity against him as if served on him personally.

2. Amendment. Amend section 33, chapter 100 of the Public Laws as amended by section 1 of chapter 73, Laws of 1929, by striking out all of said section and substituting in place thereof the following: **33. Service of Process.** Service of such process shall be made by leaving a copy of the process with a fee of two dollars in the hands of the commissioner or in his office, and such service shall be sufficient service upon said non-resident and upon such person who has removed from the state; provided, that notice of such service and a copy of the process are forthwith sent by registered mail by the plaintiff or his attorney to the defendant and the defendant's return receipt and the affidavit of the plaintiff or his attorney of compliance therewith are appended to the writ and entered therewith.

3. Takes Effect. This act shall take effect upon its passage.

[Approved May 5, 1933.]

CHAPTER 105.

AN ACT RELATING TO OPERATION OF MOTOR VEHICLES.

SECTION

1. Motor vehicle front lights.
2. Tail lights and reflectors.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Brakes, Lights, etc. Amend section 5 of chapter 103 of the Public Laws by striking out said section and inserting in place thereof the following: **5. Front Lights.** Every motor vehicle operated during the period from one-half hour after sunset to one-half hour before sunrise shall display at least two lighted lamps on the front; provided that one suitable lighted lamp on the front of a motor cycle shall be sufficient. No motor vehicle shall be operated during the lighting period unless it is equipped with two lighted headlamps of approximately equal candle power which shall throw sufficient light ahead within the traveled portion of the highway to make clearly visible all vehicles, persons or substantial objects upon the roadway within a distance of two hundred feet; and no motor cycle shall be operated unless it is equipped with one headlamp which shall throw sufficient light ahead to make clearly visible all vehicles, persons or substantial objects upon the roadway within a distance of one hundred and fifty feet. No headlamp shall be used upon any motor vehicle so operated unless such lamp is approved by the motor vehicle commissioner and is equipped with a lens or other device, approved by the motor vehicle commissioner, designed to prevent glaring rays. No device which obstructs, reflects or alters the beam of such headlamp shall be used in connection therewith unless approved by the motor vehicle commissioner. Application for the approval of a lamp, headlamp reflector, lens, or other device, accompanied by a fee of fifty dollars, may be made to the motor vehicle commissioner by any manufacturer thereof or dealer therein. Every lens or other device designed to prevent glaring rays, the use of which on motor vehicles has been approved by the motor vehicle commissioner, shall be arranged, adjusted and operated in accordance with the requirements of the certificate approving the use thereof and so as to avoid dangerous glare or dazzle, and so that no dangerous or

dazzling light, when measured twenty-five feet or more ahead of the lamps on a surface of uniform grade, shall rise to a greater height above such uniform grade than the centers of the lamps, provided that in no case shall dangerous or dazzling light rise to a greater height than forty-two inches above such grade at a distance of seventy-five feet or more ahead of such vehicle. Every lamp, bulb or light used in any headlamp on a motor vehicle shall be of such candle power as may be specified for the approved device in the certificate approving the use thereof. Every reflector which is used as a part of such headlamp shall have a highly polished reflecting surface of silver, glass, or such other material as shall be approved by the motor vehicle commissioner after satisfactory tests have been made, and every reflecting surface shall be free from dents, rust, and other imperfections. The operator of every motor vehicle shall permit any properly authorized person to inspect the headlighting equipment of such motor vehicle and to make such tests as he may deem necessary to determine whether the provisions of this section are being complied with.

2. Amendment. Amend section 6 of chapter 103, as amended by chapter 82 of the Laws of 1931, by striking out said section and inserting in place thereof the following: **6. Tail Lights and Reflector.** Every motor vehicle, tractor, trailer and semi-trailer, when on the highways of this state at night, shall have on the rear thereof, and to the left of the axis thereof, one lamp displaying a red light visible for a distance of at least one hundred feet behind such vehicle, and a white light illuminating the registration plate of such vehicle so that the characters thereon shall be visible for a distance of at least fifty feet. Every such device shall be approved by the motor vehicle commissioner. Application for such approval, accompanied by a fee of fifty dollars, may be made to the motor vehicle commissioner by any manufacturer thereof or dealer therein. Every lamp, bulb or light used in any tail lamp on a motor vehicle shall be of such candle power as may be specified for the approved device in the certificate approving the use thereof. Provided every commercial vehicle, truck, trailer or semi-trailer shall, in addition to such rear lights, be equipped with a reflector of such size, color and type as shall be approved by the motor vehicle commissioner. Such reflector shall be located not less than twenty-four nor more than forty-

eight inches above the ground and placed on the rear of the body of said vehicle, to the left of the center thereof, in such a manner as to show the extreme width of said vehicle and to reflect rays of light thrown upon such reflector. The visibility of such reflector shall not be impaired at any time.

3. Takes Effect. This act shall take effect June 1, 1933.
[Approved May 5, 1933.]

CHAPTER 106.

AN ACT RELATING TO CARRIERS OF PROPERTY FOR HIRE ON THE PUBLIC HIGHWAYS.

SECTION

1. Declaration of policy.
2. Common carrier registration.
3. Contract carrier registration.
4. Exemptions.
5. Change of rates.
6. Public record.
7. Name of owner on truck.

SECTION

8. Hours of service for drivers.
9. Fees.
10. Operation by railroads.
11. Revocation of certificates by commission.
12. Penalty.
13. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Declaration of Policy. The business of operating motor vehicles transporting property for hire on the highways of this state affects the interests of the public. The rapid increase in the number of motor vehicles so operated, and the fact that they are not sufficiently regulated, have increased the dangers and hazards on public highways, and regulation of common carriers and contract carriers as hereinafter defined is necessary to the end that highways may be rendered safer for the use of the general public; that the use of the highways for the transportation of property for hire may be restricted to the extent required by the necessity and convenience of the shipper and receivers of freight, and that the various transportation agencies of the state may be correlated so that public highways may serve the best interest of the general public.

2. Common Carrier Registration. No person, corporation, partnership, association, railroad or railway company, shall operate any motor vehicle, not running upon rails or tracks, upon any public highway transporting property for hire as a common carrier, between points within this state, without

first obtaining a registration certificate and special number plates from the public service commission, hereinafter called the commission. Said applicant shall file with the commission the following:

I. The schedule of rates to be charged applying to the service to be rendered, such rates to be computed on a mileage basis.*

II. An indemnity bond or insurance policy which shall adequately provide for the reasonable protection of the owner or owners of the property transported.

III. The routes over the highways within the state over which it is proposed to operate said motor vehicle or vehicles as common carriers.

IV. The fees required as hereinafter provided.

If the indemnity bond or insurance policy are satisfactory the commission shall issue a registration certificate and special number plates. In cases where a common carrier has been rendering a substantially uninterrupted service, the operation may lawfully be continued pending issuance of the certificate if application is made within fifteen days of the effective date of this act.

3. Contract Carrier Registration. The term contract carrier as used in this act shall include every person, firm or corporation transporting property for hire by motor vehicle on any public way in this state, other than common carriers, those transporting products of their own manufacture or labor and those exempted in section 4 of this act. Whether or not any person, firm or corporation is so transporting property shall be a question of fact. No contract carrier shall operate any motor vehicle for the transportation of property for hire on any public way between points within this state without first obtaining a registration certificate and special number plates from the commission. If any contract carrier operates upon any public way in this state in competition with any common carrier or common carriers, such contract carrier shall file with the commission the rates, rules or regulations applying to such service provided, however, that such filing shall not be necessary if property is to be transported for any common carrier when the rates charged the public for the transportation of such property are filed with the commission.

* Amended section 1, chapter 169, *post*.

4. **Exemptions.** There shall be exempted from the provisions of this act:

I. Motor vehicles not principally engaged in the transportation of property for hire.

II. Motor vehicles operating exclusively within the limits of a single city or incorporated town or within ten miles of the limits thereof or motor vehicles operating beyond such ten-mile limit on occasional trips, not exceeding two trips in any thirty-day period.

III. Motor vehicles while engaged exclusively in work for any branch of the government of the United States or for any department of this state, or for any county, city, town or village.

IV. Motor vehicles engaged exclusively while in the delivery of the United States mail.

5. **Change of Rates.** No common or contract carrier shall charge, demand, exact, receive or collect for any service rendered an amount greater or less than the rates on file with the commission, provided, however, that any such carrier holding a registration certificate may file new rates, rules and regulations or change the highways over which it gives service by filing notice thereof with the commission.

6. **Public Record.** The records relating to each registration of common and contract carriers under this act shall be kept on file at the office of the commission and shall be available to the public at all reasonable times.

7. **Name of Owner.** No motor vehicle shall be operated on the highways of this state transporting property for hire unless it has printed on both sides of said vehicle in plain, legible printing the name and address of the owner and the weight of the vehicle and the gross weight for which said vehicle is registered by the motor vehicle commissioner.

8. **Hours of Service.** It shall be unlawful for any driver to operate, or for the owner thereof to require or permit any driver to operate, any motor vehicle for the transportation of property for hire on the highways of this state when the driver has been continuously on duty for more than twelve hours, and after a driver has been continuously on duty for twelve hours it shall be unlawful for him or for the owner of the vehicle to permit him to operate any such motor vehicle on the highways of this state until he shall have had at least

eight consecutive hours off duty. It shall be unlawful for any driver to operate, or for the owner thereof to require or permit any driver to operate, any motor vehicle for the transportation of property for hire on the highways of this state when the driver has been on duty more than sixteen hours in the aggregate in any twenty-four-hour period, and when the driver has been on duty sixteen hours in any twenty-four-hour period it shall be unlawful for him to operate or for the owner thereof to require or permit him to operate a motor vehicle on the highways of this state until he shall have had at least ten consecutive hours off duty. Periods of release from duty herein required shall be given at such place and under such circumstances that rest and relaxation from the strain of the duties of the employment may be obtained. No period off duty shall be deemed to break the continuity of service unless it be for at least three consecutive hours at a place where there is opportunity for a rest. In case of an unforeseen emergency the driver or chauffeur may complete his run or tour of duty if such run or tour of duty, but for the delay caused by such emergency, would reasonably have been completed without a violation of this section, provided, however, that the provisions of this section shall not apply to trucks while under the control of two licensed operators. The commission shall have authority to enforce the provisions of this section.

9. Fees. Each application for a registration certificate or special number plates for operation as a common carrier shall be accompanied by a fee of five dollars, except that the fee for the period ending December 31, 1933, shall be two dollars and fifty cents, such money to be used for the purpose of defraying the expenses of administering this act. A copy of said certificate and the special number plates shall at all times be displayed on each motor vehicle authorized by the commission to operate under the provisions of the foregoing sections. The charge for each additional plate and copy of registration certificate shall be two dollars. In the case of contract carriers the charge for registration certificate and special number plates shall be two dollars. Plates shall not be changed from one vehicle to another unless written notice thereof has been mailed to the commission. No certificate may be transferred or sold without the consent of the commission authoriz-

ing such transfer or sale. No certificate granted under this act shall be effective after the thirty-first day of December of the year of its issue. The renewals shall be issued upon application made in accordance with the commission's requirements upon the payment of fees prescribed for original applications.

10. Operation by Railroads. A railroad operating motor vehicles not running upon rails or tracks upon the public ways, whether or not such operation is carried out by means of a subsidiary or subsidiary companies, shall be subject to the provisions of this act as to its rates and services, and as to such operation shall not be subject to the requirements contained in the statutes applying to common carriers by railroad as to rates and services.

11. Revocation. The commission shall have authority, after notice and hearing, to suspend or revoke any registration certificate issued in accordance with the provisions of this act for violation of the provisions of this act.

12. Penalty. Any person, corporation, partnership, association, railroad or railway company violating* the orders of the commission issued under the provisions of this act shall be punished by a fine of not more than one hundred dollars, and the superior court shall have jurisdiction in equity to restrain any such violation upon petition of the commission, any public authority, or ten citizens of any city or town.

13. Takes Effect. This act shall take effect July 1, 1933. [Approved May 6, 1933.]

CHAPTER 107.

AN ACT RELATING TO TOURIST CAMPS AND CABINS.

SECTION	1. Register to be kept by owners of tourist camps and cabins.	SECTION	2. Takes effect.
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Be it enacted by the Senate and House of Representatives in General Court convened:

1. Tourist Camps; Cabins. Amend section 7 of chapter 171 of the Public Laws as inserted by chapter 68 of the Laws of 1927, by striking out in the second line the words "a public

* Amended section 2, chapter 169, *post*.

lodging house" and inserting in place thereof the words, public lodging houses, tourist camps or cabins, so that said section as amended shall read as follows: **7. Register; Open to Inspection.** All hotel keepers and all persons keeping public lodging houses, tourist camps or cabins shall keep a book and enter the name or cause to be entered the name of each guest accommodated; said book shall at all times be open to the inspection of the sheriff or his deputies and to any police officer.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 6, 1933.]

CHAPTER 108.

AN ACT RELATING TO BOAT RACING ON INLAND WATERS.

SECTION

1. Regulations of boat racing.
2. Prohibition.

SECTION

3. Penalty.
4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Regulations of Boat Racing. No boat, propelled other than by sails, oars or paddles, shall race with another such boat over a predetermined course on any of the inland waters of the state unless the course is laid out and marked in a manner satisfactory to the public service commission, and said race is held under a permit issued to a recognized sponsoring organization by said public service commission stating the date and place of the race events to be held.

2. Prohibition. While motor boats are racing on a course described in section 1, no aircraft in landing or taking off from the water and no boat however propelled, except those engaged in the common carriage of passengers or freight operating pursuant to their regular schedules and those boats or aircraft which are given special permission by the race officials except for a distance within one half mile of an approaching boat or boats, shall foul, traverse or cross said course.

3. Penalty. The commission may suspend or revoke the registration of any boat or aircraft or its pilot for violation of section 2 hereof and the person operating any boat, however propelled, and the pilot of said aircraft violating section 2

shall also be fined not more than one hundred (100) dollars.

4. Takes Effect. This act shall take effect upon its passage.

[Approved May 6, 1933.]

CHAPTER 109.

AN ACT RELATIVE TO ANNUAL TOWN REPORTS.

SECTION

1. Burial records.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Burial Records. Amend section 10 of chapter 47 of the Public Laws by adding at the end of said section the following: Said transcript of records shall include the names of all deceased persons whose bodies were brought into said town for burial from other towns, so that said section as amended shall read as follows: **10. Vital Statistics.** Every town clerk shall annually, on or before February fifteenth, furnish to the selectmen a transcript of his records of births, marriages and deaths during the period prescribed by the registrar of vital statistics for the state, to be published with the town reports. Said transcript of records shall include the names of all deceased persons whose bodies were brought into said town for burial from other towns.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 6, 1933.]

CHAPTER 110.

AN ACT PROVIDING FOR A CONVENTION TO PASS ON A PROPOSED
AMENDMENT TO THE CONSTITUTION OF THE
UNITED STATES.

SECTION

1. Proclamation for election.
2. Delegates, meeting.
3. Date of election.
4. Nomination of delegates.
5. Acceptance of nomination.
6. Form and contents of ballot.
7. Verification of ballot.
8. Check-list.

SECTION

9. Canvass of returns.
10. Application of election laws.
11. Construction of act.
12. Organization of delegates;
duties.
13. Compensation of delegates.
14. Appropriation.
15. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Proclamation. The governor shall issue a call for the election on the day hereinafter named of delegates to a convention to act upon an amendment to the Constitution of the United States submitted by the Congress of the United States, as hereinafter fully set forth, and shall fix the date and hour for the holding of such convention.

2. Delegates, Meeting. The convention shall be composed of ten delegates elected at large by the qualified voters of New Hampshire. It shall meet in the senate chamber of the capitol at Concord. The date for the holding of such convention shall be not less than twenty nor more than forty-five days after the election of delegates.

3. Date of Election. The election of delegates shall take place on the third Tuesday of June 1933, and no other election or referendum shall be held by any town or ward on the same day.

4. Nomination of Delegates. Not less than thirty days before the date of the election of delegates, the governor, the president of the senate and the speaker of the house of representatives, or in case of incapacity of any one of them, the secretary of state in his stead, shall appoint and forthwith announce the names of twenty candidates for delegates, such candidates being in their opinion representative citizens of New Hampshire. Ten of these candidates shall be persons who assent to the placing of their names on the ballot as pledged to vote For Ratification; and ten shall be persons who assent to the placing of their names on the ballot as pledged

to vote Against Ratification. One candidate for ratification and one candidate against ratification shall be appointed from each county in the state.

5. **Acceptance of Nomination.** On accepting such designation, each candidate shall file his acceptance as follows: "I do hereby accept this appointment as candidate for delegate to the convention to be held on the.....day of.....,; and assent to the placing of my name on the ballot as pledged to vote For Ratification (or Against Ratification).
(Signed)"

6. **Ballot, Form, Contents.** The form of the ballot to be used shall be as follows:

DELEGATES TO CONVENTION TO VOTE UPON THE FOLLOWING PROPOSED AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES:

"Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following article is hereby proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by conventions in three-fourths of the several States:

"ARTICLE

"SECTION 1. The eighteenth article of amendment to the Constitution of the United States is hereby repealed.

SEC. 2. The transportation or importation into any State, Territory, or possession of the United States for delivery or use therein of intoxicating liquors, in violation of the laws thereof, is hereby prohibited.

SEC. 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions in the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress."

Instructions

To vote for all the delegates who stand For Ratification, make a cross (X) in the circle at the head of the column marked FOR RATIFICATION. To vote for all the delegates who stand Against Ratification, make a cross (X) in the circle at the head of the column marked AGAINST RATIFICATION. If you do not wish to vote for every candidate in one column,

make a cross (X) opposite the name of the candidates of your choice, not to exceed ten in all. If you do not wish to vote for the candidates named in the column "For Ratification" or the candidates named in the column "Against Ratification" you may write in the names of other delegates not to exceed ten in number in the spaces provided below. Ballots on which more than ten names are marked will be considered defective.

**FOR
RATIFICATION**

Candidates favoring repeal of the 18th [Prohibition] amendment.



**AGAINST
RATIFICATION**

Candidates against repeal of the 18th [Prohibition] amendment.



The space below is provided for voters who wish to vote for delegates other than those whose names appear in the two adjoining columns.

7. —, Verification. Upon each ballot shall be endorsed the words "Official Ballot," followed by the name of the town or ward in which it is to be used, the date of the election, and

a facsimile of the signature of the secretary of state with his official title.

8. Check-List. The check-list used in the last preceding general election shall apply, but may be revised as now provided by law for check-lists used at general elections. The polls for this election shall open at 10 a. m. and close at 7 p. m.

9. Canvass of Returns. The governor, the president of the senate and the speaker of the house of representatives, shall canvass the ballots, declaring elected the ten candidates who have received the greatest number of votes; and the secretary of state shall publish the results. The secretary of state shall upon the completion of the canvass mail or deliver in person to each delegate so elected a notice of his election and of the date of the convention, and such delegates so elected shall be members of the convention.

10. Application of Election Laws. Expenses of such election shall be paid by the state or town, as in the case of general elections. The names of candidates on all ballots shall be arranged alphabetically in each column. All other statutory provisions as to holding general elections, furnishing ballots, instructions, and forms, appointment and payment of election officers, filling of vacancies, solicitation of voters at the polls, challenging of voters, manner of conducting elections, counting, inspecting and preserving the ballots and making returns thereof, and all other kindred subjects shall apply to such elections so far as they are consistent with this act, it being the intent of this act to place such elections under the regulation and protection of the laws relating to general elections.

11. Construction of Act. The provisions of this act shall be liberally construed, so that the real will of the voters shall not be defeated, and so that the voters shall not be deprived of their right because of informality or failure to comply with provisions of law as to notice or conduct of the election, or of certifying the results thereof.

12. Organization, Duties. A majority of the delegates shall constitute a quorum to do business, when convened according to the provisions of this act. The convention shall be the judge of the election and qualification of its members and shall have the power to adopt such rules as may be necessary for the conduct of its business. The convention shall keep a journal of its proceedings in which shall be recorded the vote

of each delegate on the question of ratification of the proposed amendment. Upon final adjournment the journal shall be filed with the secretary of state. The secretary of state shall be *ex officio* secretary of the convention, and he, with the chairman of the convention, shall certify the vote of the convention to the secretary of state of the United States under the seal of this state.

13. Compensation. Delegates to the convention shall not be entitled to compensation but shall receive mileage for travel as now provided for members of the legislature.

14. Appropriation. A sum not exceeding three thousand dollars is hereby appropriated for paying the expenses of said election and of said convention, and the governor is authorized to draw his warrant for so much of said sum as may be necessary for said expenses.

15. Takes Effect. This act shall take effect upon its passage.

[Approved May 6, 1933.]

CHAPTER 111.

AN ACT TO REGULATE THE TAKING OF SALMON IN UMBAGOG LAKE, ANDROSCOGGIN RIVER AND CONNECTICUT RIVER.

SECTION

1. Open season for salmon.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Open Season. Amend section 2 of chapter 200 of the Public Laws, as amended by section 7, chapter 65, Laws of 1927 and chapter 78, Laws of 1931, by striking out the word "twentieth" in the sixth line and inserting in place thereof the word, first, so that said section as amended shall read as follows: **2. Salmon.** Salmon not less than fifteen inches in length may be taken and possessed from April first to September first, except that salmon not less than twelve inches in length may be taken and possessed from the waters of Umbagog lake, the Androscoggin river and the Connecticut river from May first to September first, and except that salmon not less than ten inches in length may be taken and possessed from Big Diamond pond from May first to September first. Those

of legal length may be taken by the use of a fly only during the month of September from First and Second Connecticut lakes, Big Diamond pond and the Connecticut river.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 6, 1933.]

CHAPTER 112.

AN ACT PROHIBITING FISHING THROUGH THE ICE IN NUTT POND IN THE CITY OF MANCHESTER.

SECTION

1. Ice fishing prohibited.
2. Penalty.

SECTION

3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Ice Fishing Prohibited. All persons are prohibited from fishing through the ice, for a period of five years from the passage of this act, in the waters of Nutt pond, so called, in the city of Manchester.

2. Penalty. Any person violating the provisions of this act shall be fined ten dollars and five dollars additional for each fish taken in violation hereof.

3. Takes Effect. This act shall takes effect upon its passage.

[Approved May 8, 1933.]

CHAPTER 113.

AN ACT RELATING TO MOTOR-VEHICLE ROAD SERVICE AND TOURIST SERVICE.

SECTION

1. Motor vehicle road service.
2. Licenses.
3. Agents.
4. Agents' licenses.

SECTION

5. Revocation of licenses.
6. Fees for licenses.
7. Penalty.
8. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Motor-Vehicle Road Service. No individual, firm, association or corporation shall perform, or offer to perform, in this

state, for a stipulated fee covering a certain period, any form of road or other service relating to the repair, operation and care of automobiles or protection and assistance of automobile owners or drivers, other than by insurance, or to furnish or offer to furnish tourist service by selling or offering to sell to any proprietor of any so-called roadside house or camp furnishing or offering to furnish meals and/or lodging to the traveling public, any form of sign or other insignia indicating that said roadside house or camp has been approved by any individual, firm, association or corporation, without being licensed therefor by the insurance commissioner.

2. Licenses. If the commissioner is of the opinion that an applicant is reliable and entitled to confidence, such applicant shall be granted a license to perform such road or other service in this state until January 1 thereafter, and annually thereafter on January 1, such license may be renewed so long as the commissioner shall regard such licensee as reliable and entitled to confidence.

3. Agents. No person, for himself or in behalf of any individual, firm, association or corporation, shall sell, or offer to sell, any such road or other service, without being licensed therefor by the insurance commissioner.

4. Agents' Licenses. The insurance commissioner shall grant a license to sell such service in behalf of any individual, firm, association or corporation licensed therefor, to any applicant who shall furnish the commissioner with satisfactory evidence of his integrity and authority to sell the service offered. Such license, when granted, shall run until January 1 thereafter, and annually thereafter on January 1 may be renewed so long as the commissioner shall be satisfied of the licensee's integrity and authority to sell the service offered.

5. Revocation. The commissioner may revoke a license at any time for cause, after hearing.

6. Fees. The fee for each license issued under the provisions of section 2 shall be twenty-five dollars and for each license issued under the provisions of section 4 the fee shall be two dollars. Said fees shall be paid to the insurance commissioner and shall be for the use of the state.

7. Penalty. Any individual, firm, association or corporation violating any provision of this act shall be fined not more

than three hundred dollars or imprisoned not more than six months or both.

8. **Takes Effect.** This act shall take effect thirty days after its passage.

[Approved May 8, 1933.]

CHAPTER 114.

AN ACT PROVIDING FOR REGULATION, CONSERVATION AND REORGANIZATION OF BANKING INSTITUTIONS.

SECTION

1. Regulation of banking institutions; notice of orders of commissioner; limitation of actions; conservator; preferred stock or shares; federal benefits; reorganization; retirement; restoration.

SECTION

2. Other powers not limited.
3. Application.
4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **New Chapter.** Amend Title XXVI of the Public Laws relating to bank commissioner and banks by adding a new chapter following chapter 268, as follows:

CHAPTER 268-A

REGULATION, CONSERVATION AND REORGANIZATION UNDER DIRECTION OF THE BANK COMMISSIONER

1. **Regulation.** The commissioner upon the application of the board of trustees or directors of any institution under his supervision, may regulate the time, amount and manner of payment and withdrawal of all classes of deposits; the reception of all classes of deposits; the investment of assets within statutory limits; the amount of reserve without limitation otherwise imposed; the borrowing of money; the pledge of assets; the valuation of assets; the collection and payment of accounts; the payment of dividends; the employment and compensation of personnel; the retirement of shares; and any other business of such institution, whenever and during such time and to the extent that he deems such action necessary for the protection of its depositors and other creditors. Regulations hereunder shall be by written order signed by the commissioner and filed in his office. Copies thereof signed by the

commissioner shall be served as hereinafter provided. The commissioner may change, cancel or terminate any such orders from time to time as he deems the interest of such depositors or creditors require. Until May 15, 1935, the commissioner may exercise any and all rights and powers conferred by this section without application of the board of trustees or directors when he deems the public good so requires.

2. —, **Notice.** Notice of any order of the commissioner made hereunder shall be sufficient if served on the treasurer or cashier or other person in charge of the business of the institution affected and on one other officer or a trustee or director thereof but any order relating to the withdrawal, payment or reception of deposits shall, in addition thereto, be posted in that part of the institution commonly used by its depositors. Any person may serve such notice. The commissioner may give such further notice of any such order as he deems desirable. Notice of any such order relating to the payment of accounts other than deposits may be given creditors by registered mail and a return receipt signed by or for a creditor shall be sufficient evidence of receipt thereof.

3. —, **Violation.** It shall be unlawful for any such institution or officer, trustee, director or employee thereof having notice or knowledge of any such order to violate the provisions thereof.

4. **Limitation of Actions.** No right of action by or for any party in interest, including persons under disability, shall lie at law or in equity for the recovery of any money or property in excess of that which may be paid or delivered by such institution under any such order. The assets of an institution, under regulation as to payment of money, shall not be subject to attachment or trustee on process against it as a principal defendant. No mandatory or restraining court order shall be made against the commissioner or institution under his regulation hereunder or its conservator, officers, trustees, directors or employees, except as provided in section 8.

5. **Conservator.** Whenever the commissioner shall deem it necessary in order to conserve the assets of any institution under his supervision for the benefit of the depositors and other creditors thereof, he may appoint a conservator of such institution and require of him such bond and security as the commissioner deems proper. The conservator's appointment shall

be recorded in the office of the secretary of state and a copy thereof shall be placed in the corporate records of the institution affected. The conservator, under the direction of the commissioner, shall take possession of the books, records and assets of every description of such institution and take such action as may be necessary to conserve its assets and to manage, direct and control the business of the institution if any part of its business is to be continued or resumed.

6. —, **Powers and Duties.** The conservator shall have all of the powers which could otherwise be exercised by the officers, trustees and directors of such institution and whatever powers are necessary to carry out the provisions of this chapter and he shall be subject to all of the duties otherwise imposed upon them as extended or limited by this chapter, and by regulations promulgated by the commissioner under the provisions of section 1. The appointment of a conservator shall not affect any regulation hereunder in force at the time of his appointment nor the right of the commissioner to make further regulations hereunder. The compensation and expense of the conservator and his assistants and the other expense of the institution shall be paid from its assets upon order of the commissioner and shall be a lien thereon prior to any other lien. No officer, trustee, director or stockholder shall be liable for any act of a conservator or in any respect for any result of conservatorship nor shall they be liable for any act of omission during the time that a conservator remains in possession of such institution.

7. —, **Removal.** The commissioner may remove a conservator at pleasure. He shall terminate such appointment when he deems the interest of the depositors and other creditors no longer requires conservatorship and permit such institution to resume the transaction of its business subject to such terms, conditions, restrictions and limitations as he may prescribe. If at any time the commissioner deems it in the interest of depositors and other creditors to liquidate any institution under his supervision, whether under regulation or conservatorship or not, he may proceed under the provisions of chapter 268, and the appointment of a conservator of such institution may be vacated or continued by order of court thereunder.

8. **Review and Appeal.** Any party in interest may apply

in writing to the commissioner at any time for a change, cancellation or termination of any order of regulation, appointment of conservator or payment of compensation or expense during conservatorship and the commissioner shall take such action thereon as he deems the interest of depositors and other creditors require. Any such party aggrieved by the action of the commissioner or his refusal or neglect to act on such application within fourteen days from the date of such application may appeal within the next seven days from said order by petition to the superior court. Upon hearing after such notice as the court may prescribe, the burden of proof shall be upon the petitioner to show that such order is clearly unreasonable or unlawful, and such order shall be deemed to be *prima facie* lawful and reasonable and shall not be set aside or vacated except for errors of law unless the court by a clear preponderance of the evidence before it finds that such order is unjust or unreasonable. No appeal shall lie to orders of court made in connection therewith unless taken within seven days from the date thereof. The commissioner shall have the right of such appeal. Upon such appeal any two justices of the supreme court, without hearing, may stay any order of the superior court to the extent that such order of the commissioner shall continue in effect pending final decision of the supreme court. The superior court shall have the right to issue injunctions to prevent multiplicity of proceedings for change, cancellation or termination of orders of the commissioner made under the provisions of this chapter, or to prevent undue interference with the regulation, conservation or reorganization thereunder and to issue mandatory or restraining orders against the commissioner, a conservator, officer, trustee, director or employee of an institution under the supervision of the commission for violation of law or lawful order. No other right of injunction or mandatory order shall lie against the commissioner or any person acting under his direction or control or orders made by him under the provisions of this chapter.

9. Preferred Stock or Shares. Notwithstanding any other provision of law the stock or shareholders of any institution under the supervision of the commissioner, with or without conservatorship, having capital stock or shares, including certificates of ownership of capital, surplus and undivided profits

or guaranty or special funds may by majority vote of said stock or shares, with the approval of the commissioner, issue such additional stock or shares as the needs of such institution require. Such additional stock or shares may be of such classes of preference over other stock or shares as to dividends, retirement, and distribution in liquidation, and such classes may be of such par value as the commissioner shall determine. No dividends on stock or shares issued and outstanding at the time of the first issue of preferred stock or shares hereunder shall be declared or paid until all preferred stock or shares issued hereunder shall have been retired unless such preferred stock or shares shall otherwise provide. No filing fee or franchise tax shall be assessed upon or on account of any preferred stock or shares issued under the provisions of this chapter. Such preferred stock or shares may be given voting rights, shall not be subject to assessment and the owners thereof shall not be liable for any debts, contracts or engagements of the issuing institution. Each share of each class shall be equal in all respects to every other share of the same class. No preferred stock or share shall be issued until the par value thereof shall have been paid in by cash, other assets approved by the commissioner, or charged against the deposit of the purchaser in the issuing institution. One class of such preferred stock or shares may be set aside for sale to depositors and other creditors of the institution in proportion to their deposits or undisputed claims. Notice of such right to purchase shall be given each depositor and other creditor by mail postpaid addressed at his or its last known post-office address. Such notice may be waived in writing. Any unpurchased stock or shares of such class remaining after ninety days after such notice or waiver may be sold, with the approval of the commissioner, without further restriction as to purchaser. Notwithstanding any other provision of law, any trustee, guardian, conservator or other fiduciary, administrator and executor or other legal representative may purchase stock or shares of such preferred class to the extent of the amount standing to their credit in the issuing institution or their claim against the same but such purchase shall be made only through charge against their deposit in or claim against such institution. The commissioner may call meetings of stock or shareholders at any time for the purpose of taking action on a proposal to

issue a class or classes of preferred stock or shares. Notice of any meeting of stock or shareholders for that purpose called by the commissioner or otherwise legally called shall be sufficient if sent by registered mail to each stock or shareholder at his address as it appears on the records of the institution fourteen days at least before the day of said meeting and the commissioner may send such notice. Such notice may be waived. Whenever any preferred stock or shares shall have been authorized under the provisions of this section, the charter, articles of association or agreement and by-laws of the institution affected shall be construed to have been amended to give effect to such change. Notwithstanding any other provision of law any institution, under the supervision of the commissioner, by majority vote of its stock or shares or by majority vote of corporation members if a mutual savings bank, with the approval of the commissioner, may issue preferred creditors certificates. The commissioner may approve such issue when it appears to him that the needs of the institution or bank can not otherwise be met or reasonably anticipated. Such preferred creditors certificates shall be of such amounts and on such terms as the commissioner shall determine. They shall not be issued at discount nor for satisfaction of existing obligations. They shall be issued only for cash for the purpose of raising new capital or money. They shall constitute a holder thereof a preferred creditor of the issuing institution or bank.

10. Federal Benefits. Notwithstanding any other provision of law, any institution under the supervision of the commissioner is authorized to exercise, with his approval, such power and do any and all things necessary to avail itself of the benefits of the act of Congress of March 9, 1933, entitled "An Act to Provide Relief in the Existing National Emergency in Banking, and for Other Purposes" and any acts in amendment thereof, and any other acts of Congress granting powers to or conferring benefits on such institutions now or hereafter adopted, without limiting or impairing in any way the authority upon the commissioner under the laws of this state.

11. Reorganization. A majority of the stock or shareholders of any institution under the supervision of the commissioner by stock or share vote, or a majority of the corporation members of a mutual savings bank may submit to the

commissioner at any time a plan for reorganization of such institution or bank. Such plan shall be in writing and shall be signed by the applicants. If such plan does not provide for the reduction or deferring payment of the amount standing to the credit of any depositor or for the reduction of the amount or deferring payment due any other creditor, said plan shall become effective upon approval of the commissioner. If such plan does provide for such reduction or deferment it must be accompanied by the written assent of the owners of at least two thirds in amount of the total deposits and other liabilities so affected. The commissioner, if he approves the plan, shall file it with the superior court in the county in which is located the office and principal place of business of the institution affected together with a petition for its allowance. The commissioner shall also file with said petition a statement of the condition of such institution including his valuation of its assets. He shall file with said plan the written assent of depositors, other creditors and stock or shareholders or members of a mutual savings bank corporation who have agreed to its provisions. The court after such notice, to depositors, creditors and stock or shareholders or corporation members whose assent is not so filed, as may be ordered shall upon hearing make such orders thereon as the facts warrant and shall approve such plan with such changes therein as are approved by the commissioner as justice and equity shall require. No appeal shall lie to such orders and approval unless taken within thirty days from the date thereof. If no appeal is so taken, or upon the dismissal of such appeal if taken, such approval shall become final and the reorganization plan thereunder effective forthwith and all parties in interest shall forever be bound by the provisions thereof. Such reorganization plan shall provide for the issue to each depositor of a negotiable non-interest bearing certificate showing the amount of deficit charged to his account. The issuing institution with the approval of the commissioner, by majority stock or share vote or by majority vote of corporation members if a mutual savings bank, may redeem such certificates in whole or proportionately in part after all preferred stock or shares, issued under the provisions of this chapter, has or have been retired, or provision for such retirement, approved by the superior court or assented to in writing by the owners of such

stock or shares has been made; but such certificates shall not otherwise be deemed to be a liability of such institution. No dividend shall be declared or paid and no distribution in liquidation shall be made on any stock or shares of the issuing institution, except on preferred stock or shares issued under the provisions of this chapter, until such certificates have been redeemed in full, or provision for such redemption, approved by the commissioner, has been made.

12. Retirement, Restoration. Notwithstanding any other provision of law the stock or shareholders of any institution authorized by section 9 to issue preferred stock or shares, with or without conservatorship and with or without authorized issue of preferred stock or shares, with the approval of the commissioner, may, by majority stock or share vote, reduce the amount of its capital or its guarantee or other special fund, in which shares of ownership have been issued, through the retirement of stock or shares or the reduction of par or face value thereof. Any such reduction may by like vote and approval be restored in whole or proportionately in part from future earnings or profits when the capital fund and surplus is not or will not thereby be impaired. No retirement of stock or shares or reduction in par value thereof hereunder shall operate to relieve the owner thereof of any liability attaching to the ownership of such stock or shares so retired or reduced in par value.

2. Other Powers not Limited. The provisions of this act shall not be construed to limit any other power conferred by law upon the bank commissioner.

3. Application. If any provision of this act, or the application thereof to any person or circumstances, is held invalid, the remainder of the act, and the application of such provision to other persons or circumstances, shall not be affected thereby.

4. Takes Effect. This act shall take effect upon its passage.

[Approved May 10, 1933.]

CHAPTER 115.

AN ACT RELATING TO TAXATION OF BANKS.

SECTION

1. Taxation of national banks.
2. Taxation of other banks.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Amendment.** Amend section 1 of chapter 70 of the Public Laws by adding at the end thereof the following words: provided however preferred stock of any such bank authorized and issued under the provisions of an act of Congress approved March 9, 1933, entitled "An Act to Provide Relief in the Existing National Emergency in Banking, and for Other Purposes" and amendments thereof, shall be exempt herefrom; so that said section as amended shall read as follows: **1. Rate; How Payable.** Every national bank annually shall pay, for and on behalf of its stockholders, a tax of one per cent on the par value of its capital stock, and such tax shall be paid by the bank to the towns or cities where the stockholders reside in proportion to the amount owned by the stockholders of each town or city; but such portion of said tax as is represented by shares owned by persons residing out of the state shall be paid to the town or city where the bank is located; provided however preferred stock of any such bank authorized and issued under the provisions of an act of Congress approved March 9, 1933, entitled "An Act to Provide Relief in the Existing National Emergency in Banking, and for Other Purposes" and amendments thereof shall be exempt herefrom.

2. **Amendment.** Amend section 11 of said chapter 70, as amended by section 3 of chapter 46 of the Laws of 1929, by adding at the end thereof the following words: provided however preferred special deposits or preferred capital stock of such corporations issued with the approval of the bank commissioner, or the comptroller of the currency under the provisions of an act of Congress approved March 9, 1933, entitled "An Act to Provide Relief in the Existing National Emergency in Banking, and for Other Purposes" and amendments thereof shall be exempt herefrom; so that said section as amended shall read as follows: **11. Other Banks.** Every guaranty

savings bank, trust company, loan and trust company, loan and banking company, and all other similar corporations, except building and loan associations and credit unions organized under chapter 267 of the Public Laws, shall in addition pay a further excise tax for the privilege of conducting such business, equal in amount to one per cent annually upon its special deposits or capital stock; provided however preferred special deposits or preferred capital stock of such corporations issued with the approval of the bank commissioner, or the comptroller of the currency under the provisions of an act of Congress approved March 9, 1933, entitled "An Act to Provide Relief in the Existing National Emergency in Banking, and for Other Purposes" and amendments thereof shall be exempt herefrom.

3. Takes Effect. All acts and parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

[Approved May 10, 1933.]

CHAPTER 116.

AN ACT RELATIVE TO FURNISHING INFORMATION AS TO DEPOSITS OF PERSONS RECEIVING OR APPLYING FOR PUBLIC SUPPORT.

SECTION

1. Information to be furnished as to bank deposits of paupers.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Town Paupers. Amend chapter 106 of the Public Laws by inserting after section 8 the following new section: **8-a. Information Regarding Bank Deposits.** A cashier of a national bank and a treasurer of a savings bank and a trust company may, when requested by an overseer of the poor of a town in the state, furnish to said overseer any information asked relative to the deposit of a person receiving or applying for public support.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 10, 1933.]

CHAPTER 117.

AN ACT RELATING TO DEER.

SECTION

1. Taking deer.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Deer. Amend section 2 of chapter 198 of the Public Laws, as amended by chapter 55 of the Laws of 1927 and chapters 33 and 154 of the Laws of 1931, by striking out all of said section and inserting in place thereof the following:

2. Taking; Time. Wild deer may be captured or taken after 5 a. m. and before 6 p. m. as follows: In that part of the county of Coos which is north of the highway running from Shelburne to Lancaster, known as United States route No. 2, from October fifteenth to December first; in that part of the county of Coos which is south of the before-mentioned highway, and in the county of Grafton from November first to December sixteenth; in the county of Carroll from November fifteenth to December sixteenth; in the county of Cheshire from December first to December sixteenth; in the county of Rockingham from December fifteenth to January first, and from all the other counties in the state from December fifteenth to January first, except that the towns of Seabrook, Hampton Falls, Hampton, North Hampton and Rye shall have a closed season for a period not exceeding five years, and which may be terminated sooner by the fish and game commissioner if, in his opinion, after a public hearing, such termination is deemed advisable.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 10, 1933.]

CHAPTER 118.

AN ACT RELATING TO RIGHTS OF SURVIVING HUSBAND OR WIFE.

SECTION

1. Rights of widow in personalty of deceased husband.
2. Rights of widow in real estate of deceased husband.

SECTION

3. Rights of husband in personalty of deceased wife.
4. Rights of husband in real estate of deceased wife.
5. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Amendment. Amend section 10 of chapter 306 of the Public Laws by striking out said section and inserting in place thereof the following: **10. Widow, Personalty.** The widow of a person deceased, testate or intestate, by waiving the provisions of his will in her favor, if any, shall be entitled, in addition to her dower and homestead right, as her distributive share, to the following portion of his personal estate, remaining after the payment of debts and expenses of administration:

I. One third part thereof, if he leaves issue surviving him.

II. If testate, and he leaves no issue surviving him, five thousand dollars of the value thereof, and also one half in value of the remainder above said five thousand dollars.

III. If intestate, and he leaves no issue surviving him, seven thousand five hundred dollars of the value thereof, and also one half in value of the remainder above said seven thousand five hundred dollars.

2. Amendment. Amend section 11 of said chapter 306 by striking out said section and inserting in place thereof the following: **11. Real Estate.** The widow of a person deceased, testate or intestate, by waiving the provisions of his will in her favor, if any, and by releasing her dower and homestead right, shall be entitled instead thereof, in fee, to the following portion of all the real estate of which he died seized, after the payment of debts and expenses of administration:

I. One third part thereof, if he leaves issue surviving him.

II. If testate and he leaves no issue surviving him five thousand dollars of the value thereof, and also one half in value of the remainder above said five thousand dollars; and the same shall be assigned to her in the same manner as dower is assigned. But where the inventory value of all his real

estate does not exceed five thousand dollars, she shall be entitled to the whole of said remainder and no assignment of the same to her shall be required unless some party in interest shall petition the probate court therefor.

III. If intestate and he leaves no issue surviving him seven thousand five hundred dollars of the value thereof, and also one half in value of the remainder above said seven thousand five hundred dollars; and the same shall be assigned to her in the same manner as dower is assigned. But where the inventory value of all his real estate does not exceed seven thousand five hundred dollars she shall be entitled to the whole of said remainder and no assignment of the same to her shall be required unless some party in interest shall petition the probate court therefor.

3. Amendment. Amend section 12 of said chapter 306 by striking out said section and inserting in place thereof the following: **12. Husband, Personalty.** The husband of a person deceased, testate or intestate, by waiving the provisions of her will in his favor, if any, shall be entitled, in addition to his estate by the curtesy and homestead right, if any, as his distributive share, to the following portion of her personal estate remaining after the payment of debts and expenses of administration:

I. One third part thereof, if she leaves issue surviving her.

II. If testate, and she leaves no issue surviving her, five thousand dollars of the value thereof, and also one half in value of the remainder above said five thousand dollars.

III. If intestate, and she leaves no issue surviving her, seven thousand five hundred dollars of the value thereof, and also one half in value of the remainder above said seven thousand five hundred dollars.

4. Amendment. Amend section 13 of said chapter 306 by striking out said section and inserting in place thereof the following: **13. Real Estate.** The husband of a person deceased, testate or intestate, by waiving the provisions of her will in his favor, if any, and by releasing his estate by the curtesy and his homestead right, if any, shall be entitled instead thereof to the following portion of all the real estate of which she died seized, after the payment of debts and expenses of administration:

I. One third part thereof, in fee, if she leaves issue by him surviving her.

II. One third part thereof, to hold during life, if she leaves issue surviving her, but not by him, and if he has no estate by the curtesy in her real estate.

III. If testate and she leaves no issue surviving her, five thousand dollars of the value thereof, and also one half in value of the remainder above said five thousand dollars; and the same shall be assigned to him in the same manner as dower is assigned to a widow. But where the inventory value of all her real estate does not exceed five thousand dollars, he shall be entitled to the whole of said remainder, and no assignment of the same to him shall be required unless some party in interest shall petition the probate court therefor.

IV. If intestate and she leaves no issue surviving her seven thousand five hundred dollars of the value thereof, and also one half in value of the remainder above said seven thousand five hundred dollars; and the same shall be assigned to him in the same manner as dower is assigned to a widow. But where the inventory value of all her real estate does not exceed seven thousand five hundred dollars he shall be entitled to the whole of said remainder and no assignment of the same to him shall be required unless some party in interest shall petition the probate court therefor.

5. Takes Effect. This act shall take effect upon its passage.

[Approved May 10, 1933.]

CHAPTER 119.

AN ACT RELATING TO REGULATION OF HIGHWAYS BY THE HIGHWAY COMMISSIONER AND SELECTMEN.

SECTION

1. Regulation of highways.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Highways. Amend section 15, chapter 47 of the Public Laws, as amended by chapter 83 of the Laws of 1927 by striking out the word "highways" in the second and third lines and substituting in place thereof the following: and

state-aided highways and may erect stop signs at the intersection of any highway entering thereon without creating a through way; further amend by inserting in the ninth and twelfth lines after the word "line" the words and state-aided, so that said section as amended shall read as follows: **15. Regulation.** The state highway commissioner may regulate the use of trunk line and state-aided highways and may erect stop signs at the intersection of any highway entering thereon without creating a through way and the selectmen may regulate the use of all other public highways, sidewalks and commons in their respective towns. Said highway commissioner and selectmen may also exercise all the powers conferred upon city councils by chapter 54, section 12, paragraph VII of the Public Laws and by any other provisions of law upon the subject. The state highway commissioner may post on said trunk line and state-aided highways and the selectmen on all other highways, and in two public places in the town, rules and regulations necessary to insure the proper use and to prevent the abuse of said trunk line and state-aided or town highways. Any person violating the provisions of such posted rules and regulations shall be fined not more than one hundred dollars and shall also be liable for all damage occasioned thereby.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 10, 1933.]

CHAPTER 120.

AN ACT RELATING TO COUNTY CONVENTIONS.

SECTION

1. Powers of county conventions.
2. Record of appropriations.

SECTION

3. Special meetings of convention.
4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Powers. Amend section 5 of chapter 35 of the Public Laws by striking out the whole of said section and inserting in place thereof the following: **5. Powers.** The power to raise county taxes, to make appropriations for the use of the county and to authorize the purchase of real estate for the

use of the county, the sale and conveyance of its real estate, the erection, enlargement or repair of its buildings exceeding an expense of one thousand dollars, and the issuing of bonds for its debts, shall be vested in the county convention.

2. **Appropriations.** Amend said chapter 35 by inserting after section 5 the following new section: 5-a. **Appropriations.** Appropriations by the county convention shall be itemized in detail and a record thereof shall be kept by the clerk of the convention.

3. **Special Meeting.** Amend section 15 of said chapter 35 by striking out the whole of said section and inserting in place thereof the following: 15. **How Called.** The chairman of the convention upon the written request of the county commissioners or a majority of the members of the convention, and in no other case, shall call a special meeting of the convention at any time and place by mailing notices stating the time, place and purpose of the meeting to each member thereof, one week at least before the day of meeting, and by publishing a like notice one week before the day of meeting in any newspaper of general circulation in the county.

4. **Takes Effect.** This act shall take effect upon its passage.

[Approved May 10, 1933.]

CHAPTER 121.

AN ACT RELATING TO THE TERMS OF THE SUPERIOR COURT.

SECTION	SECTION
1. Terms of the superior court.	2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Carroll, Merrimack and Hillsborough Counties.** Amend section 1 of chapter 318 of the Public Laws, as amended by section 1 of chapter 158 of the Laws of 1929, by striking out the whole of said section and inserting in place thereof the following: 1. **Time; Place.** Terms of the superior court shall be holden annually, at the times and places following:

For the county of Rockingham: At Portsmouth on the second Tuesday of April; at Exeter on the fourth Tuesday of October.

For the county of Strafford: At Dover on the second Tuesday of February and September.

For the county of Belknap: At Laconia on the third Tuesday of March and the fourth Tuesday of October.

For the county of Carroll: At Ossipee on the third Tuesday of May and the second Tuesday of November.

For the county of Merrimack: At Concord on the first Tuesday of April and the fourth Tuesday of October.

For the county of Hillsborough: At Manchester on the first Tuesday of January and April; and at Nashua on the second Tuesday of September.

For the county of Cheshire: At Keene on the second Tuesday of February and September.

For the county of Sullivan: At Newport on the second Tuesday of February and September.

For the county of Grafton: At Lebanon on the second Tuesday of January; at Plymouth on the second Tuesday of May; at Woodsville in the town of Haverhill on the second Tuesday of September.

For the county of Coos: At Lancaster on the fourth Tuesday of April; at Berlin on the third Tuesday of October. Adjournments from Berlin or Lancaster may be made to Colebrook, whenever the presiding justice deems it advisable.

2. Takes Effect. This act shall take effect July 1, 1933; but all writs and process issued to be entered at or returnable to any of the terms herein provided for may be returnable thereto though issued prior to said first day of July, and any process heretofore returnable at any term in the fall of 1933, the time of holding which has hereby been changed, may be entered at the term hereby substituted therefor.

[Approved May 16, 1933.]

CHAPTER 122.

AN ACT RELATING TO THE REGISTRATION OF MOTOR VEHICLES BY
NON-RESIDENTS.

SECTION

1. Registration of motor vehicles
by non-residents.
2. Zone privilege.

SECTION

3. Registration of trucks of more
than three tons.
4. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Registration by Non-Residents. Amend section 22 of chapter 100 of the Public Laws by striking out all of said section and inserting in place thereof the following: **22. Twenty-Day Privilege.** A motor vehicle, except motor trucks of a registered carrying capacity of more than three tons, owned by a non-resident who has complied with the laws of his state, district or country, relating to registration and licensing of motor vehicles, may be operated upon the ways of this state for a period of not exceeding twenty days in any one calendar year, without registration, except where a person owns, operates or causes to be operated more than one motor truck of a registered carrying capacity of three tons or less or commercial vehicle or both he shall not be entitled to more than twenty days in the calendar year for all such vehicles; provided that said state, district or country grants like privileges to residents of this state.

2. —. Amend section 28 of said chapter 100 by inserting after the word "vehicle" in the first line thereof the words, except motor trucks of a registered carrying capacity of more than three tons, so that said section as amended shall read as follows: **28. Zone Privilege.** A non-resident owner of a motor vehicle, except motor trucks of a registered carrying capacity of more than three tons, who has complied with the laws of his state relating to registration and licensing of motor vehicles and who has a *bona fide* actual residence in a state granting like privileges to residents of this state, which residence is located within fifteen miles by highway of the border line of this state, may operate such vehicle upon any ways of this state distant not more than fifteen miles from the border line of his state if application for the registration thereof is made in accordance with the provisions of section 1 and the

proper fee is paid and the vehicle is registered by the commissioner.

3. Registration of Trucks of More Than Three Tons. Amend said chapter 100 by adding after section 29 the following new section: **29-a. Registration, Special Permit.** No motor truck of a registered carrying capacity of more than three tons owned by a non-resident shall be operated on the highways of this state, until it has been registered under the laws of this state in the same manner as is required of like vehicles owned and registered in this state; provided that a non-resident owner may apply to the commissioner for a special permit to operate such motor truck upon the highways of this state which permit, if granted, shall cover operation of such non-resident motor truck in this state for a period not to exceed five days from the date of issue or for periods of five separate days during one calendar year. A special permit granted under the provisions hereof shall not be transferable nor shall it be extended beyond the five day period. Any such special permit issued by the commissioner shall be in the possession of the operator of such truck at all times when such truck is operated on the highways of this state. Nothing in this section shall affect such motor trucks owned by any public utility company doing business in this state when engaged in emergency repair work, provided that said motor trucks and the drivers thereof shall be properly registered and licensed in this or some other state.

4. Takes Effect. This act shall take effect July 1, 1933.
[Approved May 16, 1933.]

CHAPTER 123.

AN ACT RELATING TO THE MANUFACTURE, TRANSPORTATION AND
SALE OF MALT BEVERAGES.

SECTION	1. Manufacturer's permits for malt beverages.	SECTION	2. Takes effect.
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*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Malt Beverages. Amend section 10 of an act approved May 2, 1933, entitled, "An Act authorizing and regulating the

manufacture, transportation and sale of certain alcoholic beverages," by adding at the end of said section the words, provided that permittees holding manufacturing permits may manufacture within the state and transport to the boundaries thereof beer, lager beer, ale, porter and similar fermented malt beverages of greater alcoholic content than three and two-tenths per cent by weight or four per cent by volume at sixty degrees Fahrenheit consigned for sale in states permitting the sale thereof and which is not prohibited by a statute of the United States, so that said section as amended shall read as follows: **10. Manufacturer's Permits.** Manufacturer's permits shall authorize the permittee to manufacture beverages and to sell the same in barrels, bottles or other closed containers to other permittees for resale only, provided that permittees holding manufacturing permits may manufacture within the state and transport to the boundaries thereof beer, lager beer, ale, porter and similar fermented malt beverages of greater alcoholic content than three and two-tenths per cent by weight or four per cent by volume at sixty degrees Fahrenheit consigned for sale in states permitting the sale thereof and which is not prohibited by a statute of the United States.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 17, 1933.]

CHAPTER 124.

AN ACT RELATIVE TO THE LICENSING OF INSURANCE AGENTS AND BROKERS.

SECTION	SECTION
1. Examination of insurance agents.	4. Examination of foreign insurance brokers.
2. Eligibility as agent; extension of existing license; renewals; experience in other states; temporary licenses.	5. Experience in other states.
3. Repeal.	6. Repeal.
	7. Brokers' licenses.
	8. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Insurance Agents. Amend section 14, chapter 273, of the Public Laws by striking out all of said section and insert-

ing in place thereof the following: **14. Examination of Agents and Issue of License.** Upon written notice by an insurance company authorized to transact business in this state of its appointment of a person to act as its agent herein the insurance commissioner shall, if he is first satisfied that the appointee is a suitable person and intends to hold himself out in good faith as an insurance agent, subject the appointee to a written examination on his qualifications to act as an agent and if the commissioner, after such examination, is satisfied that the appointee is qualified by instruction or experience to act competently as an agent in the line of insurance for which he has been appointed and is reasonably familiar with the insurance laws of the state and with the provisions, terms and conditions of policies or contracts which the appointee is to solicit, negotiate or effect, the commissioner shall issue to the appointee a license which shall state in substance that the company is authorized to do business in this state and that the person named therein is the constituted agent of the company in this state for the purposes set forth in said license. Such license shall be limited to the kind of insurance for which the holder has been appointed agent and for which the commissioner considers the appointee qualified.

2. —. Amend said chapter 273 by adding after section 14 the following new sections:

14-a. Eligibility as Agent. Only residents of this state shall be eligible to receive licenses as insurance agents. In case of the appointment of a partnership or association or corporation as agent each active member of such partnership or association, or the active officers of such corporation shall be required to take such examination.

14-b. Extension of Existing License. An agent previously licensed may, in the discretion of the commissioner, be licensed to represent additional underwriters for the same line of insurance and with the same amount of authority for which he already holds a license upon filing the notice in writing required under sections 14 and 15 and payment of the fee payable under section 18 hereof.

14-c. Renewals. A license previously issued may be renewed without an examination.

14-d. Experience in Other States. Any traveling salaried employee of an insurance company authorized to transact

business in this state, who resides in this state, and who presents to the commissioner evidence of his experience as a licensed agent in another state for a period of three years within the five years next preceding his application for a license, and evidence of his competency as an insurance agent may be licensed by the commissioner without written examination upon filing the notice in writing required under sections 14 and 15 and payment of the fee payable under section 18 thereof, provided the commissioner is satisfied that the appointee is a suitable person and intends to hold himself out in good faith as an insurance agent.

14-e. Temporary Licenses. Upon the death or disability of a licensed agent, or the termination of an agency the commissioner may issue to a suitable person without examination a license for a limited period of time not exceeding six months, if in his opinion such temporary license is necessary for the continuation of the business of the agency thereby affected.

3. Repeal. Section 20 of said chapter 273, relative to limitation of authority of an agent, is hereby repealed.

4. Foreign Insurance Companies. Amend section 28, chapter 275, of the Public Laws by striking out all of said section and inserting in place thereof the following: **28. Examination of Brokers.** Upon application for a license by a person resident in this state, or resident in any other state granting insurance brokers' licenses to residents of this state, to act as an insurance broker the insurance commissioner shall, if he is first satisfied that the applicant is a suitable person and intends to hold himself out and carry on business as an insurance broker in good faith, subject the applicant to a written examination as to his qualification to act as an insurance broker and if the commissioner, after such examination, is satisfied that the applicant is qualified by instruction or experience so to act, he shall, upon the payment of ten dollars as a license fee, issue a license to such person to act as an insurance broker to negotiate contracts of insurance or reinsurance, or place risks, or effect insurance or reinsurance, with any qualified domestic insurance company or its agent, or with the authorized agent in this state of any foreign insurance company duly admitted to do business in this state.

5. —. Amend said chapter 275 by adding after section 28 the following new section: **28-a. Experience in Other**

States. Anyone presenting to the commissioner evidence of his experience as a licensed insurance broker in another state which grants brokers' licenses to residents of this state, for a period of three years within the five years next preceding his application for a broker's license, and evidence of his ability to act as an insurance broker, may be licensed by the commissioner without written examination upon filing the application in writing required under section 30 and payment of the fee payable under section 28 hereof, provided the commissioner is satisfied that the applicant is a suitable person.

6. Repeal. Section 31 of said chapter 275, relative to the issuance of brokers' licenses, is hereby repealed.

7. Brokers' Licenses. Amend section 34 of said chapter 275, by adding at the end of said section the following, and without written examination, so that the said section as amended shall read as follows: **34. Renewal.** Brokers' licenses issued on applications as herein provided may, in the discretion of the commissioner, be renewed upon the payment of the proper fees without his requiring anew the details required in the original application and without written examination.

8. Takes Effect. All acts or parts of acts inconsistent herewith are hereby repealed and this act shall take effect July 1, 1933.

[Approved May 17, 1933.]

CHAPTER 125.

AN ACT RELATING TO BUILDING AND LOAN ASSOCIATIONS.

SECTION		SECTION
1. Joint accounts in building and loan associations.		2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Building and Loan Associations. Amend chapter 266 of the Public Laws by adding after section 6 a new section as follows: **6-a. Joint Accounts.** When an account in any building and loan association has been opened in the names of two persons payable to either or payable to the survivor, such account, together with interest and dividends thereon may

be withdrawn by either of said persons whether the other be living or not, and the payment by said bank to either of said persons of the whole or any part of said account upon the demand or request of either of said persons shall discharge the bank for any payment so made; provided that if one of the parties has deceased and the bank has knowledge of the fact, payment shall not be made to the survivor until the state treasurer has certified that no taxes are due the state under the provisions of chapter 72 on account of the interest of the deceased in said account, or that all taxes have been paid.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 17, 1933.]

CHAPTER 126.

AN ACT RELATING TO PAYMENT OF HIGH SCHOOL TUITION BY SCHOOL DISTRICTS.

SECTION

1. Payment of tuition by school districts in certain cases.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Payment by Districts. Amend section 26 of chapter 119 of the Public Laws, as amended by chapter 18 of the Laws of 1927, by inserting after the word "district" in the third line the words, or who as a resident of said district has attended its public or approved private schools not less than two years previous to entering high school, and by striking out the words "or guardian" in the fifth line and inserting in place thereof the words, guardian or custodian, so that said section as amended shall read as follows: **26. Tuition.** Any district not maintaining a high school or school of corresponding grade shall pay for the tuition of any child who with parents or guardian resides in said district or who as a resident of said district has attended its public or approved private schools not less than two years previous to entering high school and who attends an approved high school or academy in another district in this state, and the parent, guardian or custodian of such child shall notify the school board of the

district in which he resides, of the high school or academy which he has determined to attend; provided that no district shall be liable, except under contract as provided in section 21, for tuition of a child in any school, in excess of the average cost per child of instruction for the regularly employed teachers of that school or of all public high schools of the state and the cost of textbooks, supplies and apparatus during the school year preceding, and in senior high school work only.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 17, 1933.]

CHAPTER 127.

AN ACT RELATING TO THE MEMBERSHIPS OF SCHOOL BOARDS.

SECTION	SECTION
1. Membership of school boards.	2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Membership. Amend section 14 of chapter 120 of the Public Laws by striking out said section and inserting in place thereof the following: **14. School Board.** While any district maintains a high school, or unites with another district in maintaining one, it may have a school board consisting of three, six or nine members, as it shall determine by vote or by-law. Any such district, having a board of nine or six members, may vote to decrease the membership of said board and in that case said district shall determine by vote what number of members shall be elected to the board each year to fill vacancies occurring from expiration of term of service so that the board will decrease an equal number each year until it shall be composed of only six or three members. Whenever such district ceases to maintain or to unite in maintaining a high school, it shall thereafter elect only one member to the school board each year to fill vacancies occurring from expiration of term of service, so that the board will decrease in numbers, year by year, until it shall be composed of only three members.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 17, 1933.]

CHAPTER 128.

AN ACT RELATIVE TO TAKING BROOK TROUT FROM ELLSWORTH
THREE PONDS, AND HALLS PONDS IN SANDWICH.

SECTION

1. Taking brook trout.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Brook Trout. Amend paragraph II of section 1 of chapter 200 of the Public Laws as amended by chapter 65, Laws of 1927, by striking out said paragraph and inserting in place thereof the following: II. Those not less than seven inches in length may be taken from the ponds in Carter Notch, from May first to August first, and from Russell pond in Woodstock, Halls ponds in Sandwich and Ellsworth Three ponds, so called, in the towns of Ellsworth and Warren, from May twentieth to September first, provided that those not less than seven inches in length may be taken with fly only from the Upper pond, so called, of said Ellsworth Three ponds from July first to September first.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 18, 1933.]

CHAPTER 129

AN ACT RELATING TO THE REGULATION OF SMALL LOANS.

SECTION

1. Rate of interest on small loans.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Rate. Section 15 of chapter 269 of the Public Laws is hereby amended by striking out the word "three" in the fourth line of said section and inserting in place thereof the word two, so that said section as amended shall read as follows:
15. Rate. A licensee may loan any sum of money, goods or things of value not exceeding in amount or value three hundred dollars, and may charge, contract for and receive thereon interest at a rate not to exceed two per cent per month.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 18, 1933.]

CHAPTER 130.

AN ACT TO PROVIDE ONE DAY REST IN SEVEN.

SECTION

1. Regulations for one day's rest
in seven in certain occupa-
tions and industries.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Laborers. Amend chapter 176 of the Public Laws by adding after section 42, as inserted by chapter 93 of the Laws of 1929, the following new sections:

43. Prohibition. No person shall require or request any employee of a manufacturing or mechanical establishment to work more hours in any one day than is limited by law, in order to make up time lost by reason of a legal holiday.

44. Sunday Work. Whoever requires an employee engaged in any commercial occupation or in the work of any industrial process not subject to the following section or in the work of transportation or communication to do on Sunday the usual work of his occupation, unless he is allowed during the six days next ensuing twenty-four consecutive hours without labor, shall be fined not more than fifty dollars; provided that this section and the following section shall not be construed as allowing any work on Sunday not otherwise authorized by law.

45. Day of Rest. Every employer of labor engaged in carrying on any manufacturing or mercantile establishment in the state, shall allow every person, except those specified in section 47 employed in such manufacturing or mercantile establishment at least twenty-four consecutive hours of rest in every seven consecutive days. No employer shall operate any such manufacturing or mercantile establishment on Sunday unless he has posted in a conspicuous place on the premises a schedule containing a list of the employees who are required or allowed to work on Sunday and designating the day of rest for each, and shall file a copy of such schedule with the commissioner of labor, and promptly file with him a copy of every change therein. No employee shall be required or allowed to work on the day of rest designated for him. Whoever violates this section shall be fined fifty dollars.

46. Application. The two preceding sections shall not apply

to establishments used for the manufacture or distribution of gas, electricity, milk or water, hotels, restaurants, drug stores, livery stables, or garages, nor to the transportation, sale or delivery of food.

47. Exceptions. Sections 44 and 45 shall not apply to the following employees:

I. Janitors, watchmen, firemen employed at stationary plants, or caretakers.

II. Employees whose duties on Sunday include only setting sponges in bakeries; caring for live animals or caring for machinery and plant equipment.

III. Employees engaged in the preparation, printing, publication, sale or delivery of newspapers.

IV. Employees engaged in farm or personal service.

V. Employees engaged in any labor called for by an emergency which could not reasonably have been anticipated.

VI. Employees engaged in any work connected with the theatre or motion picture houses.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 18, 1933.]

CHAPTER 131.

AN ACT RELATIVE TO JURISDICTION OF MUNICIPAL COURTS.

SECTION

1. Real estate attachments.

SECTION

2, Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Real Estate Attachments. Amend sections 17 and 18 of chapter 323 of the Public Laws, as amended by chapter 164 of the Laws of 1931, by adding at the end of each section the following: Attachments and levies of execution on real estate may be made in civil causes in said municipal courts as provided in chapters 332 and 345 of the Public Laws, so that said sections as amended shall read as follows: **17. Civil Causes.** Municipal courts located in cities and towns having a population of less than fifteen hundred shall have concurrent jurisdiction with the superior court of civil causes in which the damages demanded do not exceed one hundred dollars, the

title to real estate is not involved and the defendant resides within the county where such court is located. Attachments and levies of execution on real estate may be made in civil causes in said municipal courts as provided in chapters 332 and 345 of the Public Laws. 18. —, **Added Jurisdiction.** Municipal courts located in cities and towns of not less than fifteen hundred inhabitants shall have concurrent jurisdiction with the superior court of civil causes in which the damages demanded do not exceed five hundred dollars, the title to real estate is not involved and the defendant resides within the county where such court is located. Attachments and levies of execution on real estate may be made in civil causes in said municipal courts as provided in chapters 332 and 345 of the Public Laws.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved May 18, 1933.]

CHAPTER 132.

AN ACT RELATIVE TO THE PAYMENT OF POLL TAXES.

SECTION

1. Payment of poll taxes required.
2. Questions on applications.
3. Definition.

SECTION

4. False statements, penalty.
5. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Payment of Poll Taxes Required.** No resident of New Hampshire shall be entitled to receive a permit to register a motor vehicle, a license to operate a motor vehicle, or a license to hunt or fish within this state, until he shall furnish evidence that he has paid his poll tax in the town where he resides for the tax year preceding the date of his application for such permit or license, or evidence that he has been excused from such payment by the taxing authority of the town where he resides.

2. **Questions on Applications.** The application for permit to register a motor vehicle, the application for a license to operate a motor vehicle, and the application for a license to hunt or fish, shall each contain the following questions: "Have you paid your poll tax for the preceding tax year in

the town where you reside? If not, have you been excused therefrom by the taxing authority?" An affirmative answer to either of these questions shall constitute sufficient evidence for the issuance of such permit or such license.

3. **Definition.** A person shall be considered to have been excused from paying a poll tax if it shall have been abated by the taxing authority, or if he is exempt from such tax, or if he shall obtain from the selectmen of a town or the assessors of a city a statement that in their opinion he should be granted such permit or license even though such tax may not have been paid.

4. **False Statements, Penalty.** The making of a false statement in the application for permit or license as above shall be cause for the cancellation of the license.

5. **Takes Effect.** This act shall take effect January 1, 1934. [Approved May 19, 1933.]

CHAPTER 133.

AN ACT REGARDING LIEN ON REAL ESTATE.

SECTION

1. Extension of lien on real estate for two years.

SECTION

2. Takes effect.

WHEREAS an unusual number of real estate owners are now finding it difficult to meet their tax payments in time to prevent the sale of their property for taxes, due to the present business depression and

WHEREAS an emergency now exists in the state, now, therefore

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Extension of Lien.** That during the calendar years 1933 and 1934 the lien on real estate provided for in section 17 of chapter 66 of the Public Laws shall continue to October first instead of July first.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved May 20, 1933.]

CHAPTER 134.

AN ACT RELATIVE TO REFLECTOR FRONT LIGHTS FOR COMMERCIAL MOTOR VEHICLES, TRUCKS AND TRAILERS.

SECTION	SECTION
1. Reflectors for commercial motor vehicles and trucks.	2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Commercial Motor Vehicles, Trucks, Trailers. Amend chapter 103 of the Public Laws by adding after section 6, the following new section: **6-a. Reflectors.** Every commercial vehicle, truck, trailer or semi-trailer, when on the highways of this state at night, having a width including load in excess of seventy-two inches shall have displayed thereon, in addition to the tail light and reflector provided for in section 6, a green light or reflector of such type as shall be approved by the commissioner. Such light or reflector shall be located at the extreme left of the front of the body or load carrying portion of said vehicle to indicate the extreme width of said vehicle and load and shall be visible for a distance of at least two hundred feet in front of said vehicle. A reflector so used shall be not less than twenty-four inches nor more than forty-eight inches above the ground.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 25, 1933.]

CHAPTER 135.

AN ACT PERTAINING TO THE PRACTICE OF EMBALMING.

SECTION	SECTION
1. Qualifications for practicing embalming.	6. Regulations for transfer of bodies.
2. Membership of examining board.	7. Transfer of bodies to other towns.
3. Terms of certificates.	8. Takes effect.
4. Fees for licenses.	
5. List of licensees.	

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Embalmers. Amend section 1 of chapter 143 of the Public Laws by striking out the words "one term of practical

instruction" in the fifth and sixth lines and inserting in place thereof the words, six months of instruction, and by adding at the end of said section the words: The provisions of this section shall not apply to those already licensed, so that said section as amended shall read as follows: **1. Qualifications.** No person shall embalm dead human bodies or engage in caring for and preparing dead bodies for burial, transportation or cremation unless he shall be at least twenty-one years of age, with not less than a grammar school education, shall have practiced such embalming for at least twelve months, shall have had at least six months of instruction in embalming and disinfecting in a school of embalming approved by the board of examiners, or shall have had instruction which the examiners consider its equivalent, shall have an intelligent comprehension of such rudiments of anatomy, and of the characteristics of, and the dangers from, contagious and infectious diseases, and of the actions and uses of disinfectant agencies, as the state board of health may prescribe as necessary for the protection of the living, and shall pass an examination before the board of examiners. The provisions of this section shall not apply to those already licensed.

2. Membership. Amend section 3 by striking out the words "and a member of the state board of health" in lines three and four and by striking out the word "two" in line four and inserting in place thereof the word, three, so that said section as amended shall read as follows: **3. Examining Board.** The board of examiners shall consist of the secretary of the state board of health, who shall be secretary and treasurer of the board of examiners, and three practical undertakers and embalmers, who shall be appointed by the governor, with the advice and consent of the council, for three years and until their successors are appointed and qualified. Vacancies shall be filled in like manner for the unexpired term.

3. Term of Certificates. Amend section 5 by inserting after the word "one" in line three the word, calendar, so that the section as amended shall read as follows: **5. Certificates.** If the applicant passes the examination, and is found to be otherwise qualified, a certificate, as provided for herein, shall be granted for one calendar year.

4. Fees Increased. Amend section 7 by striking out the word "five" in lines one and two and inserting in places thereof

the word, ten; by striking out the word, "one," in line three and inserting in place thereof the word, five; by striking out the word "two" in line four and inserting in place thereof the word, ten; so that said section as amended shall read as follows: **7. Fees.** The fee for examination shall be ten dollars; for the issuing of a license to a non-resident without examination, ten dollars; for the issuing of any other license, and for the renewal of any license, five dollars, and for the revival and renewal of any license, ten dollars. The money thus received by the board of examiners shall be paid to the state treasurer.

5. Change in Date. Amend section 10 by striking out the word "January" in line one and inserting in place thereof the word, February so that said section as amended shall read as follows: **10. List of Licensees.** In the month of February of each year said secretary shall supply each licensed embalmer and the various transportation companies within the state with a list of all embalmers holding licenses, then in force, giving the names of such persons, their business address and the number of their license.

6. Regulations. Amend section 17 by inserting the word or after the word "sudden" in line three, and by striking out the words "or of a communicable disease other than tuberculosis or pneumonia" in line four, so that said section as amended shall read as follows: **17. Transfer of Body.** Any licensed embalmer may transfer the body of any deceased person to another town for preparation for burial or cremation; provided, that death was not sudden, or the result of violence, and provided, that such body shall be returned to the town in which death occurred within eighteen hours, or a permit for permanent removal, as required by this chapter, has been secured within said time.

7. Transfer of Body. Amend section 19 by striking out the words "excepting the body of a person whose death occurred while suffering from a communicable disease other than tuberculosis or pneumonia" so that said section as amended shall read as follows: **19. —, to Other Town.** Any body for which a burial or removal permit has been secured in accordance with the provisions of this chapter, may be taken through or into another town for funeral services without additional permits.

8. **Takes Effect.** This act shall take effect upon its passage.

[Approved May 25, 1933.]

CHAPTER 136.

AN ACT RELATING TO DESCENT, DISTRIBUTION AND ADVANCEMENTS.

SECTION

1. Distribution of property.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Amendment.** Amend section 7 of chapter 307 of the Public Laws by striking out said section and inserting in place thereof the following: **7. Escheat, etc.** If there be no heir, legatee or devisee of an estate, the same shall accrue to the widow or widower, and if there be no widow or widower, the same shall accrue to the state.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved May 25, 1933.]

CHAPTER 137.

AN ACT RELATING TO REIMBURSEMENT OF TOWNS FOR PAUPER AID.

SECTION

1. Town claims for reimbursements for pauper aid.
2. Affidavits.

SECTION

3. Liability between counties.
4. Rights of action.
5. Repeal; takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **County Reimbursement.** Amend section 3 of chapter 107 of the Public Laws by striking out said section and inserting in place thereof the following section: **3. Town Claims.** Whenever a town shall relieve any pauper not having a settlement in said town or any bill shall have been incurred or money expended by said town on account of the care, transportation or burial of a pauper not having such a settlement, the overseer of the poor or other officials charged with pauper relief,

within ninety days thereafter, shall present an account of all bills so incurred or money expended, accompanied by proper vouchers and affidavits, to the commissioners of the county in which the town is situated; and the commissioners, subject to the limitation contained in the preceding section, shall give an order on the county treasurer for the payment of said account within thirty days after its presentation unless the said town officials have failed to comply with the requirements of sections 4 and 5 of this chapter. Nothing herein shall prevent accounts being presented and paid by any town or county officials when liability is admitted therefor.

2. **Amendment.** Amend section 5 of said chapter 107 by adding at the end of said section the following words, provided that county commissioners may waive the filing of affidavit in any case where liability is admitted; so that said section as amended shall read as follows: 5. **Affidavits.** The overseers of the poor shall take and transmit to the county commissioners, within ten days after the expenditures were made, the affidavit of every pauper on whose account they were made, if the pauper is capable, otherwise of some well informed person, as to the pauper's age, place of birth, places of residence, time of residence in each place and the time when and place where he or any of his family have been relieved or supported; provided that county commissioners may waive the filing of affidavit in any case where liability is admitted.

3. **Amendment.** Amend section 10 of said chapter 107 by striking out the last three lines of said section and inserting in place thereof the words, provided that copy of any affidavit required by section 5 of this chapter shall be forwarded by the county commissioners liable under section 3 of this chapter to the county commissioners of the county to be charged; so that said section shall read as follows: 10. **Liability between Counties.** The county which shall have relieved any county pauper within one year, or in which he shall have last resided not less than one year, within the last five years, shall be liable to the county in which he may afterward be relieved, if he has not resided in the latter county above three months at the time of his first relief, for all sums of money paid for his relief, support or funeral; provided that copy of any affidavit required by section 5 of this chapter shall be forwarded by

the county commissioners liable under section 3 of this chapter to the county commissioners of the county to be charged.

4. Amendment. Amend said chapter 107 by adding a new section at the end of section 10 as follows: **10-a. Right of Action.** County commissioners shall have a right of action for reimbursement or settlement of disputed claims in the same manner as is provided under sections 22 to 30 inclusive, of chapter 106 of the Public Laws for towns or as is provided by sections 14 to 17 inclusive, of chapter 38 of the Public Laws or otherwise.

5. Repeal; Takes Effect. All acts and parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

[Approved May 25, 1933.]

CHAPTER 138.

AN ACT TO ESTABLISH A STATE AID ROAD FROM EPPING TO BARRINGTON.

SECTION	SECTION
1. Designation.	3. Limitation.
2. Change of highway.	4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Designation. The highway commissioner with the approval of the governor and council shall designate for permanent improvement by suitable description a state aid highway, beginning at Epping Village at the junction with the main road from Manchester to Exeter, thence north over the main road to Lee Village in the town of Lee, thence northerly over the highway leading by Lee Five Corners to East Barrington to the junction with the Franklin Pierce highway near Barrington Depot.

2. Change of Highway. The route of such highway may be changed from existing highways as in the opinion of the highway commissioner the public good may require.

3. Limitation. No state aid for highways as required by law shall be expended upon other highways in said towns except as heretofore designated, until the above designated highway shall have been completed.

4. Takes Effect. This act shall take effect upon its passage.

[Approved May 25, 1933.]

CHAPTER 139.

AN ACT TO AUTHORIZE THE HIGHWAY DEPARTMENT TO DREDGE THE CHANNEL OF ROCKY BRANCH IN THE TOWN OF BARTLETT.

SECTION

1. Authority given.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Authority Given. The state highway department is hereby authorized to dredge a certain portion of the channel of the river known as Rocky Branch, in the town of Bartlett, beginning north of the state aid bridge about one mile west of Glen and extending in a northerly direction about three quarters of a mile, in order to protect said bridge and the highway from freshets. The cost of said improvement shall not exceed fifteen hundred dollars (\$1,500) and shall be a charge upon the highway funds.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 25, 1933.]

CHAPTER 140.

AN ACT RELATING TO CONSTRUCTION AND RECONSTRUCTION OF TRUNK LINES.

SECTION

1. Nature of construction of
trunk lines.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Amendment. Amend section 4 of chapter 41 of the Laws of 1929, by striking out the whole of said section and inserting in place thereof the following: **4. Nature of Construction.** The highways constructed or reconstructed under

the authority of this act shall be of hard-surface material, except that the highway commissioner, with the approval of the governor and council, may substitute for hard-surface material such types of surface material as the commissioner, in his judgment, may deem suitable for the requirements of public use. In the case of Portland cement concrete construction or reconstruction the hard surface shall be not less than twenty feet in width. In the case of construction or reconstruction with materials other than Portland cement concrete the highway commissioner, with the approval of the governor and council, may determine that a lesser width may reasonably meet the requirements of public use.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 25, 1933.]

CHAPTER 141.

AN ACT RELATING TO THE OFFICE OF THE ADJUTANT-GENERAL.

SECTION

1. Tenure of office of adjutant-general.

SECTION

2. Application.
3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. The Adjutant-General. Amend section 23 of chapter 124 of the Public Laws by striking out the words, "as provided for all officers in section 36," and by inserting in place thereof the following words; until he shall have reached the age of seventy years, unless retired prior to that time as provided for all other officers in section 36, so that said section as amended shall read as follows: **23. Appointment.** The adjutant-general shall be appointed as provided in article 46 of the constitution and his tenure of office shall be until he shall have reached the age of seventy years, unless retired prior to that time as provided for all other officers in section 36.

2. Application. This act shall not affect the commission of the adjutant-general now in office except to extend his tenure of office thereunder.

3. Takes Effect. All acts and parts of acts inconsistent

with this act are hereby repealed and this act shall take effect upon its passage.

[The Opinion of the Supreme Court, as received by the House of Representatives, May 31, 1933, was that this act had become and is a law.]

CHAPTER 142.

AN ACT RELATING TO THE SETTLEMENT OF PAUPERS.

SECTION	SECTION
1. Gaining settlement by domicile.	4. Liability of town.
2. Abandonment of domicile.	5. Takes effect.
3. Assistance to paupers.	

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Domicile. Amend section 1 of chapter 105 of the Public Laws by striking out paragraph IX and inserting in place thereof the following new paragraph: IX. **DOMICILE.** Any person of the age of twenty-one years who shall have had his domicile in any town in this state for five consecutive years shall thereby gain a settlement in such town.

2. Abandonment of Domicile. Amend section 2 of said chapter by striking out said section and inserting in place thereof the following: **2. Abandonment of Domicile.** A former settlement shall be lost upon the abandonment for five consecutive years of the domicile by which the settlement was gained.

3. Assistance to Paupers. Amend section 8 of said chapter by striking out said section and inserting in place thereof the following new section: **8. Assistance to Paupers.** Any settlement obtained under the provisions hereof shall be lost by any person who has been assisted as a pauper for five consecutive years.

4. Liability of Town. Section 9 of said chapter is hereby repealed.

5. Takes Effect. This act shall take effect upon its passage.

[Approved June 1, 1933.]

CHAPTER 143.

AN ACT RELATING TO STATE FORESTS AND RESERVATIONS.

SECTION

1. Purchase of land for reservations.
2. Recreational use.
3. Use of purchases, gifts, etc.

SECTION

4. Title of land.
5. Duties of state forester.
6. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Purchase of Land. Amend section 1 of chapter 192 of the Public Laws by striking out said section and inserting in place thereof the following: **1. Reservations.** The forestry commission is hereby authorized to purchase with the consent of the governor and council suitable tracts of land for use for public reservations and to make provisions for the management of the same.

2. Recreational Use. Amend chapter 192 of the Public Laws by adding after section 1 the following new section: **1-a. Definition.** The words "public reservation" and "state forest or reservation" as used in the laws relative to public forest lands shall be understood to include the use of such forests and reservations for public recreational and park purposes.

3. —. Further amend said chapter 192 by adding after section 5-b, inserted by chapter 14 of the Laws of 1931, the following new section: **5-c. Authority.** Any land purchased by the forestry commission for the purpose of a public reservation, any land which has been acquired by the commission in the name of the state by gift, escheat or otherwise for the purpose of a state forest or reservation and any land which may hereafter be so purchased or acquired may, in the discretion of the commission, be used for public recreational and park purposes, provided that such use is not contrary to the conditions incident to any bequest or gift.

4. Amendment. Amend section 3 of said chapter 192 by striking out said section and inserting in place thereof the following: **3. Title; Use.** On the payment of the value as finally determined, the title to the land so taken shall vest in the state and be forever held for the purposes of a public reservation and the tract shall at all times be open to the use of the public.

5. **State Forester.** Amend chapter 191 of the Public Laws by adding after section 4 the following new section: **4-a. Duties.** The state forester shall, under the supervision of the commission, execute all matters pertaining to the use of state forests and reservations including reservations for public recreational and park purposes.

6. **Takes Effect.** This act shall take effect upon its passage.

[Approved June 2, 1933.]

CHAPTER 144.

AN ACT RELATING TO THE TRANSPORTATION OF FUELS IN MOTOR TRUCKS.

SECTION

1. Auxiliary tanks on trucks.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Trucks.** Amend chapter 104 of the Public Laws by adding after section 7 the following new section: **7-a. Auxiliary Tanks.** No commercial motor vehicle or truck, except such vehicles or trucks owned or operated by distributors duly licensed under the provisions of section 1 of this chapter or by persons regularly engaged in the transportation of petroleum products for sale, shall be operated upon the highways of this state equipped with or containing any fuel tank other than the ordinary standardized equipment fuel tank attached to and forming a part of said motor vehicle as furnished by the manufacturer of said motor vehicle. Whoever violates any of the provisions of this section shall be fined not more than one hundred dollars.

2. **Takes Effect.** This act shall take effect July 1, 1933.

[Approved June 2, 1933.]

CHAPTER 145.

AN ACT RELATING TO THE INCORPORATION OF INSURANCE COMPANIES.

SECTION

1. Change in capital stock.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Change in Capital Stock. Section 7 of chapter 272 of the Public Laws is hereby amended by adding at the end thereof the following: Any such company may increase or reduce its capital stock and subject to the limitations hereinafter provided may change the par value of the shares of its capital stock at a meeting called for the purpose, by vote of its stockholders as provided by section 39 of chapter 225 of the Public Laws. The par value of the shares of stock of any such company now outstanding or hereafter issued may be any amount not less than five nor more than one hundred dollars. So that said section as amended shall read as follows:

7. Amendment. Any insurance company organized under the laws of this state, whether by special charter or under the general law, shall be entitled to amend its charter or articles of incorporation, so as to acquire the authority to do any or all kinds of insurance business which corporations organized under the provisions of this chapter are authorized to do, and may otherwise amend its charter or articles, in any manner not inconsistent with this chapter, by a majority vote of all its stock, or, if a mutual company, by a majority vote of those members present and voting, at a meeting called for that purpose. Any such company may increase or reduce its capital stock and subject to the limitations hereinafter provided may change the par value of the shares of its capital stock at a meeting called for the purpose, by vote of its stockholders as provided by section 39 of chapter 225 of the Public Laws. The par value of the shares of stock of any such company now outstanding or hereafter issued may be any amount not less than five nor more than one hundred dollars.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 5, 1933.]

CHAPTER 146.

AN ACT RELATING TO PERMITS AND FEES FOR BOXING BOUTS.

SECTION

1. Permits for boxing bouts.
2. Fees.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Boxing Bouts.** Amend section 14 of chapter 132 of the Laws of 1929 by striking out said section and inserting in place thereof the following: **14. Permits.** No person may participate in any boxing bouts within the state without having first secured from the commission either an annual permit, expiring a year from the date of its issue, to act as a contestant, manager, referee, second or timekeeper or a temporary permit, for one appearance only, to act as a contestant, manager or second. Such permits may be revoked by the commission at any time for cause.

2. **Amendment.** Amend section 15 of said chapter by striking out said section and inserting in place thereof the following section: **15. Fees.** Fees for licenses or permits are hereby established as follows:

Annual license and permit fees for

Promoters, twenty-five dollars;

Boxers, ten dollars;

Managers, fifteen dollars;

Referees, fifteen dollars;

Seconds, five dollars;

Timekeepers, five dollars;

Temporary permit fee for

Managers, five dollars;

Boxers (main bout), five dollars;

Boxers ("all star" exhibitions), five dollars;

Boxers (semi-final bout), three dollars;

Boxers (preliminary bout), two dollars;

Seconds, one dollar.

3. **Takes Effect.** This act shall take effect upon its passage.

[Approved June 8, 1933.]

CHAPTER 147.

AN ACT RELATING TO RECEIVING, BOARDING AND KEEPING
INFANTS.

SECTION

1. Boarding houses for children
defined; application of laws.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Boarding Houses for Children. Amend chapter 113 of the Public Laws by adding after section 21 the following new sections: **22. Defined.** Whoever for hire, gain or reward has in his custody or control any illegitimate child, or any child who is a public charge, under the age of fifteen years, unattended by a parent or guardian, for the purpose of providing him with care, food and lodging, shall be deemed to maintain a boarding house for children. This section shall not apply to boarding-schools, summer camps, hospitals and such similar institutions as are subject to supervision by the state, county or towns. **23. Application of Laws.** The state board of welfare may in its discretion grant licenses to maintain such boarding houses for children and the provisions of sections 2 to 15, inclusive, and sections 17 to 20, inclusive, of chapter 113 of the Public Laws relative to boarding houses for infants shall apply to boarding houses for children as herein defined.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 8, 1933.]

CHAPTER 148.

AN ACT TO CAUSE TOILET AND DISINFECTANT PREPARATIONS TO
BE SUBJECT TO THE FALSE LABELING PROVISION OF THE
FOOD AND DRUG LAW.

SECTION

1. Purity and branding of drugs.
2. Misbranded drugs.

SECTION

3. Misbranded drugs.
4. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Purity and Branding of Drugs. Amend section 2 of chapter 139 of the Public Laws, as amended by chapter 45 of

the Laws of 1929, by striking out in the second sentence the word "substance" and inserting in its place the word preparation, also by striking out the period at the end of said sentence, substituting a comma, and adding thereto the words, or for toilet or disinfectant use, so that said section as amended shall read: 2. **Terms Defined.** The term food as used in this chapter, shall include all articles used for food, drink, confectionery or condiment by man, whether simple, mixed or compound. Drug, as used herein, shall include all medicines and preparations recognized in the United States Pharmacopoeia or National Formulary, for internal or external use, and any preparation intended to be used for the cure, mitigation or prevention of disease of either man or other animals, or for toilet or disinfectant use.

2. **Misbranded Drugs.** Amend section 9 of said chapter, paragraph II relating to drugs, by striking out all of the first portion of said paragraph as far as the word "if" in the third line, also by striking out from the fourth line the word "alcohol," so that said paragraph II as amended shall read: II. If the package fail to bear a statement on the label of the quantity or proportion of any morphine, opium, cocaine, heroin, alpha or beta eucaine, chloroform, cannabis indica, chloral hydrate or acetanilid, or any derivative or preparation of any such substances, contained therein.

3. —. Further amend section 9 of said chapter, paragraph III relating to drugs, by inserting in the second line, after the word "therapeutic," the words, or other, so that said paragraph III as amended shall read: III. If the package or label shall bear or contain any statement, design or device regarding the curative or therapeutic or other effects of such article, or any of the ingredients or substances contained therein, which is false or fraudulent.

4. **Takes Effect.** This act shall take effect upon its passage.

[Approved June 8, 1933.]

CHAPTER 149.

AN ACT TO PROVIDE FOR THE CONSTRUCTION AND EQUIPMENT OF
AN ARMORY IN THE CITY OF FRANKLIN.

SECTION

1. Appropriation for armory.
2. Bonds authorized.

SECTION

3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Appropriation. The sum of forty thousand dollars (\$40,000) is hereby appropriated for the purpose of constructing and equipping an armory in the city of Franklin for the use of the national guard located in said city provided that a site is deeded to the state of New Hampshire which is suitable and acceptable to the state. The governor, one member of the council, to be named by the governor, and the adjutant-general are hereby authorized to make all necessary contracts for plans of construction for the completion and equipment of said armory and the sum appropriated shall be expended under their direction.

2. Bonds Authorized. The governor, with the advice and consent of the council, is hereby authorized to draw his warrant on any money in the treasury not otherwise appropriated, and the state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state such further sums or the whole, not exceeding in all forty thousand dollars (\$40,000) as may be necessary to carry out the provisions of this act and for that purpose may issue bonds, or notes, in the name of, and on behalf of, the state, at the lowest rate of interest obtainable, in such form and such denominations and at such time as the governor and council may determine. Such bonds and notes shall be countersigned by the governor and shall be deemed a pledge of the faith and credit of the state. The secretary of state shall keep an account of all such bonds and notes countersigned by the governor, showing the number and amount of each bond or note, the time of countersigning, the time when payable and date of delivery to the treasurer. The state treasurer shall keep an account of each bond and note, showing the number thereof, the name of the person to whom sold, the amount received for the same, the date of the sale and the time when

payable. The treasurer may negotiate and sell such bonds or notes by direction of the governor and council in such manner as they may determine most advantageous to the state.

3. Takes Effect. This act shall take effect upon its passage.

[Approved June 8, 1933.]

CHAPTER 150.

AN ACT PROVIDING FOR EMERGENCY RELIEF OF UNEMPLOYMENT IN THE STATE OF NEW HAMPSHIRE BY HIGHWAY WORK, FORESTRY WORK AND GENERAL IMPROVEMENT WORK.

SECTION

1. Road appropriation.
2. Apportionment.
3. Expenditures.
4. Maintenance.
5. Highway relief bonds authorized.
6. Payment of highway relief bonds.

SECTION

7. Forestry appropriation.
8. Appropriation for general relief.
9. Forestry and general relief bonds authorized.
10. Takes effect.

WHEREAS a state of emergency exists arising from the fact that the state is now suffering from an industrial depression which has brought with it extended unemployment, therefore

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Road Appropriation. In addition to the sums of money appropriated by law for the improvement of highways a sum of nine hundred thousand dollars (\$900,000) shall be and is hereby appropriated for the year 1933 and a like sum for the year 1934 for the relief of unemployment and the assistance of cities and towns in the improvement of rural post roads and/or class V highways.

2. Apportionment. The highway commissioner shall apportion from the amount appropriated to each city, town and unorganized town or place an amount based on the mileage of class V roads and the population as follows: Three quarters of the appropriation herein provided shall be apportioned to the towns and cities and unorganized places in direct proportion as the mileage of class V roads in each town or city bears to the total mileage of class V roads in the state and one quarter in direct proportion as the population of each

town and city or unorganized place bears to the total population of the state.

3. **Expenditures.** The sums hereby appropriated and apportioned shall be expended for the improvement and maintenance of rural post roads and/or class V highways by the towns and cities under the supervision of and on locations approved by the highway commissioner but said commissioner shall not authorize and no town or city shall expend more than fifteen hundred dollars (\$1,500) for each mile of road improved in one year from funds provided under this act.

4. **Maintenance.** All roads improved from funds provided by this act shall be maintained by the city, town or place within which they are located at its expense.

5. **Highway Relief Bonds Authorized.** In order to supply the additional funds needed for carrying out the foregoing provisions the state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state a sum not exceeding nine hundred thousand dollars (\$900,000) for the year 1933 and a sum not exceeding nine hundred thousand dollars (\$900,000) for the year 1934 and for that purpose may issue bonds or notes in the name of and on behalf of the state at the lowest rate of interest obtainable, in such form, such denominations, at such dates of maturity and at such time as the governor and council may determine. Such bonds and notes shall be countersigned by the governor and shall be deemed a pledge of the faith and credit of the state. The secretary of state shall keep an account of all such bonds and notes countersigned by the governor, showing the number and amount of each bond or note, the time of countersigning, the time when payable and date of delivery to the treasurer. The state treasurer shall keep an account of each bond and note, showing the number thereof, the name of the person to whom sold, the amount received for the same, the date of the sale and the time when payable. The treasurer may negotiate and sell such bonds or notes by direction of the governor and council in such manner as they may determine most advantageous to the state.

6. **Payment of Highway Relief Bonds.** For the payment of the bonds authorized herein funds shall be provided as follows: Two hundred and twenty-five thousand dollars (\$225,000) annually for the years 1935, 1936, 1937, and 1938,

1939, 1940, 1941, and 1942 shall be withheld from the allotment to towns and cities for state aid construction as provided by chapter 84 of the Public Laws as amended by chapter 7 of the Laws of 1931. A sinking fund for the payment of the balance of the principal and interest charges shall be provided by setting aside the necessary annual amounts from the highway fund.

7. Forestry Appropriation. The sum of one hundred thousand dollars (\$100,000) is hereby appropriated and made available upon the passage of this act until the end of the fiscal year 1933-1934 and the sum of one hundred thousand dollars (\$100,000) is hereby appropriated and made available for the fiscal year 1934-1935, said sums to be expended by the forestry department under the direction of the governor and council for the relief of unemployed and needy citizens of our towns and cities by furnishing work of benefit to the public on the state and municipal forests and reservations and such work on private lands as relates to the control of forest insects and tree diseases and the prevention and control of forest fires, including the supervision, transportation, tools and materials necessary for the proper conduct of the work provided for in this act.

8. Appropriation for General Relief. The sum of two hundred thousand dollars (\$200,000) is hereby appropriated and made available upon the passage of this act until the end of the fiscal year 1933-1934 and the sum of two hundred thousand dollars (\$200,000) is hereby appropriated and made available for the fiscal year 1934-1935. Said sums shall be expended by the governor and council on such additional public works for the reduction of unemployment in this state as the governor and council shall determine to be in the public interest.

9. Forestry and General Relief Bonds Authorized. In order to supply the additional funds needed for carrying out the foregoing provisions the state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state a sum not exceeding three hundred thousand dollars (\$300,000) for the year 1933 and a sum not exceeding three hundred thousand dollars (\$300,000) for the year 1934 and for that purpose may issue bonds or notes in the name of and on behalf of the state at the lowest rate of interest obtainable, in such form, such denominations, at such

dates of maturity and at such time as the governor and council may determine. Such bonds and notes shall be countersigned by the governor and shall be deemed a pledge of the faith and credit of the state. The secretary of state shall keep an account of all such bonds and notes countersigned by the governor, showing the number and amount of each bond or note, the time of countersigning, the time when payable and date of delivery to the treasurer. The state treasurer shall keep an account of each bond and note, showing the number thereof, the name of the person to whom sold, the amount received for the same, the date of the sale and the time when payable. The treasurer may negotiate and sell such bonds or notes by direction of the governor and council in such manner as they may determine most advantageous to the state.

10. Takes Effect. This act shall take effect upon its passage.

[Approved June 8, 1933.]

CHAPTER 151.

AN ACT RELATING TO THE AUTHORIZATION OF CERTAIN STATE HIGHWAY BONDS.

SECTION

1. Authorization for date of issue of highway bonds.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Highway Bonds. Amend chapter 41 of the Laws of 1929 by adding after section 6 the following new section:

6-a. Authorization for Date of Issue. The portion of the bonds authorized to be issued under the provisions of section 6 hereof which have not heretofore been issued may be issued as follows: Not more than one million dollars may be issued at any time between April 1, 1933 and April 1, 1934; not more than one million dollars may be issued at any time between April 1, 1934 and April 1, 1935, and not more than one million dollars may be issued at any time between April 1, 1935 and April 1, 1936.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 8, 1933.]

CHAPTER 152.

AN ACT RELATIVE TO THE EMPLOYMENT OF INVESTIGATORS FOR
CRIMINAL WORK BY THE ATTORNEY-GENERAL.

SECTION

1. Employment of investigator by attorney-general; criminal records to be kept; penalty for violation of rules and regulations.

SECTION

2. Appropriation.
3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Attorney-General's Department. Amend chapter 16 of the Public Laws by adding after section 13 the following new sections:

13-a. Investigator, Employment of. The attorney-general, subject to the approval of the governor and council, may employ an investigator, to assist him in the apprehension of criminals, at a salary not exceeding three thousand dollars a year.

13-b. Powers. Said investigator shall be *ex-officio* constable through the state and have general powers to enforce all criminal laws of the state, serve criminal processes and make arrests, under proper warrants, in all counties of the state.

13-c. Criminal Records. The attorney-general shall make such rules and regulations as may be necessary to secure records and other information relative to persons who have been or shall hereafter be convicted of a felony or an attempt to commit a felony within the state, or who are known to be habitual criminals, or who have been placed under arrest in criminal proceedings. Such records and information shall not be open to the inspection of any person except those who may be authorized to inspect the same by the attorney-general.

13-d. Reports Required. The clerks of the superior and municipal courts, or if there is no clerk the justice thereof, sheriffs, deputy sheriffs, police officers, jailers and superintendents of houses of correction are hereby required to secure and forward to the attorney-general all such information as he may direct relative to persons brought before said courts or arrested or in the custody of such officers in criminal proceedings.

13-e. Penalty. Any person violating the provisions of section 13-d or any rule or regulation made by the attorney-general under the provisions of section 13-c shall be fined twenty-five dollars for each offense.

2. Appropriation. There is hereby appropriated the sum of seven thousand dollars (\$7,000) for each of the fiscal years beginning 1933 and 1934 for the purposes of this act and the governor is authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

3. Takes Effect. This act shall take effect July 1, 1933.
[Approved June 8, 1933.]

CHAPTER 153.

AN ACT RELATING TO COMPENSATION UNDER THE WORKMEN'S COMPENSATION LAW.

SECTION

1. Compensation for incapacity.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Compensation. Amend section 21 of chapter 178 of the Public Laws by adding at the end of said section the words; provided that compensation as provided for in this section shall not, in any case, be less than seven dollars per week, so that said section as amended shall read as follows:

21. For Incapacity. Where total or partial incapacity for work at any gainful employment for not less than one week results to the workman from the injury, a weekly payment shall be made, computed from the time of the injury and continuing during such incapacity, subject as herein provided, not exceeding fifty per cent of his average weekly earnings as computed under section 19, I, provided that compensation as provided for in this section shall not, in any case, be less than seven dollars per week.

2. Takes Effect. This act shall take effect July 1, 1933.
[Approved June 8, 1933.]

CHAPTER 154.

AN ACT RELATIVE TO THE SALARIES OF THE JUSTICES OF THE MUNICIPAL COURTS OF CONCORD AND SOMERSWORTH.

SECTION

1. Salaries, justices of municipal courts.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Salaries, Justices Municipal Courts. Amend paragraph I, section 32, chapter 323 of the Public Laws, as inserted by chapter 47 of the Laws of 1933 by adding after the words "Concord, one thousand eight hundred dollars," the words, provided that until February 1, 1935, the said salary shall be one thousand six hundred and twenty dollars only, and by striking out the word "six" after the word "Somersworth" and inserting in place thereof the word, five, so that said paragraph as amended shall read as follows:

- I. In Manchester, two thousand four hundred dollars;
- In Nashua, two thousand dollars;
- In Concord, one thousand eight hundred dollars, provided that until February 1, 1935, the said salary shall be one thousand six hundred and twenty dollars only;
- In Portsmouth, one thousand eight hundred dollars;
- In Dover, one thousand five hundred dollars;
- In Laconia, one thousand two hundred dollars;
- In Keene, one thousand two hundred dollars;
- In Claremont, one thousand two hundred dollars;
- In Berlin, one thousand two hundred dollars;
- In Lebanon, eight hundred dollars;
- In Newport, seven hundred dollars;
- In Exeter, six hundred dollars;
- In Somersworth, five hundred dollars;
- In Franklin, four hundred dollars;
- In Rochester, nine hundred dollars;
- In Littleton, six hundred dollars.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 8, 1933.]

CHAPTER 155.

AN ACT RELATING TO SCHOLARSHIPS FOR ORPHANS OF DECEASED
WORLD WAR VETERANS.

SECTION

1. Purpose.
2. Tuition.
3. Payments from fund.

SECTION

4. Sum appropriated.
5. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Purpose. The sums appropriated under the provisions of this act shall be used for the sole purpose of contributing to the payment of board, room rent, books and supplies, at state institutions of secondary or college grade, of children, between the ages of sixteen and twenty-one years, whose fathers were enlisted or inducted from the state of New Hampshire, served in the army, navy or marine corps of the United States and were killed in action or died from other causes during the World War, from April 6, 1917 to July 2, 1921.

2. Tuition. Said children shall be admitted to state institutions of secondary or college grade free of tuition.

3. Payments from Fund. The amounts that may be or may become due to any educational or training institution, not in excess of the amount specified in section 4 hereof, shall be payable to such institution from the fund hereby created on vouchers approved by the state board of education. Said board, before approving such vouchers shall determine the eligibility of the children who may make application for the benefits provided for in this act, shall satisfy itself that without the financial assistance provided for in this act such children would be unable to attend such institution, and shall satisfy itself of the accuracy of the charge or charges submitted to said board by the authorities of any such institution, on account of the attendance thereat of any such children; provided that no member of said board shall receive any compensation for such services.

4. Sum Appropriated. The sum of seven hundred and fifty dollars, (\$750), or so much thereof as may be necessary, is hereby appropriated for the fiscal year ending June 30, 1934, and annually thereafter until the year 1942, for carrying out the provisions of this act; provided that not more than

one hundred and fifty dollars (\$150) shall be paid under said provisions for any one child for any one year; and provided that no individual shall be eligible to receive the benefits provided for by this act for a period of more than four years.

5. Takes Effect. This act shall take effect upon its passage.

[Approved June 10, 1933.]

CHAPTER 156.

AN ACT RELATING TO THE BUREAU OF MARKETS.

SECTION	SECTION
1. Duties of commissioner of agriculture.	2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Commissioner of Agriculture. Amend section 27 of chapter 181 of the Public Laws by striking out in the tenth line the words "free of cost to them," so that said section as amended shall read as follows: **27. Duties.** The commissioner shall obtain information in regard to the quality, quantity and locality of agricultural products such as orchard, farm, dairy, farm forest and other similar produce in this state; find available and profitable markets for the same; inform the producers of this state, by the publication of such information through the public press or otherwise, where such markets may be found; compile and publish data concerning the production and consumption of food products in this state; adopt means of securing market reports from centers of distribution, and disseminate this information to the producers by the press or otherwise. He shall adopt all reasonable means in whatever manner seems best to bring into closer relationship the producers and consumers of this state.

2. Takes Effect. This act shall take effect July 1, 1933.

[Approved June 10, 1933.]

CHAPTER 157.

AN ACT RELATING TO THE LENGTH AND WEIGHT OF VEHICLES.

SECTION

1. Weight of vehicles limited.
2. Length of vehicles limited.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Busses Weight Limited. Amend section 22 of chapter 103 of the Public Laws, as amended by section 1 of chapter 77 of the Laws of 1927, as amended by section 1 of chapter 33 of the Laws of 1929, by inserting after the word "prescribed" in the fifteenth line thereof the words, or permits upon proper application in writing to operate passenger carrying vehicles, not exceeding thirty-three feet in length and not exceeding twenty-six thousand pounds in weight, upon such highways and at such seasons of the year as in their opinion will not be detrimental to the preservation of said highways and the public use thereof, so that said section, as amended, shall read as follows: **22. Weight.** No vehicle of four wheels or less whose gross weight including load is more than twenty thousand pounds, no vehicle having a greater weight than fifteen thousand pounds on one axle, and no vehicle having a load of over seven hundred and fifty pounds per inch width of tire concentrated on the surface of the highway (said width in the case of rubber tires to be measured between the flanges of the rim) shall be operated on the highways of this state; provided, that this shall not prohibit the use of road rollers used in the construction or maintenance of highways. And be it further provided that jurisdiction is hereby jointly vested in the state highway commissioner and the motor vehicle commissioner to grant emergency permits upon proper application in writing to move objects or a vehicle and load having a weight, width or length greater than as herein prescribed, or permits upon proper application in writing to operate passenger carrying vehicles, not exceeding thirty-three feet in length and not exceeding twenty-six thousand pounds in weight, upon such highways and at such seasons of the year as in their opinion will not be detrimental to the preservation of said highways and the public use thereof. Provided, that said commissioners may require a hearing before grant-

ing said permit and that said commissioners may withhold said permit until applicant has filed a bond to cover any possible damage to the highways or to the bridges over which the object to be moved may pass and to fulfill such rules and regulations as are prescribed by said commissioners.

2. **Length Limited.** Amend section 26 of chapter 103 of the Public Laws by striking out the word "eighty-five" in the fourth line thereof, and inserting in place thereof the word forty-five, and adding at the end thereof the following: Provided, however, that the provisions of this section relative to length shall not apply to vehicles transporting poles, logs, timbers or metal when actually so employed, or to vehicles and combinations of greater length now registered and operated in this state and that in determining width there shall be excluded six inches of any increase in width due to changing to low pressure tire equipment from other tire equipment, so that said section as amended shall read as follows: **26. Width; Length.** No vehicle whose width including load is greater than ninety-six inches, or whose length including load is greater than thirty feet, and no combination of wheels coupled together whose total length, including load, is greater than forty-five feet, shall be operated on the highways of this state. Provided, however, that the provisions of this section relative to length shall not apply to vehicles transporting poles, logs, timbers or metal when actually so employed, or to vehicles and combinations of greater length now registered and operated in this state and that in determining width there shall be excluded six inches of any increase in width due to changing to low pressure tire equipment from other tire equipment.

3. **Takes Effect.** This act shall take effect upon its passage.

[Approved June 10, 1933.]

CHAPTER 158.

AN ACT RELATING TO THE PURCHASE OF INTOXICATING LIQUORS
FOR MEDICINAL PURPOSES BY DRUGGISTS.

SECTION

1. Purchases by druggists.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Intoxicating Liquors. Amend section 13 of chapter 144 of the Public Laws by striking out the whole of said section and substituting therefor the following: **13. Druggists, Purchases.** All liquors used or sold by a druggist shall be purchased by him on a United States government permit-to-purchase and he shall retain the vendee's copy of said permit as a part of his records required by this act.

2. Takes Effect. This act shall take effect upon its passage.

[Became law June 12, 1933, without signature of Governor.]

CHAPTER 159.

AN ACT PROVIDING FOR THE ACQUISITION OF THE HAMPTON
HARBOR TOLL BRIDGE AND FOR EMERGENCY CONSTRUCTION
FOR COASTAL AND HIGHWAY PROTECTION.

SECTION

1. Acquisition of bridge author-
ized.
2. Appropriations.
3. Acquisition of land.
4. Bonds authorized.
5. Short term notes.
6. Tolls.

SECTION

7. Eminent domain.
8. Operation and maintenance of
toll bridge.
9. Federal appropriation.
10. Repeal.
11. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Governor and Council Empowered. The governor, with the advice of the council, is hereby authorized and empowered:

I. To acquire for the state a certain toll bridge with approaches and appurtenances, known as the Hampton Harbor Toll Bridge, located upon the state highway extending through the towns of Hampton and Seabrook and spanning the Hampton river, said bridge with approaches and appurtenances to be acquired by purchase if, in the judgment of the governor

and council, the same can be purchased at the fair value thereof, but if said bridge, approaches and appurtenances cannot be acquired by purchase the governor and council may, in behalf of the state, acquire said bridge, approaches and appurtenances, by eminent domain as herein provided.

II. To construct such jetty, jetties, sea walls or other structures as may be necessary or desirable for the stabilization of the mouth of the Hampton river, the prevention of erosion of the adjacent beaches, and the protection of said bridge, approaches and appurtenances.

III. To construct such sea wall or walls or other structures as may be necessary or desirable to protect the state highway and the beach situated in said Hampton between the North Hampton line and Great Boar's Head.

IV. To construct such sea wall or walls or other structures as may be necessary or desirable to protect the beach and state highway situated in said Hampton between Great Boar's Head and Haverhill street, so called.

The construction of the jetties, sea walls or other structures shall be undertaken according to the urgency of the need therefor. The work of construction shall be under the supervision and direction of the highway commissioner. The governor and council are hereby authorized and empowered to employ assistants and agents to enter into all necessary contracts on behalf of the state and to do any and all things necessary or expedient to carry out the provisions of this chapter.

2. Appropriations. A sum not exceeding four hundred and fifty thousand dollars, to be raised as herein provided, together with the sum of sixty thousand dollars, appropriated by chapter 242, Laws of 1931 for a breakwater at Hampton Beach not having been expended, for all of the foregoing purposes except the construction and improvements between North Hampton line and Great Boar's Head, is hereby appropriated. The cost of construction and improvements between North Hampton line and Great Boar's Head is to be a charge upon the highway fund.

3. Acquisition of Land. To preserve and maintain for the use and enjoyment of the public the Hampton beaches described in this section, it shall be a condition to the construction of the jetty or jetties, sea walls or other structures authorized in section 1 for the protection of the Hampton

beaches that the town of Hampton release and convey to the state of New Hampshire, all its right, title and interest in and to the land in said Hampton included within the layout of the state highway and situated between the main traveled portion of said highway and the Atlantic Ocean and extending from the Coast Guard Station to Great Boar's Head and from Great Boar's Head to Haverhill avenue, so called, the precise limits or boundaries of said tracts of land to be fixed and determined by the governor and council and the land so conveyed shall not be subject to the provisions of chapter 105, Laws of 1931, and shall be held by the state for public highway, park and recreational purposes forever and no concession shall be granted thereon, provided, however, that the town of Hampton, so long as the governor and council shall approve, may maintain the band stand, comfort station, chamber of commerce building or similar structures and the parking places and play grounds now thereon; and provided further that the town of Hampton shall maintain public order and sanitation. The town of Hampton may also construct and maintain, subject to the approval of the governor and council such sidewalks between the main traveled portion of said highway and the ocean as may be necessary for the accommodation of the public. And it shall be a further condition to the construction of said jetty, or jetties, sea walls, or other structures authorized in section 1 that the town of Hampton shall release and convey to the state, so far as the town may have any right, interest, or title thereto, such additional land, rights, or easements as may be necessary for the construction and maintenance of said jetty, or jetties, sea walls, or other structures. The governor and council are hereby authorized and empowered to acquire by purchase or by eminent domain such other lands, rights, and easements as may be necessary to the construction and maintenance of the jetty, or jetties, sea walls, or other structures herein authorized.

4. Bonds Authorized. The state treasurer, under the direction of the governor and council, is hereby authorized to borrow four hundred and fifty thousand dollars and to issue therefor bonds in the name and on behalf of the state of New Hampshire, bearing such rate of interest and maturing as may be determined by the governor and council, for the purpose of carrying out the provisions of this chapter. Such

bonds shall contain an express guarantee, which shall be deemed a contract on the part of the state, that tolls will be collected, in accordance with the provisions of this act, until the date of maturity of said bonds or until sufficient money shall have accumulated to pay said bonds and the interest thereon at the dates of maturity, shall be in such form and such denominations as the governor and council shall determine, may be registerable as to both principal and interest, shall be countersigned by the governor and shall be deemed a pledge of the faith and credit of the state. The secretary of state shall keep an account of all such bonds countersigned by the governor, showing the number and amount of each bond, the time of countersigning, the date of delivery to the treasurer and the date of maturity. The state treasurer shall keep an account of each bond showing the number thereof, the name of the person to whom sold, the amount received for the same, the date of the sale and the date of maturity. The treasurer may negotiate and sell such bonds by direction of the governor and council in such manner as they may determine most advantageous to the state. The proceeds of the sale of such bonds shall be held by the treasurer and paid out by him upon warrants drawn by the governor for the purposes of this chapter alone and the governor, with the advice and consent of the council, shall draw his warrants for the payment from the funds provided for by this chapter of all sums expended or due for the purposes herein authorized.

5. Short Term Notes. Prior to the issuance of the bonds above described the treasurer, upon the direction of the governor and council, may for the purposes of this act borrow money from time to time on short term loans to be refunded by the issuance of the bonds above described.

6. Tolls. There shall be collected for the use of said Hampton Harbor Toll Bridge and the approaches thereto after the same are acquired by the state, such charges or tolls as the governor and council shall deem reasonable from the travelers thereon. The tolls collected shall be deposited with the state treasurer who shall keep the same in a separate account designated by the name of the bridge and the operating expenses and maintenance of said bridge shall be paid from these funds. The balance remaining after the payment of the operating expenses and the maintenance shall be applied

by the governor, with the approval of the council, to the payment of the interest and principal of the bonds issued hereunder. In the event of such balance proving insufficient to pay any accruing installment of such interest, or the principal of said bonds at their maturity, the governor, with the approval of the council, shall draw his warrant for payment of the deficiency out of any funds in the treasury not otherwise appropriated. Toll collections shall continue until cessation of the same is ordered by the governor and council.

7. Eminent Domain. If the governor and council shall be unable to agree with the owners upon the price to be paid for said bridge or such lands, rights or easements as may be deemed necessary for the carrying out of the provisions of this act, excepting lands, rights or easements to be acquired from the town of Hampton, the governor and council are hereby authorized and empowered to take and appropriate the same for the use of the state and shall file in the superior court a petition, in behalf of the state for the assessment of damages occasioned by such taking. Such notice of the petition shall be given to interested parties as may be ordered by the superior court and the procedure shall be such as justice may require. Either party shall be entitled to have the damages assessed by jury, and upon the payment or satisfaction of the judgment the title shall vest in the state.

8. Operation and Maintenance. The Hampton Harbor Toll Bridge, including the approaches thereto and appurtenances, when acquired under the provisions of this chapter shall be operated and maintained out of the toll receipts as provided in section 6, until toll collections shall cease and thereafter the expense of maintenance and operation shall be a charge upon the highway funds.

9. Federal Appropriation. The governor and council, with such co-operation as the New Hampshire members of congress and the New Hampshire Shore and Beach Preservation and Development Commission and other interested parties may give, shall, in conformity with the announced plan of the president of the United States, to institute a program of public works to relieve unemployment, apply for federal aid to assist in building the jetty, jetties, sea walls or other protective structures authorized in this chapter, and specifically to secure the completion of the Hampton river stabilization

project as outlined in the studies and investigations of beach erosion at Hampton Beach made by the Beach Erosion Board of the war department, in co-operation with the state of New Hampshire.

10. Repeal. Chapter 242 of the Laws of 1931 is hereby repealed.

11. Takes Effect. This act shall take effect upon its passage.

[Approved June 14, 1933.]

CHAPTER 160.

AN ACT PROVIDING FOR EMERGENCY RELIEF OF DISTRESS IN THE STATE OF NEW HAMPSHIRE.

SECTION

1. Director of poor relief.
2. Powers and duties.
3. Poor relief.
4. Administration.
5. Authority to accept funds.
6. Bonds authorized.
7. Emergency relief fund.
8. Accounts; allocation of payments.

SECTION

9. Reimbursements of fund by counties, cities and towns.
10. Termination of state of emergency.
11. Report.
12. Suspension of laws.
13. Takes effect.

WHEREAS a state of emergency exists arising from the fact that the state is now suffering from a depression of unexampled severity which has brought with it great unemployment and personal distress; and

WHEREAS this distress is so general and widespread as to require a unified direction of measures for its relief, now therefore

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Director of Poor Relief. During the emergency resulting from the existing depression but not longer than December 31, 1934, there is hereby constituted a director of poor relief. The governor is hereby authorized to appoint said director and fix his compensation and may remove him for cause. All expenses incurred by said director under the provisions of this act shall be paid by the state treasurer from the emergency relief fund hereinafter provided for.

2. Powers and Duties. Said director shall have general

charge of the administration of the poor relief provided for in this act, may make such rules and regulations as may be necessary for said administration, shall exercise a general supervision of the work in the state, and shall have such other powers and duties as may be necessary and reasonably required for the effective administration of this act.

3. Poor Relief. During the time when this act is in force said director is hereby directed to assume and exercise whenever and so far as it may be expedient all the authority and powers now vested in other agencies of the counties, cities or towns in respect to aid for persons who are poor and unable to support themselves, other than such persons as are cared for in institutions of the state and of the counties, and to grant or administer aid either by direct relief or employment projects in such manner and under such conditions as may be necessary.

4. Administration. For the effective administration of this act the director is hereby authorized to divide the state into administrative districts, provided such districts do not cut across county boundaries, and the director shall appoint a trained welfare worker to have general charge of the administration of poor relief under this act in each district and such other assistants as may be necessary and fix their compensation. Such workers and assistants shall be subject to supervision by the director and shall serve during the pleasure of the director. Said workers are hereby directed to consult with and employ in the administration of this act county commissioners, selectmen, overseers of the poor and other agencies of government having to do with poor relief so long as reasonably competent service is rendered by them and such officers and agencies are hereby directed to comply with such requests as said workers may make upon them within the scope of this act or of existing statutes. The assistants employed by the director as herein provided other than the workers in charge in each district shall be residents of New Hampshire.

5. Authority to Accept Funds. The governor and council are hereby authorized on behalf of the state, to accept and to apply to the carrying out of the purposes of this act all moneys that may be advanced to, or otherwise placed at the disposal of, the state by the federal government, or any of its agencies for the relief of distress or that may be donated to the state

for that purpose by individuals, associations of individuals, partnerships or corporations.

6. Bonds Authorized. In order to supply the additional funds needed for carrying out the purposes of this act, the state treasurer is hereby authorized, in the discretion of the governor and council, to borrow in such amounts as may be determined by the governor and council upon the credit of the state six hundred thousand dollars (\$600,000) for the calendar year ending December 31, 1933 and one million two hundred thousand dollars (\$1,200,000) for the calendar year ending December 31, 1934, and for that purpose may issue bonds or notes in the name of, and on behalf of, the state at the lowest rate of interest obtainable, in such form, such denominations, at such dates of maturity and at such time as the governor and council may determine. Such bonds and notes shall be countersigned by the governor and shall be deemed a pledge of the faith and credit of the state. The secretary of state shall keep an account of all such bonds and notes countersigned by the governor, showing the number and amount of each bond or note, the time of countersigning, the time when payable and date of delivery to the treasurer. The state treasurer shall keep an account of each bond and note, showing the number thereof, the name of the person to whom sold, the amount received for the same, the date of the sale and the time when payable. The treasurer may negotiate and sell such bonds or notes by direction of the governor and council in such manner as they may determine most advantageous to the state.

7. Emergency Relief Fund. The money received from the sale of the bonds or notes authorized by section 6 hereof, and all moneys received by the state as provided in section 5 hereof, shall be deposited with the state treasurer to the credit of a special fund to be known as the Emergency Relief Fund and paid out by him upon warrants drawn by the governor for the purposes of this act alone; provided that any moneys remaining to the credit of such fund after the termination of the period during which this act is in force, and after all obligations against such fund have been liquidated shall be held by the state treasurer and applied to the payment of the bonds or notes issued hereunder.

8. Accounts; Allocation of Payments. The director under the

supervision of the governor shall cause to be kept an accurate account of all moneys received to be credited to the said special fund and of all payments made therefrom. The accounts shall be of such a character as will distinguish the payments made in the form of direct relief of persons in the several counties, cities and towns and the governor and council shall have the power to make rules and regulations relative to the allocation of payments for such relief to the several counties, cities and towns; provided that not less than ninety thousand dollars from the proceeds of the sale of the bond issue provided for herein shall be allocated to any county including its cities and towns if sums totaling such amount are requested by the county commissioners; and provided further that not less than five per cent of the balance of the Emergency Relief Fund other than the proceeds of the bond issue shall be allocated to any county including its cities and towns if sums totaling such amount are requested by the county commissioner's and need therefor is shown.

9. Reimbursements of Fund by Counties, Cities and Towns. All expenditures in carrying out the purpose of this act shall be made in the first instance from said emergency fund but the several counties, cities and towns shall, from time to time, reimburse said fund for all expenditures allocated to said counties, cities and towns to the extent of twenty-five per cent thereof. For the purpose of fixing tax rates and tax assessments of the several counties, cities and towns the director and the county commissioners are authorized to estimate the amount to be charged to each county, city and town and to instruct the tax commission in regard thereto. The county conventions shall take into account in making their appropriations the amounts expended and debts incurred prior to the passage of this act for the purpose of poor relief, together with such reimbursements to the state as the county is required to make under the provisions of this act.

The selectmen of towns and mayors of cities are hereby authorized and shall, upon instructions from the tax commission, direct the fixing of tax rates and the assessment of taxes, so that only such amounts shall be raised for the relief of the poor of the town or city as will equal the amounts expended and the debts incurred for poor relief prior to the passage of this act, together with reimbursements to the state as the

city or town is required to make under the provisions of this act. In the administering and for the purposes of this act alone the director shall have the power to determine what persons are poor and unable to support themselves, and to provide a procedure for the determination of all questions arising relative thereto, and to make agreements with other states in respect to the aid of, or the reimbursement for aid granted to, persons not residents for a length of time as determined in such agreements, of the state in which they happen to be at the time the aid is sought by or given to them.

10. Termination of State of Emergency. The governor, with the advice and consent of the council, may at any time declare the termination of the emergency for the meeting of which this act is passed, but failing such declaration such emergency shall be deemed to be terminated on December 31, 1934; and upon such termination the director shall cease to have the powers and duties by this act conferred upon him and the affairs of the organization set up for the administration of this act shall be wound up and liquidated.

11. Report. On the termination of the emergency the director shall cause to be prepared and submitted to the general court a report setting forth an account of all payments into and from said special fund and of all operations had in carrying out the provisions of this act.

12. Suspension of Laws. All acts and parts of acts inconsistent herewith are hereby suspended while this act is in effect.

13. Takes Effect. This act shall take effect upon its passage.

[Approved June 14, 1933.]

CHAPTER 161.

AN ACT AUTHORIZING THE RELIEF OF PERSONS AND CORPORATIONS BY SUSPENDING SUCH ATTACHMENT, EXECUTION SALE AND MORTGAGE FORECLOSURE PROCEEDINGS AS WORK UNJUST HARDSHIP BY REASON OF ABNORMAL ECONOMIC CONDITIONS.

SECTION	SECTION
1. Declaration of public emergency.	13. Presiding justice.
2. Definition.	14. Limitation.
3. Foreclosure sale proceedings.	15. Receivers.
4. Petition.	16. Statute of limitation.
5. Notice.	17. Renewal of obligations.
6. Hearing.	18. Attendance of witnesses.
7. Orders.	19. Order of trial.
8. Additional orders.	20. Suspension of prior legislation.
9. Redemption.	21. Separability.
10. Additional orders.	22. False statements.
11. Limitation.	23. Period of emergency.
12. Powers and authority.	24. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Declaration of Public Emergency. It is hereby declared that a public emergency exists affecting the welfare, comfort and safety of the people of the state resulting from the abnormal disruption of economic and financial processes. Therefore, in the public interest the necessity for legislative intervention by the enactment of the provisions hereinafter prescribed is hereby declared as a matter of legislative determination.

2. Definition. As used hereinafter the word "person" shall mean individuals, associations, and corporations.

Foreclosure Sale Proceedings

3. Sale. In proceedings for the foreclosure of mortgages or liens on real property under the provisions of chapter 215 of the Public Laws and chapter 217 of the Public Laws, as amended by chapter 88 of the Laws of 1927, the mortgagor may petition the court having jurisdiction thereof to order the officer foreclosing such mortgages or liens not to take possession of, advertise for sale, or sell such property if such proceedings would work an unjust hardship upon the petitioner because of abnormal economic conditions.

4. Petition. The petition shall be sworn to under oath,

shall set forth the manner in which such taking of possession, advertising for sale, or the sale of such property would work an unjust hardship upon the petitioner, and the length of time it would be necessary to suspend such proceedings in order to avoid unjust hardship upon the petitioner, and shall include an affidavit under oath containing a schedule of all the debts of the petitioner, secured or unsecured, the names and addresses of his creditors, any securities held by such creditors, a full statement of his assets, their present value, and their value under normal economic conditions, and a brief statement of his past conduct in meeting his legal obligations and liabilities.

5. Notice. The petitioner shall cause a notice of such petition to be given to all parties to the foreclosure proceedings by mailing, by registered mail, to the last known address of such parties a copy of the petition.

6. Hearing. Upon a sworn affidavit of the petitioner that such notice has been given the court shall forthwith fix a time and place for a hearing thereon.

7. Orders. If after due hearing the court shall determine that the taking of possession, advertising for sale, or sale of such property under foreclosure proceedings would work an unjust hardship on the petitioner, and that there is reasonable probability that such hardship would be avoided by suspending for a reasonable period said taking of possession, advertising for sale, or sale of said property, he may, upon such terms and conditions as justice requires, order said taking of possession, advertising for sale or sale suspended for such reasonable period.

8. Additional Orders. A party may apply at any time to the court having jurisdiction thereof for such additional orders in the premises as may be proper under the foregoing sections, and such court shall have jurisdiction and authority to revoke, revise, alter or modify any previous orders therein made by him or by any justice of such court.

Proceedings to Redeem

9. Redemption. While this act shall be and remain in force, in proceedings to foreclose a mortgage or lien upon real property upon petition by the mortgagor or lienor the court at the time of entering the decree of foreclosure, in his discre-

tion, and upon such terms and conditions as shall be equitable under the then existing conditions, may extend the time within which the premises may be redeemed, for such period as would not work an unjust hardship upon the parties interested, and at any time thereafter upon the petition of the mortgagor, lienor or those holding under him, on notice to the mortgagee and after hearing thereon, may reopen such decree and make such further orders relating thereto as justice may require. The provisions of this section, so far as pertinent thereto, shall apply to decrees heretofore entered where the time therein fixed for redemption has not expired on the date of such petition.

10. Additional Orders. Any party in interest may apply to the court at any time upon the grounds of a change in conditions and the court, upon due notice and hearing, may, if justice requires, revoke, revise, alter or modify any order previously made.

11. Limitation. The preceding sections shall apply to only such proceedings as concern liabilities or obligations incurred prior to the passage of this act, except as hereinafter otherwise provided.

Miscellaneous

12. Powers and Authority. A court having jurisdiction in any proceedings hereunder shall have full power and authority to make all necessary orders incident to the exercise of the jurisdiction conferred by the provisions herein, including such orders as relate to the custody, preservation and conservation of the property of the debtor and the rights of the creditors therein as may be deemed necessary and proper for the protection of all parties in interest.

13. Presiding Justice. Whenever practicable any justice of a court having jurisdiction of proceedings hereunder, who has first presided in a proceeding hereunder shall preside over all further proceedings relating to the same matter, but when it is impracticable for him so to do he may request any other justice of the same court to act therein in his stead.

14. Limitation. Nothing herein shall affect or change any lawful security held by any creditor, nor its order of priority, and such rights of security or priority shall be considered by the court in any orders made hereunder relating to the subject matter of such security.

15. **Receivers.** Nothing herein shall be deemed to affect the general equity powers of a court relating to receivers and receiverships.

16. **Statute of Limitation.** When the provisions of this act are invoked any statute of limitation applicable to the matters embraced in such proceedings shall be tolled during the pendency thereof.

17. **Renewal of Obligations.** Any proceeding to enforce any contract renewing an obligation contracted prior to the passage of this act shall be subject to the same provisions hereof as are other obligations contracted prior to the passage of this act.

18. **Attendance of Witnesses.** A party to any proceeding hereunder may have free process from the court to compel the attendance of witnesses if the court shall be of the opinion that he is poor and unable to defray the expense and that injustice may be done if provision is not made therefor at public expense.

19. **Order of Trial.** All hearings in proceedings hereunder shall be held as soon as practicable and in the order of trial shall have precedence over all other matters except criminal proceedings.

20. **Suspension of Prior Legislation.** While this act shall be in force all laws, or parts thereof, inconsistent herewith shall be deemed to be suspended, provided that upon the termination of the emergency herein defined, to be determined as hereinafter provided, this act shall cease to be effective and all such suspended acts, laws or statutes, or parts thereof, shall thereupon forthwith be and become in full force and effect. Except that whenever action has been taken or orders made by a court under the provisions hereof, such court shall have jurisdiction to make such further order therein as may be deemed necessary to an appropriate disposition of matters then pending before him.

21. **Separability.** If any portion of this act is held unconstitutional or invalid, such holding shall not affect the validity of the act as a whole, or any other portion thereof.

22. **False Statements.** If any person shall make a false statement in any affidavit or schedule required under the provisions hereof he shall be fined not more than one hundred dollars and imprisoned for not more than six months or both.

23. Period of Emergency. The period of emergency herein provided for shall be from the date of the passage of this act until such date as the governor may declare the emergency to be at an end, and authority is hereby conferred upon the governor to make such declaration by proclamation when in his judgment the economic conditions warrant.

24. Takes Effect. This act shall take effect from its passage and terminate not later than two years thereafter, unless previously terminated as provided for in the preceding section.

[Approved June 15, 1933.]

CHAPTER 162.

AN ACT TO AUTHORIZE APPLICATIONS TO THE UNITED STATES GOVERNMENT FOR AID.

SECTION

1. Authority given.
2. Authority for other aid.
3. Faith and credit pledged.

SECTION

4. Debt limitations.
5. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Authority Given. An act passed by the congress of the United States known as the "National Industrial Recovery Act" (H. R. 5755) having become law, the governor and council may, in their discretion, give the consent of the state that any state and local officers and employees may act as agents of the federal government as provided in said act, and may authorize the state highway department to act as agent of the federal government for the purpose of providing for emergency construction of public highways and related projects as provided for in said act. The governor and council, for the state, and the municipalities and other public bodies may apply for and accept grants for the construction, repair or improvement of any of the projects provided for in said act in accordance with the terms and conditions stated in said act and in accordance with such rules and regulations as may be prescribed by the president of the United States, provided that the state shall not be made or held liable for loans or grants under said act to municipalities and other public bodies without the approval of the governor and council.

2. Authority for Other Aid. The governor, with the approval of the council, is authorized to apply for financial or

any other aid which the United States government has authorized or may authorize to be given to the several states for emergency industrial or unemployment relief, for public works and highway construction, for the creation of employment agencies or for any other purpose intended to relieve distress caused by the existing depression. Any officer of the state who may be designated in any act passed by the congress of the United States, or in any regulation or requirement of any agency of the United States, is authorized in the name of the state to make all applications and sign all documents which may be necessary to obtain such aid, provided that such applications have the approval of the governor and council. The state treasurer is directed to receive all money so granted by the United States, or by any agency thereof, to the state and to hold all such funds separate from all other funds of the state. Such funds shall be disbursed by said treasurer upon warrants drawn by the governor for the purposes for which such relief or aid is granted.

3. Faith and Credit Pledged. The faith and credit of the state are pledged to make adequate provision, from time to time, by appropriation or otherwise, to meet all obligations of the state incident to the acceptance of federal aid under the provisions of any act named or referred to in the preceding sections and the governor and council are authorized to issue all necessary documentary evidence of such faith and credit.

4. Debt Limitations. Cities, towns, school districts, precincts and counties, upon the approval of the tax commission, may make application to the governor and council for authority to exceed existing debt limitations for the purpose of taking advantage of such grants or aid as may be offered them by the United States government. The governor and council may grant to cities, towns, school districts, precincts and counties authority to exceed existing debt limitations to such extent and in such amounts as they may deem prudent and advisable. In granting such authority the governor and council may prescribe the terms and conditions upon which such debt limitations may be exceeded.

5. Takes Effect. This act shall take effect upon its passage. All acts and parts of acts inconsistent herewith are hereby suspended while this act is in effect.

[Approved June 15, 1933.]

CHAPTER 163.

AN ACT RELATING TO THE ISSUE OF BONDS TO REFUND CERTAIN
SHORT-TIME NOTES.

SECTION

1. Refunding bonds authorized;
accounts; short-term notes.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Amendment. Amend chapter 126 of the Laws of 1931 by inserting after section 2 thereof the following:

2-a. Refunding Bonds Authorized. In order to provide for the refunding of such short-time notes as have been issued in accordance with the provisions of section 2, chapter 126 of the Laws of 1931, the state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state the sum not exceeding nine hundred and thirty-two thousand dollars (\$932,000), and for that purpose may issue bonds in the name and on behalf of the state. The governor and council shall determine the form of such bonds, their rate of interest (using their best effort to secure the lowest rate obtainable), the dates when interest shall be paid, the dates of maturity, the places where principal and interest shall be paid, and the times of issue. Such bonds shall be signed by the treasurer and countersigned by the governor, and shall be deemed a pledge of faith and credit of the state. They may be negotiated by the treasurer under the direction of the governor and council. Out of the proceeds of sale of said bonds, the treasurer shall pay such short-time notes as have been issued in accordance with the provisions of section 2 of chapter 126 of the Laws of 1931. Interest from such bonds or notes shall not be subject to the taxes imposed by chapter 65 of the Public Laws.

2-b. Accounts. The secretary of state shall keep an account of all such bonds countersigned by the governor, showing the number and amount of each bond, the time of countersigning, the time when payable, and the date of delivery to the treasurer. The treasurer shall keep an account of each bond, showing the number and amount thereof, the name of the person to whom sold, the amount received for same, the date of the sale, and the time when payable.

2-c. Short-Term Loans. Prior to the issuance of bonds hereunder, the treasurer, under the direction of the governor and council, may for the purposes hereof borrow money from time to time on short-term loans to be refunded by the issuance of the bonds hereunder, provided however that at no one time shall the indebtedness of the state on such short-term loans exceed the sum of nine hundred thirty-two thousand dollars.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 15, 1933.]

CHAPTER 164.

AN ACT RELATING TO WEIGHTS AND MEASURES.

SECTION

1. Prohibitions and penalties as to false weights.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Prohibitions and Penalties. Amend section 23 of chapter 161 of the Public Laws by inserting in the fourteenth line of said section after the word "represents" the words, or shall keep in the salesroom of a store any weighing device except prescription scales not in full view of a customer, so that said section as amended shall read as follows: **23. False Weights, etc.** Any person who, by himself or by his servant or agent, or as the servant or agent of another, shall offer or expose for sale, sell, use or retain in his possession for use, a false weight or measure or weighing or measuring device, or any weight or measure or weighing or measuring device which has not been sealed by the commissioner or inspector, or by a sealer of weights and measures within one year, for the purpose or the apparent purpose of buying or selling of any commodity or thing, or for hire or reward; or shall dispose of any condemned weight, measure or weighing or measuring device contrary to law, or remove any tag placed thereon by the commissioner or inspector, or by a sealer of weights and measures, without his permission; or any person who, by himself or by his servant or agent, or as the servant or agent of another, shall sell or offer or expose for sale less than the quantity he

represents, or shall keep in the salesroom of a store any weighing device except prescription scales not in full view of a customer, or sell or offer or expose for sale any commodity in a manner contrary to the laws relative to weights and measures, or, in purchasing, misrepresents the amount purchased, shall be fined not less than twenty nor more than two hundred dollars, or imprisoned not more than three months, or both, upon a first conviction; upon a second or subsequent conviction he shall be fined not less than fifty nor more than five hundred dollars, or imprisoned not more than one year, or both.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 15, 1933.]

CHAPTER 165.

AN ACT RELATING TO COUNTY AUDITS.

SECTION

1. County audits.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. County Audits. Amend chapter 68 of the Public Laws by inserting after section 24 the following new section: **24-a. Tax Commission.** In order that accounting and reporting may be uniform in all the counties the tax commission is hereby directed to prescribe regulations for the auditing of such county accounts as are provided for in section 19, chapter 35 of the Public Laws. The county auditors shall carry out said regulations and make reports to said commission as requested. The county commissioners, superintendent of the county farm and county treasurer of the several counties shall keep their accounts in the form prescribed by the tax commission and the annual report of each county shall show said accounts and be published in the form prescribed by said commission.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 15, 1933.]

CHAPTER 166.

AN ACT RELATIVE TO THE TERM OF COUNTY OFFICERS FOR STRAFFORD COUNTY.

SECTION

1. Change in term for Strafford county officers.

SECTION

2. Takes effect; present officers.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Change in Term. Amend section 1 of chapter 36 of the Public Laws by inserting after the words "except that" in the seventh line the words, all said county officers of Strafford county and, so that said section as amended shall read as follows: **1. Election; Term.** There shall be chosen at each biennial election, by ballot, by the inhabitants of the several towns in each county qualified to vote for state senators, a sheriff, a county solicitor, a county treasurer, a register of deeds, a register of probate and three county commissioners, each of whom shall take office on April first next succeeding his election, and shall hold the same for two years and until his successor is chosen and qualified, except that all said county officers of Strafford county and the solicitors of Merrimack and Coos counties shall take office on January first next succeeding their election.

2. Takes Effect; Present Officers of Strafford County. This act shall take effect upon its passage, provided however that the present county officers of Strafford county shall hold their respective offices for the terms for which they were elected and the county officers elected at the November election, 1934, shall take office on April first following said election and shall hold the same until their successors are chosen and qualified.

[Approved June 16, 1933.]

CHAPTER 167.

AN ACT RELATING TO BOUNTIES ON WILD CATS.

SECTION

1. Bounties for wild cats.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Bounties. Amend section 63 of chapter 197 of the Public Laws, as inserted by chapter 46 of the Laws of 1927, as amended by chapter 120 of the Laws of 1929, by striking out said section and inserting in place thereof the following:

63. Wild Cats. Any person who shall kill in this state any wild cat of the species known as bobcat or lynx, may present and deliver the carcass of said cat in same condition as when taken, to any regularly employed warden or deputy warden of said state, or in their absence to their legal residence, together with a sworn statement that it was killed in New Hampshire within forty-eight hours, (except when a party of cat hunters shall previously notify a regularly employed warden or deputy warden in writing that they are going on a cat hunting trip, in a certain section, stating township and location, for a certain number of days, not to exceed six days and also stating the day they are to start on said trip; notifying said warden or deputy that they will report result of said trip to him immediately upon return) giving date and locality of the killing of any cats or lynx which may have been taken and upon request accompanying the warden to the precise spot where the animal or animals were killed, and said warden shall, upon being satisfied that the animal or animals belonged to either of the species mentioned above, report to the commissioner. The commissioner shall thereupon certify the killing to the governor who is hereby authorized to draw his warrant upon the fish and game fund in payment of twenty dollars for each cat so killed, reported and certified. Said warden shall mark each skin presented and certified by punching both ears with a punch to be furnished to him for the purpose by the commissioner of fish and game. Said warden or deputy to whom said animal or animals are presented, shall remove or cause to be removed all skins from the carcasses, stretch and dry same, and at regular intervals turn them over to the fish and game department. Said department shall sell said skins at best

prices obtainable and all moneys received for same shall be for the benefit of the fish and game department. Any person guilty of fraud or misrepresentation in collecting or attempting to collect payment for the killing of any wild cat, or the species thereof, as provided in this section, shall be deemed to have violated the provisions of this section and shall be fined not less than seventy-five dollars and not more than one hundred dollars for each violation.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 16, 1933.]

CHAPTER 168.

AN ACT RELATIVE TO MARATHON AND OTHER COMPETITION DANCES.

SECTION

1. Marathon dances and walkathons.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Prohibition. Amend chapter 363 of the Public Laws by adding after section 9 the following new section: **9-a. Marathon Dances; Walkathons.** No person or persons shall permit any female or minor to compete in a Marathon dance competition, a walkathon competition or a similar competition for more than eight hours in any one day and no person or persons shall permit any female or minor to enter or compete in such a competition who has entered or competed in any similar competition within twenty-four hours prior to the beginning of said competition. Whoever violates the provisions of this section shall be fined five hundred dollars for each offense.

2. Takes Effect. This act shall take effect thirty days after its passage.

[Approved June 16, 1933.]

CHAPTER 169.

AN ACT RELATING TO THE CARRIAGE OF PROPERTY FOR HIRE BY MOTOR VEHICLE.

SECTION

1. Schedule of rates.
2. Penalty.

SECTION

3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Schedule of Rates. Amend paragraph I of section 2 of an act approved May 6, 1933, entitled "An Act relating to carriers of property for hire on the public highways," by striking out said paragraph and inserting in place thereof the following: I. The schedule of rates to be charged applying to the service of transportation to be rendered.

2. Violation of Provision of Act. Amend section 12 of said act by inserting after the word "violating" the words, the provisions of this act or, so that said section as amended shall read as follows: **12. Penalty.** Any person, corporation, partnership, association, railroad or railway company violating the provisions of this act or the orders of the commission issued under the provisions of this act shall be punished by a fine of not more than one hundred dollars, and the superior court shall have jurisdiction in equity to restrain any such violation upon petition of the commission, any public authority, or ten citizens of any city or town.

3. Takes Effect. This act shall take effect July 1, 1933.

[Approved June 16, 1933.]

CHAPTER 170.

AN ACT RELATING TO NON-RESIDENT CIRCUS MOTOR VEHICLES.

SECTION

1. Permits for circus trucks.
2. Fees.

SECTION

3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Circus Trucks. Amend chapter 100 of the Public Laws by adding after section 31 the following new section: **31-a. Permits.** The commissioner may, in his discretion, permit motor vehicles or trucks owned by non-residents, used solely

for the operation of a circus, to be operated upon the ways of this state for a specified period of not more than seven days upon the payment of the fees provided for in paragraph X, section 1, chapter 102 of the Public Laws. Not more than one such permit shall be granted to any one person during a calendar year. Said commissioner may make such rules and regulations relative to such permits as he may deem necessary.

2. **Fees.** Amend chapter 102 of the Public Laws by adding at the end of section 1 the following new paragraph: X. For each motor vehicle owned by a non-resident under permit as provided in section 31-a, chapter 100 of the Public Laws, seven dollars.

3. **Takes Effect.** This act shall take effect upon its passage.

[Approved June 16, 1933.]

CHAPTER 171.

AN ACT RELATING TO LICENSES TO ADMINISTRATORS AND EXECUTORS TO SELL REAL ESTATE.

SECTION

1. License for distribution of real estate.
2. Title; accounting.

SECTION

3. Repeal.
4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Real Estate.** Amend section 17-a of chapter 305 of the Public Laws, as inserted by chapter 68 of the Laws of 1929, by striking out said section and inserting in place thereof the following: **17-a. License for Distribution.** Unless the will otherwise provides, the judge on petition of an administrator or executor together with the written consent of the widow or widower and the heirs at law or devisees, or the guardians or conservators of such of them as are under disability, may grant a license to sell the whole or any part of the real estate of a decedent, in such manner and upon such notice as the judge shall order. Before such license is granted the petitioner shall file an affidavit of the names and addresses of all persons known to him as having or claiming any interest in said real estate. Sections 10, 11, 14 and 15 of this chapter shall apply to licenses and sales herein authorized.

2. **Amendment.** Amend section 17-b of said chapter 305, as inserted by chapter 68 of the Laws of 1929, by striking out said section and inserting in place thereof the following:

17-b. Title; Accounting. Any sale made under such license shall convey title to said real estate free from all claims of creditors of the decedent and of all other persons claiming under the decedent or under his will, but the claims of all such persons shall be a charge upon the proceeds of the sale. The proceeds of such sale shall be accounted for to the probate court and, except for such deductions as the court may make for the payment of debts, legacies, inheritance taxes and expenses of administration shall be paid over on distribution of the estate to the person or persons who would have been entitled to such real estate and in the proportions to which they would have been entitled had it not been sold.

3. **Repeal.** Section 17-c of chapter 305 of the Public Laws, as inserted by chapter 68 of the Laws of 1929, is hereby repealed.

4. **Takes Effect.** This act shall take effect upon its passage.

[Approved June 16, 1933.]

CHAPTER 172.

AN ACT RELATING TO THE CARE OF THE HANNAH DUSTIN MONUMENT.

SECTION

1. Hannah Dustin monument.
2. Appropriation.

SECTION

3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. **Hannah Dustin Monument.** The care and maintenance of the Hannah Dustin monument and real estate where said monument is located belonging to the state of New Hampshire shall be under the control of the superintendent of the state house.

2. **Appropriation.** The sum of fifty dollars is hereby appropriated for the purposes of this act and the governor is hereby authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

3. **Takes Effect.** This act shall take effect upon its passage.

[Approved June 16, 1933.]

CHAPTER 173.

AN ACT RELATING TO CERTIFICATES OF APPROVAL.

SECTION

1. Certificates of approval.
2. Fees for certificates.

SECTION

3. Suspension of laws.
4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Amendment. Amend chapter 99 of the Laws of 1933 by striking out the whole of section 26 and inserting in place thereof the following new section: **26. Additional** —. No permittee shall purchase any beverage from any manufacturer or wholesaler not holding a permit issued under the provisions of this act and transport or cause the same to be transported into the state of New Hampshire for resale unless such manufacturer or wholesaler has obtained from the commission a certificate of approval, which certificate shall not be granted unless and until such manufacturer or wholesaler shall have agreed with the commission to furnish to the commission, on or before the tenth day of each month, a report under oath, on a form to be prescribed by the commissioners, showing the quantity of beverages sold or delivered to each permittee during the preceding calendar month. If any such manufacturer or wholesaler shall, after obtaining such certificate, fail to submit any such report the commissioners shall, in their discretion, revoke such certificate.

2. Fee for Certificate of Approval. Further amend said chapter by inserting after section 26 the following new section: **27. Fee for Certificate of Approval.** The fee for a certificate of approval issued pursuant to provisions of this act shall be five hundred dollars (\$500) per annum, which sum shall accompany the application for such certificate.

3. Suspension of Laws. All acts and parts of acts inconsistent with this act are hereby suspended.

4. Takes Effect. This act shall take effect upon its passage.

[Approved June 16, 1933.]

CHAPTER 174.

AN ACT PROVIDING FOR A COW BARN AT THE LACONIA STATE SCHOOL.

SECTION

- 1. Appropriation.
- 2. Bonds or notes authorized.
- 3. Accounts.

SECTION

- 4. Material and labor.
- 5. Short-term notes.
- 6. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Appropriation. The sum of twenty-four thousand dollars (\$24,000) be and hereby is appropriated for the construction of a one story fireproof cow barn and repairs and modifications in the old barn, to be expended in accordance with plans and specifications to be approved by the governor and council.

2. Bonds or Notes Authorized. In order to provide the funds for the appropriation made in section 1, the state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state a sum not exceeding twenty-four thousand dollars (\$24,000) and for that purpose may issue bonds or notes in the name and on behalf of the state. The governor and council shall determine the form of such bonds or notes, their rate of interest (using their best efforts to secure the lowest rate obtainable), the dates when interest shall be paid, the dates of maturity, the places where principal and interest shall be paid, and the time or times of issue. Such bonds or notes shall be signed by the treasurer and countersigned by the governor, and shall be deemed a pledge of the faith and credit of the state. They may be negotiated by the treasurer by direction of the governor and council as they may deem to be most advantageous to the state. Out of the proceeds of the sale of said bonds or notes the governor is authorized to draw his warrants for the sum hereinbefore appropriated.

3. Accounts. The secretary of state shall keep an account of all such bonds or notes countersigned by the governor, showing the number and amount of each bond or note, the time of countersigning, the time when payable, and the date of delivery to the treasurer. The treasurer shall keep an account of each bond or note, showing the number and amount thereof, the name of the person to whom sold, the amount

received for the same, the date of the sale, and the time when payable.

4. **Material and Labor.** In the construction or alteration of the barn authorized by this act it is recommended that New Hampshire material and labor shall be used so far as is practical.

5. **Short-Term Notes.** Prior to the issuance of the bonds hereunder, the treasurer, under the direction of the governor and council, may for the purposes hereof borrow money from time to time on short-term loans to be refunded by the issuance of the bonds hereunder, provided however that at no one time shall the indebtedness of the state on such short-term loans exceed the sum of twenty-four thousand dollars.

6. **Takes Effect.** This act shall take effect upon its passage.

[Approved June 16, 1933.]

CHAPTER 175.

AN ACT PROVIDING FOR AN EMPLOYEES' DORMITORY AT THE STATE HOSPITAL.

SECTION

1. Appropriation.
2. Bonds and notes authorized.
3. Accounts.

SECTION

4. Material and labor.
5. Short-term notes.
6. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Appropriation.** The sum of one hundred thirty thousand dollars (\$130,000) be and hereby is appropriated for the construction and equipment of a dormitory at the state hospital for employees, to be expended in accordance with plans and specifications to be approved by the governor and council.

2. **Bonds or Notes Authorized.** In order to provide the funds for the appropriation made in section 1, the state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state a sum not exceeding one hundred thirty thousand dollars (\$130,000) and for that purpose may issue bonds or notes in the name of and on behalf of the state. The governor and council shall determine the form of such bonds or notes, their rate of interest (using their best efforts to secure the lowest

rate obtainable), the dates when interest shall be paid, the dates of maturity, the places where principal and interest shall be paid, and the time or times of issue. Such bonds or notes shall be signed by the treasurer and countersigned by the governor, and shall be deemed a pledge of the faith and credit of the state. They may be negotiated by the treasurer by direction of the governor and council as they may deem to be most advantageous to the state. Out of the proceeds of the of all such bonds or notes countersigned by the governor, showing the number and amount of each bond or note, the sale of said bonds or notes the governor is authorized to draw his warrants for the sums hereinbefore appropriated.

3. **Accounts.** The secretary of state shall keep an account time of countersigning, the time when payable, and the date of delivery to the treasurer. The treasurer shall keep an account of each bond or note, showing the number and amount thereof, the name of the person to whom sold, the amount received for the same, the date of the sale, and the time when payable.

4. **Material and Labor.** In the construction of the dormitory authorized by this act it is recommended that New Hampshire material and labor shall be used so far as is practical.

5. **Short-Term Notes.** Prior to the issuance of the bonds hereunder, the treasurer, under the direction of the governor and council, may for the purposes hereof borrow money from time to time on short-term loans to be refunded by the issuance of the bonds hereunder, provided however that at no one time shall the indebtedness of the state on such short-term loans exceed the sum of one hundred thirty thousand dollars.

6. **Takes Effect.** This act shall take effect upon its passage.

[Approved June 16, 1933.]

CHAPTER 176.

AN ACT TO REHABILITATE THE STATE TREASURY FOR THE LOSS
OF REVENUE SUFFERED BY THE STATE.

SECTION

1. Appropriation.
2. Borrowing.
3. Accounts.

SECTION

4. Disposition of proceeds.
5. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Appropriation. The sum of four hundred and thirty thousand dollars (\$430,000) is hereby appropriated for the purpose of rehabilitating the state treasury to the extent of the loss of revenue suffered by the state during the year ending June 30, 1933.

2. Borrowing. In order to provide funds for the appropriation made in section 1 hereof the state treasurer is hereby authorized to borrow from time to time such sum or sums, not exceeding four hundred and thirty thousand dollars, as the governor with the advice and consent of the council may approve, and for that purpose may issue bonds and/or notes in the name and on behalf of the state of New Hampshire. Such bonds and/or notes shall be issued at such times, in such form and denominations, at such rate of interest and at such dates of maturity as the governor and council may determine to be for the best interest of the state. They shall be countersigned by the governor and shall be deemed a pledge of the faith and credit of the state. The state treasurer may negotiate and sell such bonds and/or notes by direction of, and in such manner as, the governor and council deem most advantageous to the state.

3. Accounts. The secretary of state shall keep an account of all such bonds and/or notes countersigned by the governor, showing the number and amount of each bond and note, the time of countersigning, the date of delivery to the treasurer, and the date of maturity. The state treasurer shall keep an account of each bond or note showing the number thereof, the name of the person to whom sold, the amount received for the same, the date of the sale and the date of maturity.

4. Disposition of Proceeds. The proceeds of the sale of such bonds and/or notes shall be paid into the general funds of the state.

5. Takes Effect. This act shall take effect upon its passage.

[Approved June 16, 1933.]

CHAPTER 177.

AN ACT TO PROVIDE FOR THE ASSESSMENT AND COLLECTION OF
AN ANNUAL STATE TAX FOR THE TERM OF TWO YEARS.

SECTION

1. Assessment and collection.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Assessment and Collection. The sum of one million three hundred thousand dollars (\$1,300,000) shall be raised for the use of the state for the year 1933, and the sum of one million three hundred thousand dollars (\$1,300,000) shall be raised for the use of the state for the year 1934, and the state treasurer is hereby directed seasonably to issue his warrants to the selectmen of the several towns and places and to the assessors of the several cities in the state according to the apportionment of the public taxes made at the session of the legislature of 1933, and the selectmen of such towns and places and the assessors of such cities are hereby directed to assess the sums specified in said warrants and cause the same to be paid to said treasurer on or before the first day of December, 1933, and the first day of December, 1934, and the state treasurer is hereby authorized to issue his extent for all taxes which shall remain unpaid on the dates last above mentioned.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 16, 1933.]

CHAPTER 178.

AN ACT MAKING APPROPRIATION FOR THE EXPENSES OF THE
STATE OF NEW HAMPSHIRE FOR THE YEAR ENDING
JUNE 30, 1934.

SECTION

1. Appropriations.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Appropriations. The sums hereinafter mentioned are appropriated to be paid out of the treasury of the state for the purposes specified for the fiscal year ending June 30, 1934, to wit:

For the executive department as follows:

Salary of governor	\$4,500.00
Salary of governor's secretary	2,700.00
Clerical expense	4,945.00
Other current expenses	2,660.00
Council, per diem and expenses	4,900.00
Contingent fund	1,500.00
Emergency fund for protection of interests of the state	60,000.00

Total	\$81,205.00
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For judicial department as follows:

Salaries of supreme court justices	\$31,500.00
Expenses of supreme court justices	6,665.00
Clerical expense of supreme court	2,970.00
Examination of law students	500.00
Salaries of superior court justices	37,800.00
Expenses of superior court justices	8,313.00
Salaries of probate court justices	15,840.00
Salaries of probate court registers and deputies	18,450.00

Total	\$122,038.00
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For adjutant-general's department as follows:

Salary of adjutant-general	\$3,600.00
Clerical expense	3,309.00
Other current expenses	1,115.00
Salaries national guard	31,280.00
Expenses national guard	14,258.00

Armories:

Salaries of janitors	8,980.00
Expenses of armories	9,540.00
Rifle ranges	985.00
Officers' uniforms	2,025.00

Total \$75,092.00

For attorney-general's department as follows:

Salary of attorney-general	\$3,600.00
Salary of assistant attorney-general	3,600.00
Clerical expense	8,435.00
Other current expenses	3,535.00
Fees to register of probate	2,800.00
Legacy tax expense	685.00

Total \$22,655.00

For department of agriculture as follows:

Salary of commissioner	\$3,150.00
Salary of deputy	2,475.00
Clerical expense	3,728.00
Other current expenses	1,387.00
Institutes and public meetings	1,080.00
Granite State Dairymen's Association	500.00
New Hampshire Horticultural Society	1,000.00
New Hampshire Sheep Breeders' Association	250.00
Aid for agricultural fairs in New Hampshire	3,000.00
Feeding stuffs inspection	3,980.00
Fertilizer inspection	1,864.00
Agricultural seed inspection	945.00
Insecticides and fungicides	200.00
Apiary law	293.00
Salary of commissioner of moth suppression	1,440.00
Salaries of other assistants	7,442.00
Other current expenses	1,063.00
Salary of dairy inspector	2,160.00
Other expenses of dairy inspection	1,045.00
Licensing milk dealers	380.00
Salaries for nursery inspection	470.00
Other expenses of nursery inspection	266.00

Salaries for bureau of markets	2,695.00
Other expenses for bureau of markets	850.00
Crop reporting service	1,000.00
Printing and mailing bulletins	5,735.00
Labeling service	650.00
Salaries for apple grading law	570.00
Other expenses for apple grading law	380.00
Division of animal industry:	
Salary of state veterinarian	3,150.00
Salaries of assistants	6,210.00
Other current expenses	4,020.00
Veterinarian services	21,090.00
Expenses of veterinarians	5,980.00
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Total	\$90,448.00

For department of forestry as follows:

Salary of state forester	\$3,150.00
Clerical expense	7,350.00
Other current expenses	4,505.00
Salaries for nursery	5,050.00
Other expenses	1,950.00
Salaries for reforestation	900.00
Expenses	475.00
Fire district chiefs	4,399.00
Expenses	2,440.00
Watchmen on lookout stations	9,000.00
Expenses of lookout stations	965.00
Salaries for prevention of forest fires	1,000.00
Expenses	1,950.00
Forest fire bills to towns	7,500.00
Forest fire equipment	1,000.00
Salaries for white pine blister rust eradication	4,650.00
Salaries for recreational development and maintenance	2,500.00
Expenses	450.00
Construction	2,000.00
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Total	\$61,234.00

For comptroller's department as follows:

Salary of comptroller	\$4,500.00
Clerical expense	11,075.00
Other current expenses	2,590.00
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Total	\$18,165.00

For G. A. R. department

\$750.00

For insurance department as follows:

Salary of commissioner	\$4,500.00
Salary of deputy commissioner	1,620.00
Clerical expense	6,272.00
Other current expenses	3,425.00
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Total	\$15,817.00

For bureau of labor as follows:

Salary of commissioner	\$2,700.00
Clerical expense	1,595.00
Other current expenses	1,670.00
Salaries for factory inspection	6,480.00
Other current expenses	2,945.00
Salary for employment assistance	1,350.00
Clerical expense	1,305.00
Other current expenses	1,225.00
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Total	\$19,270.00

For state library as follows:

Salary of librarian	\$2,250.00
Salary of cataloguer	1,620.00
Clerical expense	4,468.00
Other current expenses	13,520.00
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Total	\$21,858.00

For purchasing agent's department as follows:

Salary of purchasing agent	\$3,600.00
Clerical expenses	7,493.00
Other current expenses	2,250.00
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Total	\$13,343.00

For state house department as follows:

Salary of superintendent	\$1,800.00
Other salaries	17,792.00
Other current expenses	24,325.00
Total	\$43,917.00

For department of weights and measures as follows:

Salary of commissioner	\$2,700.00
Other salaries	6,125.00
Other current expenses	4,515.00
Total	\$13,340.00

For state department as follows:

Salary of secretary	\$3,600.00
Salary of deputy secretary	2,430.00
Clerical expenses	5,220.00
Other current expenses	3,030.00
Direct primary	200.00
Australian ballot	775.00
Copying ancient records	2,649.00
Franklin Pierce birthplace	350.00
Daniel Webster birthplace	400.00
Total	\$18,654.00

For treasury department as follows:

Salary of treasurer	\$3,600.00
Salary of deputy treasurer	2,430.00
Clerical expense	8,140.00
Other current expenses	4,805.00
Bounties	7,100.00
Interest:	
Teachers' institutes	2,388.93
Benjamin Thompson fund	31,887.27
Agricultural college fund	4,800.00
Hamilton Smith fund	400.00
Kimball legacy	270.14
Fiske legacy	1,055.14
Temporary loans	4,500.00
Deficit general sinking fund	44,000.00
Total	\$115,376.48

For Industrial School as follows:

Salary of superintendent	\$3,528.00
Clerical expenses	4,704.00
Other current expenses	1,700.00
Instruction:	
Instructors' salaries	4,894.00
Instructors' expenses	855.00
Custodial care:	
Salaries	14,710.00
Other expenses	16,100.00
Auxiliary to custodial care	550.00
Operation of plant:	
Salaries	720.00
Other expenses	11,875.00
Maintenance of plant:	
Salaries	3,421.00
Other expenses	3,325.00
Agriculture:	
Salaries	3,384.00
Other expenses	5,290.00
Parole officer:	
Expenses	660.00
Total	<u>\$75,716.00</u>

For Laconia State School as follows:

Salary of superintendent	\$3,528.00
Clerical expenses	6,437.00
Other current expenses	3,535.00
Professional care and treatment:	
Salaries	32,280.00
Other expenses	3,585.00
Custodial care:	
Salaries	11,651.00
Other expenses	42,735.00
Operation of plant:	
Salaries	4,083.00
Other expenses	19,150.00
Chlorinator and housing	2,500.00
Maintenance of plant:	
Salaries	5,779.00
Other expenses	7,335.00

Agriculture:	
Salaries	19,704.00
Other expenses	20,475.00
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Total	\$182,777.00

For soldiers' home as follows:

Salary of commandant	\$1,584.00
Clerical expenses	225.00
Other current expenses	418.00
Custodial care:	
Salaries	4,600.00
Other expenses	7,870.00
Professional care and treatment:	
Salaries	3,110.00
Other expenses	590.00
Operation of plant:	
Salaries	1,425.00
Other expenses	3,335.00
Maintenance of plant:	
Salaries	175.00
Other expenses	4,025.00
Agriculture:	
Salaries	985.00
Other expenses	770.00
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Total	\$29,112.00

For New Hampshire State Hospital as follows:

Salary of superintendent	\$4,500.00
Clerical expense	27,409.00
Other current expenses	4,575.00
Professional care and treatment:	
Salaries	182,488.00
Other expenses	16,170.00
Custodial care:	
Salaries	43,922.00
Other expenses	154,512.00
Operation of plant:	
Salaries	19,976.00
Other expenses	75,299.00

Maintenance of plant:	
Salaries	36,075.00
Other expenses	19,300.00
Agriculture:	
Salaries	16,018.00
Other expenses	33,965.00
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Total	\$634,209.00

For State Prison as follows:

Salary of warden	\$2,889.00
Clerical expense	2,392.00
Other current expenses	2,075.00
Chaplain and teachers	1,430.00
Custodial care:	
Salaries	26,235.00
Other expenses	39,400.00
Auxiliary to prison care and custody	6,850.00
Operation of plant:	
Salaries	2,601.00
Expenses	10,315.00
Maintenance of plant:	
Expenses	800.00
Refrigerator	4,000.00
Agriculture:	
Expenses	415.00
Parole Officer:	
Salaries	3,400.00
Expenses	1,200.00
	<hr/>
Total	\$104,002.00

For New Hampshire State Sanatorium as follows:

Salary of superintendent	\$1,764.00
Clerical expense	1,140.00
Other current expenses	1,175.00
Professional care and treatment:	
Salaries	12,738.00
Other expenses	2,450.00
Custodial care:	
Salaries	7,985.00
Other expenses	21,230.00

Operation of plant:	
Salaries	7,367.00
Other expenses	8,671.00
Maintenance of plant:	
Salaries	700.00
Other expenses	3,040.00
Agriculture:	
Salaries	3,000.00
Other expenses	2,520.00
Recreation rooms	2,500.00
<hr/>	
Total	\$76,280.00

For University of New Hampshire \$436,000 as follows: Maintenance, state fund, \$403,600 (this amount to be in lieu of the amount to be credited the fund provided for in section 18, chapter 180 of the Public Laws, which said section is suspended for the fiscal year ending June 30, 1934; said amount to be used for the purposes specified in section 19 of said chapter 180, as amended by chapter 5 of the Laws of 1931); extension work (Smith-Lever Act), \$32,400.

For state board of education as follows:

For the state board of education \$419,498 and, in addition, the sums paid into the state treasury as the literary fund, the forest reserve tax, the per capita tax and the tax on unorganized and other places. Of this appropriation, a sum not to exceed \$325,000 is to be expended for equalized state aid, and any balance unexpended at the end of the fiscal year shall not lapse but shall be used for further equalization purposes. A sum not to exceed \$104,400 shall be expended for superintendents' salaries. The state board of education shall also receive for disbursement the income of the normal school dormitories and practice schools and the sums paid by school districts for the salaries of superintendents under Public Laws, chapter 117, section 40. In this department any balance, excepting the equalization fund, which may be unexpended in any fiscal year, shall be placed in a special fund available for use for maintenance purposes the following year by and with the consent of the governor and council.

For board of health as follows:

Salary of secretary	\$3,600.00
Clerical expense	1,620.00
Other current expenses	950.00
Vital statistics:	
Salaries	2,960.00
Other expenses	380.00
Tuberculosis dispensaries:	
Salary of director	2,160.00
Other expenses	570.00
Director control venereal diseases:	
Salary of director	2,160.00
Other salaries	4,830.00
Other current expenses	800.00
Purchase of antitoxin	2,850.00
Maternity and infancy:	
Nurses and clerical salaries	13,423.00
Other current expenses	6,495.00
Medico-legal examinations	475.00
Sanitation:	
Salaries	6,150.00
Other expenses	3,420.00
Director of chemistry and sanitation:	
Salary of director	3,600.00
Other salaries	9,240.00
Other current expenses	4,650.00
Total	<hr/> \$70,333.00

For state board of public welfare as follows:

Salary of secretary	\$2,475.00
Clerical expense	3,010.00
Other current expenses	2,787.00
Teacher for tubercular patients	760.00
Other expenses	79,240.00
Child welfare:	
Salaries	5,530.00
Other expenses	4,000.00
Crippled and tuberculous children	2,850.00
Register of the blind:	
Salaries	14,010.00
Other expenses	2,250.00

Deaf, dumb and blind:	
Salaries	1,350.00
Other expenses	25,150.00
Mothers' aid:	
Salaries	2,543.00
Other expenses	38,495.00
John Nesmith fund	3,700.00
	<hr/>
Total	\$188,150.00
For bank commissioner's department as follows:	
Salary of commissioner	\$4,500.00
Salary of deputy commissioner	2,700.00
Clerical expense	17,970.00
Other current expenses	9,906.00
	<hr/>
Total	\$35,076.00
For state development commission as follows:	
Salary of secretary	\$3,600.00
Clerical expense	5,726.00
Other current expenses	30,910.00
Tourist service	4,000.00
	<hr/>
Total	\$44,236.00
For commission for enforcement of prohibitory law as follows:	
Salary of commissioner	\$2,925.00
Other salaries	8,920.00
Other current expenses	5,340.00
	<hr/>
Total	\$17,185.00
For public library commission as follows:	
Salary of secretary	\$1,800.00
Salary of assistant secretary	1,620.00
Clerical expense	1,080.00
Other current expenses	760.00
Traveling libraries	2,340.00
Field work	760.00
State aid	1,000.00
Institutes	500.00
	<hr/>
Total	\$9,860.00

For public service commission as follows:

Salaries of three commissioners	\$13,500.00
Other salaries	27,080.00
Other current expenses	12,610.00
Aviation:	
Inspectors	838.00
Expenses	910.00
Lights, buoys and boat inspection:	
Salaries of inspectors	3,180.00
Other current expenses	2,390.00
	<hr/>
Total	\$60,508.00

For state tax commission as follows:

Salaries of three commissioners	\$9,000.00
Clerical expense	7,670.00
Other current expenses	7,625.00
Municipal accounting:	
Salary of accountant	1,620.00
Clerical expense	6,620.00
Other current expenses	4,300.00
	<hr/>
Total	\$36,835.00

For pharmacy commission as follows:

Compensation of three commissioners	\$1,450.00
Clerical expense	525.00
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Total	\$1,975.00

For dental board	\$300.00
For board of optometry	350.00
For board of chiropractic examiners	650.00
For registration of veterinary surgeons	100.00
For cancer commission	5,000.00

And any unexpended balance on June 30, 1933 to be available for the commission during the year ending June 30, 1934.

For New Hampshire Historical Society	500.00
For American Legion	2,000.00
For military organizations	200.00
For veterans' committal allowance	300.00

For firemen's relief	4,000.00
For Granite State Deaf Mute Mission	150.00
For burial of soldiers and sailors	6,000.00
For Prisoners' Aid Association	400.00
For Old Home Week Association	300.00

In addition to the sums hereinbefore appropriated there is hereby appropriated the sum of forty-five thousand dollars, or such part of said sum as may be necessary, to be allotted to the various departments for the appropriations for salaries so that each clerk and employee now receiving fifteen hundred dollars or less, whose salary by the above appropriation has been cut ten per cent, shall receive the full amount now received without said cut, and each clerk and employee now receiving more than fifteen hundred dollars shall not receive a cut reducing said salary below fifteen hundred dollars.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 16, 1933.]

CHAPTER 179.

AN ACT MAKING APPROPRIATION FOR THE EXPENSES OF THE STATE OF NEW HAMPSHIRE FOR THE YEAR ENDING JUNE 30, 1935.

SECTION
1. Appropriations.

SECTION
2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Appropriations. The sums hereinafter mentioned are appropriated to be paid out of the treasury of the state for the purposes specified for the fiscal year ending June 30, 1935, to wit:

For the legislature	\$180,000.00
For the executive department as follows:	
Salary of governor	\$4,500.00
Salary of governor's secretary	2,700.00
Clerical expense	4,945.00
Other current expenses	2,660.00
Council, per diem and expenses	6,850.00
Contingent fund	1,500.00

Emergency fund for protection of interests of the state	60,000.00
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Total	<u>\$83,155.00</u>
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For judicial department as follows:

Salaries of supreme court justices	\$31,500.00
Expenses of supreme court justices	6,650.00
Clerical expense of supreme court	2,970.00
Examination of law students	500.00
Salaries of superior court justices	37,800.00
Expenses of superior court justices	8,313.00
Salaries of probate court justices	15,840.00
Salaries of probate court registers and deputies	18,450.00

Total	<u>\$122,023.00</u>
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For adjutant-general's department as follows:

Salary of adjutant-general	\$3,600.00
Clerical expense	3,309.00
Other current expenses	1,115.00
Salaries national guard	31,280.00
Expenses national guard	14,258.00

Armories:

Salaries of janitors	8,980.00
Expenses of armories	9,540.00
Rifle ranges	985.00
Officers' uniforms	2,025.00

Total	<u>\$75,092.00</u>
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For attorney-general's department as follows:

Salary of attorney-general	\$3,600.00
Salary of assistant attorney-general	3,600.00
Clerical expense	8,435.00
Other current expenses	4,104.00
Fees to register of probate	2,800.00
Legacy tax expense	685.00

Total	<u>\$23,224.00</u>
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For department of agriculture as follows:

Salary of commissioner	\$3,150.00
Salary of deputy	2,475.00
Clerical expense	3,728.00
Other current expenses	1,387.00
Institutes and public meetings	1,080.00
Granite State Dairymen's Association	500.00
New Hampshire Horticultural Society	1,000.00
New Hampshire Sheep Breeders' Association	250.00
Aid for agricultural fairs in New Hampshire	3,000.00
Feeding stuffs inspection	3,980.00
Fertilizer inspection	1,864.00
Agricultural seed inspection	945.00
Insecticides and fungicides	200.00
Apiary law	293.00
Salary of commissioner of moth suppression	1,440.00
Salaries of other assistants	7,442.00
Other current expenses	1,063.00
Salary of dairy inspector	2,160.00
Other expenses of dairy inspection	1,045.00
Licensing milk dealers	380.00
Salaries for nursery inspection	470.00
Other expenses of nursery inspection	266.00
Salaries for bureau of markets	2,695.00
Other expenses for bureau of markets	850.00
Crop reporting service	1,000.00
Printing and mailing bulletins	5,735.00
Labeling service	650.00
Salaries for apple grading law	570.00
Other expenses for apple grading law	380.00
Division of animal industry:	
Salary of state veterinarian	3,150.00
Salaries of assistants	6,210.00
Other current expenses	4,020.00
Veterinarian services	18,590.00
Expenses of veterinarians	5,980.00
Total	\$87,948.00

For department of forestry as follows:

Salary of state forester	\$3,150.00
Clerical expense	7,350.00
Other current expenses	4,505.00
Salaries for nursery	5,050.00
Other expenses	2,520.00
Salaries for reforestation	900.00
Expenses	475.00
Fire district chiefs	4,399.00
Expenses	2,440.00
Watchmen on lookout stations	9,000.00
Expenses of lookout stations	965.00
Salaries for prevention of forest fires	1,000.00
Expenses	1,950.00
Forest fire bills to towns	7,500.00
Forest fire equipment	1,000.00
Salaries for white pine blister rust eradication	4,650.00
Salaries for recreational development and maintenance	3,300.00
Expenses	650.00
Construction	1,000.00
	<hr/>
Total	\$61,804.00

For comptroller's department as follows:

Salary of comptroller	\$4,500.00
Clerical expense	11,075.00
Other current expenses	2,090.00
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Total

\$17,665.00

For G. A. R. department

\$750.00

For insurance department as follows:

Salary of commissioner	\$4,500.00
Salary of deputy commissioner	1,620.00
Clerical expense	6,272.00
Other current expenses	3,425.00
	<hr/>

Total

\$15,817.00

For bureau of labor as follows:

Salary of commissioner	\$2,700.00
Clerical expense	1,595.00

Other current expenses	2,042.00
Salaries for factory inspection	6,480.00
Other current expenses	2,945.00
Salary for employment assistant	1,350.00
Clerical expense	1,305.00
Other current expenses	1,225.00
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Total	\$19,642.00
For state library as follows:	
Salary of librarian	\$2,250.00
Salary of cataloguer	1,620.00
Clerical expense	4,468.00
Other current expenses	10,370.00
	<hr/>
Total	\$18,708.00
For purchasing agent's department as follows:	
Salary of purchasing agent	\$3,600.00
Clerical expenses	7,493.00
Other current expenses	2,250.00
	<hr/>
Total	\$13,343.00
For state house department as follows:	
Salary of superintendent	\$1,800.00
Other salaries	18,292.00
Other current expenses	24,325.00
	<hr/>
Total	\$44,417.00
For department of weights and measures as follows:	
Salary of commissioner	\$2,700.00
Other salaries	6,125.00
Other current expenses	4,710.00
	<hr/>
Total	\$13,535.00
For state department as follows:	
Salary of secretary	\$3,600.00
Salary of deputy secretary	2,430.00
Clerical expenses	5,220.00
Other current expenses	3,030.00

Direct primary	4,850.00
Australian ballot	4,500.00
Copying ancient records	2,584.00
Franklin Pierce birthplace	350.00
Daniel Webster birthplace	400.00
Total	<u>\$26,964.00</u>

For treasury department as follows:

Salary of treasurer	\$3,600.00
Salary of deputy treasurer	2,430.00
Clerical expense	8,140.00
Other current expenses	5,105.00
Bounties	7,100.00

Interest:

Teachers' institutes	2,388.93
Benjamin Thompson fund	31,887.27
Agricultural College fund	4,800.00
Hamilton Smith fund	400.00
Kimball legacy	270.14
Fiske legacy	1,055.14
Temporary loans	4,500.00
Deficit general sinking fund	36,578.00
Total	<u>\$108,254.48</u>

For Industrial School as follows:

Salary of superintendent	\$3,528.00
Clerical expenses	4,704.00
Other current expenses	1,843.00

Instruction:

Instructors' salaries	4,894.00
Instructors' expenses	855.00

Custodial care:

Salaries	14,710.00
Other expenses	16,100.00
Auxiliary to custodial care	550.00

Operation of plant:

Salaries	720.00
Other expenses	11,875.00

Maintenance of plant:	
Salaries	3,421.00
Other expenses	3,325.60
Agriculture:	
Salaries	3,384.00
Other expenses	5,290.00
Parole Officer:	
Expenses	300.00
	<hr/>
Total	\$75,499.00

For Laconia State School as follows:

Salary of superintendent	\$3,528.00
Clerical expenses	6,437.00
Other current expenses	3,278.00
Professional care and treatment:	
Salaries	32,280.00
Other expenses	3,585.00
Custodial care:	
Salaries	11,651.00
Other expenses	42,735.00
Operation of plant:	
Salaries	4,083.00
Other expenses	18,825.00
Maintenance of plant:	
Salaries	5,779.00
Other expenses	7,335.00
Agriculture:	
Salaries	19,704.00
Other expenses	17,175.00
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Total	\$176,395.00

For soldiers' home as follows:

Salary of commandant	\$1,584.00
Clerical expenses	250.00
Other current expenses	418.00
Custodial care:	
Salary	4,600.00
Other expenses	12,849.00

Professional care and treatment:	
Salary	3,110.00
Other expenses	590.00
Operation of plant:	
Salaries	1,425.00
Other expenses	3,335.00
Maintenance of plant:	
Salaries	175.00
Other expenses	4,025.00
Agriculture:	
Salaries	985.00
Other expenses	770.00
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Total	\$34,116.00

For New Hampshire State Hospital as follows:

Salary of superintendent	\$4,500.00
Clerical expense	27,409.00
Other current expenses	5,800.00
Professional care and treatment:	
Salaries	189,688.00
Other expenses	17,086.00
Custodial care:	
Salaries	43,922.00
Other expenses	160,812.00
Operation of plant:	
Salaries	19,976.00
Other expenses	75,774.00
Maintenance of plant:	
Salaries	36,075.00
Other expenses	19,300.00
Agriculture:	
Salaries	16,018.00
Other expenses	37,165.00
<hr/>	
Total	\$653,525.00

For State Prison as follows:

Salary of warden	\$2,889.00
Clerical expense	2,392.00
Other current expenses	2,075.00
Chaplain and teachers	1,430.00

Custodial care:	
Salaries	26,235.00
Other expenses	39,400.00
Auxiliary to prison care and custody	6,850.00
Operation of plant:	
Salaries	2,601.00
Expenses	10,315.00
Maintenance of plant:	
Expenses	800.00
Agriculture:	
Expenses	415.00
Parole officer:	
Salaries	3,400.00
Expenses	1,200.00
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Total	\$100,002.00

For New Hampshire State Sanatorium as follows:

Salary of superintendent	\$1,764.00
Clerical expense	1,140.00
Other current expenses	1,350.00
Professional care and treatment:	
Salaries	12,738.00
Other expenses	2,450.00
Custodial care:	
Salaries	7,985.00
Other expenses	21,420.00
Operation of plant:	
Salaries	7,367.00
Other expenses	8,671.00
Maintenance of plant:	
Salaries	700.00
Other expenses	3,040.00
Agriculture:	
Salaries	3,000.00
Other expenses	2,280.00
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Total	\$73,905.00

For University of New Hampshire \$436,000 as follows: Maintenance, state fund, \$403,600 (this amount to be in lieu of the amount to be credited the fund provided for in section 18, chapter 180 of the Public Laws, which said section is suspended for the fiscal year ending June 30, 1935; said amount to be used for the purposes specified in section 19 of said chapter 180, as amended by chapter 5 of the Laws of 1931); extension work (Smith-Lever Act), \$32,400.

For state board of education as follows:

For state board of education, \$410,498 and, in addition, the sums paid into the state treasury as the literary fund, the forest reserve tax, the per capita tax, and the tax on unorganized and other places. Of this appropriation, a sum not to exceed \$325,000 is to be expended for equalized state aid, and any balance unexpended at the end of the fiscal year shall not lapse but shall be used for further equalization purposes. A sum not to exceed \$95,400 shall be expended for superintendents' salaries. The state board of education shall also receive for disbursement the income of the normal school dormitories and practice schools and the sums paid by school districts for the salaries of superintendents under Public Laws, chapter 117, section 40. In this department any balance, excepting the equalization fund, which may be unexpended in any fiscal year, shall be placed in a special fund available for use for maintenance purposes the following year by and with the consent of the governor and council.

For board of health as follows:

Salary of secretary	\$3,600.00
Clerical expense	1,620.00
Other current expenses	1,615.00
Vital statistics:	
Salaries	2,960.00
Other expenses	1,330.00
Tuberculosis dispensaries:	
Salary of director	2,160.00
Other expenses	570.00
Director control venereal diseases:	
Salary of director	2,160.00
Other salaries	4,830.00
Other current expenses	800.00
Purchase of antitoxin	2,850.00

Maternity and infancy:	
Nurses and clerical salaries	13,423.00
Other current expenses	6,875.00
Medico-legal examinations	475.00
Cancer clinics	10,000.00
Sanitation:	
Salaries	6,150.00
Other expenses	3,420.00
Director of chemistry and sanitation:	
Salary of director	3,600.00
Other salaries	9,240.00
Other current expenses	4,650.00
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Total	\$82,328.00

For state board of public welfare as follows:

Salary of secretary	\$2,475.00
Clerical expense	3,010.00
Other current expenses	3,287.00
Teacher for tubercular patients	760.00
Other expenses	79,240.00
Child welfare:	
Salaries	5,530.00
Other expenses	4,000.00
Crippled and tuberculous children	2,850.00
Register of the blind:	
Salaries	14,010.00
Other expenses	1,850.00
Deaf, dumb and blind:	
Salaries	1,350.00
Other expenses	25,150.00
Mothers' aid:	
Salaries	2,543.00
Other expenses	38,195.00
John Nesmith fund	3,700.00
<hr/>	
Total	\$187,950.00

For bank commissioner's department as follows:

Salary of commissioner	\$4,500.00
Salary of deputy commissioner	2,700.00
Clerical expense	17,970.00
Other current expenses	8,296.00
Total	\$33,466.00

For state development commission as follows:

Salary of secretary	\$3,600.00
Clerical expense	5,726.00
Other current expenses	30,910.00
Tourist service	4,000.00
Total	\$44,236.00

For commission for enforcement of prohibitory
law as follows:

Salary of commissioner	\$2,925.00
Other salaries	8,920.00
Other current expenses	5,340.00
Total	\$17,185.00

For public library commission as follows:

Salary of secretary	\$1,800.00
Salary of assistant secretary	1,620.00
Clerical expense	1,080.00
Other current expenses	950.00
Traveling libraries	2,055.00
Field work	1,260.00
State aid	1,000.00
Institutes	500.00
Total	\$10,265.00

For public service commission as follows:

Salaries of three commissioners	\$13,500.00
Other salaries	27,080.00
Other current expenses	12,570.00
Aviation:	
Inspectors	875.00
Expenses	960.00

Lights, buoys and boat inspection:	
Salaries of inspectors	3,180.00
Other current expenses	2,390.00
	<hr/>
Total	\$60,555.00
For state tax commission as follows:	
Salaries of three commissioners	\$9,000.00
Clerical expense	7,670.00
Other current expenses	7,675.00
Municipal accounting:	
Salary of accountant	1,620.00
Clerical expense	6,620.00
Other current expenses	4,300.00
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Total	\$36,885.00
For pharmacy commission as follows:	
Compensation of three commissioners	\$1,450.00
Clerical expense	525.00
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Total	\$1,975.00
For dental board	\$300.00
For board of optometry	350.00
For board of chiropractic examiners	650.00
For registration of veterinary surgeons	100.00
For cancer commission	25,000.00
For New Hampshire Historical Society	500.00
For American Legion	1,000.00
For military organizations	200.00
For veterans' committal allowance	300.00
For firemen's relief	4,000.00
For Granite State Deaf Mute Mission	150.00
For burial of soldiers and sailors	6,000.00
For Prisoners' Aid Association	400.00
For Old Home Week Association	300.00

In addition to the sums hereinbefore appropriated there is hereby appropriated the sum of forty-five thousand dollars, or such part of said sum as may be necessary to be allotted to the various departments for the appropriations for salaries so that each clerk and employee now receiving fifteen hundred

dollars or less, whose salary by the above appropriation has been cut ten per cent, shall receive the full amount now received without said cut, and each clerk and employee now receiving more than fifteen hundred dollars shall not receive a cut reducing said salary below fifteen hundred dollars.

2. Takes Effect. This act shall take effect July 1, 1934.
[Approved June 16, 1933.]

CHAPTER 180.

AN ACT RELATIVE TO EMERGENCY APPROPRIATIONS.

SECTION

1. Authority conferred.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Authority Conferred. In case the appropriations for the fiscal years ending June 30, 1934, and June 30, 1935, for the State Prison, the Industrial School, the Laconia State School, the state hospital, the state sanatorium, the state normal schools, the state university, and the soldiers' home for foodstuffs, clothing, fuel and other necessities should be insufficient for the needs of said institutions because of an increase in the prices of said commodities the governor and council are hereby authorized to provide for such necessities for said institutions in an amount not to exceed two hundred and fifty thousand dollars (\$250,000) in addition to money already appropriated, and the governor may draw his warrants in payment for the same from any money in the treasury not otherwise appropriated.

2. Takes Effect. This act shall take effect July 1, 1933.
[Approved June 16, 1933.]

CHAPTER 181.

AN ACT RELATING TO PENALTY FOR KIDNAPPING.

SECTION

1. Penalty for kidnapping.
2. Kidnapping minors.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Amendment. Amend section 19 of chapter 392 of the Public Laws by striking out the word "ten" in line seven and

inserting in place thereof the word, twenty-five, so that said section as amended shall read as follows: **19. Kidnapping, etc.** If any person, without lawful authority, shall forcibly or secretly confine or imprison any other person within this state, against his will, or shall forcibly carry or send such person out of the state, or shall forcibly seize, inveigle or kidnap any person with intent either to cause such person to be sent out of the state against his will or in any way be held to service against his will, he shall be imprisoned not more than twenty-five years.

2. Change of Penalty. Amend section 20 of said chapter 392 by striking out the word "thirty" and inserting in place thereof the word, forty, and by striking out the word "five" and inserting in place thereof the word, fifteen, so that said section as amended shall read as follows: **20. Minor.** Every person who shall abduct, take, carry away or conceal any minor child with the intent thereby to exact from any person a reward for its discovery or return, shall be imprisoned not more than forty nor less than fifteen years.

3. Takes Effect. This act shall take effect upon its passage.

[Approved June 16, 1933.]

CHAPTER 182.

AN ACT TO ENLARGE THE AUTHORITY, POWERS AND JURISDICTION OF THE PUBLIC SERVICE COMMISSION.

SECTION

1. Public service commission; powers over public utilities and affiliates; summary orders; sale of securities to or by employees.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Affiliates. Amend Title XXV of the Public Laws by inserting after chapter 258 thereof the following new chapter:

CHAPTER 258-A

PUBLIC UTILITIES AND AFFILIATES

1. Definition of Terms. Terms used in this chapter shall

be construed as follows unless a different meaning is clearly apparent from the language or context:

I. "Person" shall mean and include individuals, corporations, trustees, lessees, holders of beneficial equitable title, voluntary associations, receivers and partnerships.

II. "Affiliate" shall mean and include the following: (a) Every person owning or holding directly or indirectly twenty per cent or more of the voting capital stock of a public utility. (b) Any corporation, voluntary association or trust twenty per cent or more of the voting capital stock of which is owned or controlled directly or indirectly by a person owning or controlling directly or indirectly twenty per cent or more of the voting capital stock of a public utility. (c) Any person with whom a public utility has a management or service contract or arrangement of the character set forth in section 2, but not including contracts for personal services with persons not otherwise affiliated.

Contracts Between Public Utilities and Affiliates

2. **Filing of Contracts.** The original or a verified copy of any contract or arrangement and of any modification thereof or a verified summary of any unwritten contract or arrangement, the consideration of which exceeds five hundred dollars, hereafter entered into between a public utility and an affiliate providing for the furnishing of managerial, supervisory, construction, engineering, accounting, purchasing, financial or any other services either to or by a public utility or an affiliate shall be filed by the public utility with the commission within ten days after the date on which the contract is executed or the arrangement entered into. The commission may also require a public utility to file in such form as the commission may require full information with respect to any purchase from or sale to an affiliate, whether or not made in pursuance of a continuing contract or arrangement.

3. **Failure to File.** Any contract or arrangement not filed with the commission pursuant to section 2 shall be unenforceable in any court in this state and payments thereunder may be disallowed by the commission unless the later filing thereof is approved in writing by the commission.

4. **Investigation and Proof.** The commission shall have full power and authority to investigate any such contract, arrangement, purchase or sale and, if the commission after

notice and hearing shall find any such contract, arrangement, purchase or sale to be unjust or unreasonable, the commission may make such reasonable order relating thereto as the public good requires. In any such investigation the burden shall be on the public utility and/or affiliate to prove the reasonableness of any such contract, arrangement, purchase or sale with, from or to an affiliate. If the public utility shall fail to satisfy the commission of the reasonableness of any such contract, arrangement, purchase or sale the commission may disapprove the same and/or disallow payments thereunder or such part of any such payment as the commission shall find to be unjust or unreasonable. No payment disallowed by the commission shall be capitalized or included as an operating cost of the public utility in the fixing of rates or as an asset in fixing a rate base. If in any such investigation the public utility or affiliate shall unreasonably refuse to comply with any request of the commission for information with respect to relevant accounts and records, whether of such public utility or any affiliate, any portion of which may be applicable to any transaction under investigation, so that such parts thereof as the commission may deem material may be made part of the record, such refusal shall justify the commission in disapproving the transaction under investigation and/or disallowing payments in pursuance thereof.

5. Summary Order in Certain Cases. If as a result of an investigation in accordance with the preceding section the commission shall find that any public utility is making any payment or about to make any payment or doing or about to do any other thing which substantially threatens or impairs the ability of the public utility to render adequate service at reasonable rates or otherwise to discharge its duty to the public, the commission may apply to the superior court for an order directing the public utility to cease making any such payment or doing such other thing and thereupon the court shall make such order as the public good may require.

6. Disallowance of Charges Under Existing Contracts. In any proceeding whether upon the commission's own motion or upon complaint involving the rates or practices of any public utility, the commission may disallow the inclusion in the accounts of a public utility of any payments or compensation to an affiliate for any services rendered, or property furnished,

under existing contracts or arrangements with an affiliate unless such public utility shall establish the reasonableness of such payment or compensation.

Reports Disclosing Interests in Public Utilities and Affiliates

7. Annual Reports. Every public utility annually reporting to the commission under chapter 240 of the Public Laws shall also annually report the name and address of, and the number of shares held by its officers and directors and each holder of one per cent or more of the voting capital stock of the reporting public utility, according to its records.

8. Information Concerning Control. The commission may also require such other information as to the direct or indirect control of a public utility or affiliate from a public utility, affiliate, or other person as may be reasonably required for the effective enforcement of this chapter.

Procedure

9. Rules. The commission shall have power to make such reasonable rules as will aid it in the administration and enforcement of this act.

10. Appeal. From any order or decision of the commission in the exercise of the jurisdiction and power conferred upon it by this chapter, an appeal shall lie to the supreme court. Such appeal shall be governed by the provisions of law now in force respecting appeals from orders of the commission and which are not in conflict with the provisions of this act.

Miscellaneous Provisions

11. Sale of Securities to or by Employees. No public utility shall without the approval of the commission permit any employee to sell, offer for sale, or solicit the purchase of any security issued by an affiliate, during such hours as such employee is engaged to perform any duty of such public utility; nor shall any public utility by any means or device whatsoever require any employee to purchase or contract to purchase any of its securities or those of any other person or corporation; nor shall any public utility require any employee to permit the deduction from his wages or salary of any sum as a payment or to be applied as a payment on any purchase or contract to purchase any security of such public utility or of any other person.

12. Separability. If any clause, sentence, paragraph or part hereof shall, for any reason, be adjudged by any court of competent jurisdiction to be unconstitutional or invalid, such judgment shall not affect, impair or invalidate the remainder hereof.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 19, 1933.]

CHAPTER 183.

AN ACT PROVIDING FOR THE PURCHASE OF CERTAIN LAND IN THE TOWN OF TAMWORTH.

SECTION

1. Purchase authorized.
2. Maintenance.

SECTION

3. Appropriation.
4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Purchase Authorized. The governor and council shall purchase for a public recreational park a tract of land at White lake in the town of Tamworth, provided a suitable amount of land for said purpose can, in the opinion of the governor and council, be so purchased within the appropriation made herein.

2. Maintenance. The land purchased as provided in the preceding section shall be maintained under the supervision of the forestry department.

3. Appropriation. For the purposes of this act there is hereby appropriated the sum not exceeding sixty-five hundred dollars (\$6,500) and the governor is hereby authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

4. Takes Effect. This act shall take effect upon its passage.

[Approved June 19, 1933.]

CHAPTER 184.

AN ACT RELATING TO THE NEW HAMPSHIRE INTANGIBLE
TAX LAW.

SECTION

1. Taxation of income.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Taxation of Income. Amend paragraph I of section 3 of chapter 65 of the Public Laws by striking out the words "excepting also interest from notes or bonds of this state or any political subdivision of this state issued before May 4, 1923" and substituting in place thereof the words, excepting also interest from notes or bonds of any political subdivision of this state issued before May 4, 1923, and interest from notes or bonds of this state whenever issued, so that said paragraph as amended shall read as follows: I. Interest from bonds, notes, money at interest, and from all debts due the person to be taxed, except interest from deposits in any savings bank, building and loan association, or savings department of any loan and trust company or national bank in this state or in those of any state which exempts from taxation the principal or income of deposits in such institutions in this state owned by residents of that state, excepting also interest from notes or bonds of any political subdivision of this state issued before May 4, 1923, and interest from notes or bonds of this state whenever issued.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 19, 1933.]

CHAPTER 185.

AN ACT RELATING TO BORROWING BY COUNTIES.

SECTION

1. County borrowing.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. County. Amend section 8 of chapter 39 of the Public Laws by adding at the end of said section the following:

provided further that if the sum ordered to be borrowed by the county commissioners under the provisions hereof, together with the taxes of the same fiscal year that have been collected, shall exceed in amount the total appropriations made for that year by the county convention, plus ten per cent of said appropriations, the approval of the county convention for such excess borrowing must be secured by the county commissioners in addition to the approval of the court as herein provided, so that said section as amended shall read as follows:

8. Borrowing. Whenever the money in the treasury of any county shall be insufficient to meet the demands upon the same the treasurer, upon the order of the commissioners and the approval of the superior court, or of any justice thereof in vacation, may borrow such sum as they shall deem necessary for the purpose, and give the note of the county therefor, provided further that if the sum ordered to be borrowed by the county commissioners under the provisions hereof, together with the taxes of the same fiscal year that have been collected, shall exceed in amount the total appropriations made for that year by the county convention, plus ten per cent of said appropriations, the approval of the county convention for such excess borrowing must be secured by the county commissioners in addition to the approval of the court as herein provided.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 19, 1933.]

CHAPTER 186.

AN ACT REGARDING COMPENSATION OF COUNTY COMMISSIONERS.

SECTION	SECTION
1. Compensation county commis- sioners Sullivan county.	2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Sullivan County. Amend section 28 of chapter 38 of the Public Laws, as amended by chapter 111 of the Laws of 1927 and chapter 153 of the Laws of 1931, by striking out the word "Sullivan" in the eleventh line and by inserting after the ninth line the words, in Sullivan, nine hundred dollars, and by striking out all of said section after the words "upon

order of the" in the seventeenth and eighteenth lines and inserting in place thereof the words, upon order of the county auditors, so that said section as amended shall read as follows:

28. Salaries. The annual salary for each commissioner of the following counties shall be as follows, payable monthly by the county:

- In Rockingham, ten hundred dollars;
- In Strafford, twelve hundred dollars;
- In Belknap, nine hundred dollars;
- In Merrimack, ten hundred dollars;
- In Hillsborough, twenty-one hundred dollars;
- In Cheshire, seven hundred dollars;
- In Sullivan, nine hundred dollars;
- In Grafton, seven hundred and fifty dollars;

In Carroll and Coos counties each commissioner, when employed in the business of the county and in inspecting the taxable property of the towns as provided in section 26, shall receive five dollars a day, payable as hereinbefore provided. To the foregoing sums shall be added, in all the counties except Strafford, a reasonable sum for all necessary expenses, upon order of the county auditors.

2. Takes Effect. This act shall take effect January 1, 1934.

[Approved June 19, 1933.]

CHAPTER 187.

AN ACT RELATING TO WAGES, SALARIES AND FEES PAID BY THE STATE OF NEW HAMPSHIRE OR SUBDIVISIONS THEREOF.

SECTION

1. Salary reduction.
2. Laws suspended.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Salary Reduction. All officers and employees in the service of the state, including all those of state institutions and the University of New Hampshire, on May 1, 1933, receiving an annual salary or compensation in excess of fifteen hundred dollars, if still in the service of the state, shall during the fiscal years ending June 30, 1934, and June 30, 1935, receive a ten per cent salary and compensation reduction as set forth in a document filed in the office of the secretary of state

entitled "List of Salary Reductions for State Officials and Employees as promulgated by the Legislature of 1933 for the fiscal years ending June 30, 1934 and June 30, 1935." Provided that no salary or compensation reduction for persons receiving in excess of fifteen hundred dollars per year shall reduce said salary and compensation to less than fifteen hundred dollars.

2. **Laws Suspended.** All acts or parts of acts relative to salaries of state officials or employees inconsistent with the provisions hereof are hereby suspended until June 30, 1935.

3. **Takes Effect.** This act shall take effect July 1, 1933.
[Approved June 19, 1933.]

CHAPTER 188.

AN ACT PROVIDING FOR THE DISPOSITION OF CERTAIN STATE REVENUE.

SECTION

1. Disposition of revenue.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Disposition of Revenue.** The revenue derived under chapter 62 of the Laws of 1933, "An Act relating to horse racing and creating a state racing commission," and the revenue derived under chapter 99 of the Laws of 1933, "An Act authorizing and regulating the manufacture, transportation and sale of certain alcoholic beverages," shall, after paying the expense of collection thereof and all other expenditures provided in said acts, be covered into the special fund constituted by chapter 126 of the Laws of 1931, entitled "An Act providing a special fund for the rehabilitation of treasury balances and the retirement of state indebtedness," and distributed in accordance therewith.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved June 19, 1933.]

CHAPTER 189.

AN ACT RELATING TO THE ALCOHOLIC CONTENT OF CERTAIN
BEVERAGES.

SECTION

1. Conditional provisions rela-
tive to alcoholic content of
beer.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Amendment. Amend paragraph XV of section 1 of chapter 99 of the Laws of 1933 by adding at the end of said paragraph the following: Provided that upon repeal of the eighteenth amendment to the constitution of the United States and further provided that the state of New Hampshire was one of the states to vote in favor of repeal, beverages as herein defined may be of such alcoholic content of not more than six per cent by volume; so that said paragraph as amended shall read as follows: XV. "Beverage," any beer, lager beer, ale, porter, wine, similar fermented malt or vinous liquors and fruit juices containing one per cent or more of alcohol by volume and not more than three and two-tenths per cent of alcohol by weight or four per cent of alcohol by volume at sixty degrees Fahrenheit. Provided that upon repeal of the eighteenth amendment to the constitution of the United States and further provided that the state of New Hampshire was one of the states to vote in favor of repeal, beverages as herein defined may be of such alcoholic content of not more than six per cent by volume.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 21, 1933.]

CHAPTER 190.

JOINT RESOLUTION PROVIDING FOR THE PRINTING AND DISTRIBUTION OF THE REPORT SUBMITTED TO GOVERNOR
JOHN G. WINANT BY THE BROOKINGS
INSTITUTION.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the secretary of state shall cause two thousand copies of the report on a Survey of the Organization and Ad-

ministration of the State, County, and Town Governments of New Hampshire submitted to Governor John G. Winant by the Institute for Government Research of the Brookings Institution and one thousand copies of the General Summary and Conclusions and Recommendations of said report to be printed and distributed as hereinafter provided. One copy of said report shall be sent free of charge by the secretary of state to each of the following officers and bodies: governor, each member of the governor's council, each member of the legislature, each department of the state government, each justice of the supreme and superior courts; and upon request to the following: each free public library established under the laws of this state, the clerk of each town and city, the Library of Congress, and the state or territorial library of each state and territory in the United States. The secretary of state may make such further free distribution as he shall deem wise or as the governor and council may direct and upon request shall send to any person a copy or copies of the report or of the summary upon payment by said person of a sum equal to the cost of printing the same and postage thereon. The cost of printing said report and summary shall be a charge upon the appropriation for legislature expense for the fiscal year ending June 30, 1933. Any amounts received by the secretary of state in payment of copies as above provided shall be for the use of the state.

[Approved January 30, 1933.]

CHAPTER 191.

JOINT RESOLUTION IN FAVOR OF GUY S. NEAL AND OTHERS.

Resolved by the Senate and House of Representatives in General Court convened:

THAT Guy S. Neal, sergeant-at-arms of the house, be allowed the sum of eighteen dollars; that Clinton K. Barton be allowed the sum of thirty-six dollars; that Harvey E. Stowe be allowed the sum of twelve dollars; that David O'Shan be allowed the sum of twelve dollars; that George A. Simpson be allowed the sum of twelve dollars; that Charles A. Cloutman be allowed the sum of twelve dollars; that Edwin B. Young be allowed the sum of four dollars; that Harry G.

Parshley be allowed the sum of seven dollars and fifty cents; that Charles C. Sargent be allowed the sum of seven dollars and fifty cents; that Percy S. Congdon be allowed the sum of nine dollars; that Arthur M. Clark be allowed the sum of five dollars; that Cyril J. Fretwell be allowed the sum of four dollars; that Wallace S. Thompson be allowed the sum of four dollars; that Alice V. Flanders be allowed the sum of eight dollars; that Raymond B. Lakeman be allowed the sum of eighteen dollars; that William W. Allen be allowed the sum of eight dollars; that Walt M. Goodale be allowed the sum of eight dollars; that George H. Gross be allowed the sum of eight dollars, in full for their services at the organization of the present senate and house, and that the governor be authorized to draw his warrant for the same on the treasury.

[Approved February 17, 1933.]

CHAPTER 192.

JOINT RESOLUTION IN FAVOR OF MRS. LAWRENCE D. MAHONEY.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the state treasurer be directed to pay immediately to the widow Mrs. Lawrence D. Mahoney of Ward 5, Manchester, the full salary due our late member Lawrence D. Mahoney for the 1933 session, amounting to two hundred dollars.

[Approved March 9, 1933.]

CHAPTER 193.

JOINT RESOLUTION PROVIDING FOR THE ERECTION OF A MEMORIAL FOR HENRY WILSON.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of three hundred dollars (\$300), or so much thereof as may be necessary, be and hereby is appropriated for the purchase and erection in the state capitol of a bronze tablet appropriately inscribed to commemorate the life and services of Henry Wilson and that the erection of said tablet be under the direction of the governor and superintendent of

the state house and that the selection and ordering of said tablet be entrusted to a committee to be appointed by the governor and council. The governor is hereby authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved March 21, 1933.]

CHAPTER 194.

JOINT RESOLUTION RELATIVE TO A COMMISSION TO INVESTIGATE
THE QUESTION OF FREEING CERTAIN TOLL BRIDGES
OVER THE CONNECTICUT RIVER.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the governor forthwith appoint a commission of three members, one of whom shall be a member of the state highway department, to investigate and report to this general court the status of the toll bridges over the Connecticut river at Cornish and at Charlestown, New Hampshire, the estimated value of said bridges and any other pertinent information bearing upon the question of freeing said bridges, and to recommend to said general court appropriate legislation relative to freeing said bridges. The members of said commission, except the member of the highway department, shall each receive five dollars a day for each day spent in performance of his duties hereunder together with his actual and necessary expenses. The sum of one hundred dollars, or so much thereof as may be necessary, is hereby appropriated for the purpose of carrying into effect the purposes hereof, and it shall be a charge on the funds of the highway department.

[Approved March 27, 1933.]

CHAPTER 195.

JOINT RESOLUTION IN FAVOR OF THE ESTATE OF STEPHEN H.
EMERSON.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the state treasurer be directed to pay to the estate of

Stephen H. Emerson, late of Lancaster the full salary due to said decedent as a member of the house of representatives.

[Approved March 27, 1933.]

CHAPTER 196.

JOINT RESOLUTION FOR THE RELIEF OF THE TOWNS OF ALLENSTOWN AND EPSOM.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of five hundred fifty-four dollars and fifty-two cents (\$554.52) be allowed and paid to the town of Allentown and the sum of two hundred fourteen dollars and fourteen cents (\$214.14) be allowed and paid to the town of Epsom to reimburse said towns for one half the expense of fighting a forest fire in said towns, and the governor is hereby authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

[Approved April 7, 1933.]

CHAPTER 197.

JOINT RESOLUTION IN FAVOR OF THE TOWN OF HOOKSETT.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of two thousand five hundred twenty dollars and twenty-five cents (\$2,520.25) be and the same is hereby appropriated to reimburse the town of Hooksett for money spent in defending the town of Hooksett against suits brought by John Cozzi, Vincent Cozzi and Sylvia Cozzi in which a decision was handed down by the supreme court on January 6, 1931, and said sum shall be a charge upon the highway funds.

[Approved April 7, 1933.]

CHAPTER 198.

JOINT RESOLUTION IN FAVOR OF THOMAS J. TURNER.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of one hundred seventy-five dollars (\$175) be and the same is hereby appropriated in favor of Thomas J. Turner of Wentworth's Location to reimburse him for expenses and losses sustained by him as a result of his automobile truck being run into by a snowplow belonging to the state on March 22, 1932, in Dixville Notch; and said sum shall be a charge upon the highway funds.

[Approved April 7, 1933.]

CHAPTER 199.

JOINT RESOLUTION IN FAVOR OF THOMAS J. WINN, JR.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of two hundred and fifty dollars (\$250) be allowed and paid to Thomas J. Winn, Jr., in full settlement of damages which he sustained while on duty as an employee of the state highway department, and said sum shall be a charge upon the highway funds.

[Approved April 7, 1933.]

CHAPTER 200.JOINT RESOLUTION AUTHORIZING A COMMISSION TO STUDY THE
PROBLEM OF A STATE PARK IN PORTSMOUTH.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the governor, with the advice and consent of the council, shall appoint a commission of three members to investigate the cost and feasibility of establishing a state park in and about Liberty Pole, so called, on Marcy street in the city of Portsmouth. The members of the commission shall serve without pay. The commission shall report to the

legislature of 1935 the result of its investigations and make such recommendations as it deems advisable.

[Approved April 29, 1933.]

CHAPTER 201.

JOINT RESOLUTION IN FAVOR OF THE NEW HAMPSHIRE
VETERANS' ASSOCIATION.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of fifteen hundred dollars (\$1,500) be and hereby is appropriated for the fiscal year ending June 30, 1934, and the same amount for the fiscal year ending June 30, 1935, for necessary repairs on any buildings owned by the New Hampshire Veterans' Association at The Weirs. Said appropriation for each of the fiscal years named above shall be expended by a suitable agent to be appointed by the governor and council, and the governor is authorized to draw his warrant for the payment of said sums out of any money in the treasury not otherwise appropriated.

[Approved May 10, 1933.]

CHAPTER 202.

JOINT RESOLUTION RELATING TO PAYMENT OF BONUS IN
RECOGNITION OF WAR SERVICE OF RESIDENTS OF
NEW HAMPSHIRE.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of two thousand dollars (\$2,000) is hereby appropriated for the payment of bonus to those residents of New Hampshire who would have been entitled to the bonus as provided by chapter 140 of the Laws of 1919 and chapter 1 of the special session of 1919 and who have heretofore and since June 30, 1926, made application therefor, or who may hereafter make application therefor; and the state treasurer is hereby authorized to make payments therefor to those whose names appear on the records in the office of the adjutant-general as entitled thereto or to the legal representa-

tives or heirs of such as have died; and the governor is authorized to draw his warrant therefor out of any money in the treasury not otherwise appropriated.

[Approved May 10, 1933.]

CHAPTER 203.

JOINT RESOLUTION IN FAVOR OF THE ESTATE OF HENRY W. ALLEN.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the state treasurer be directed to pay to the estate of Henry W. Allen late of Manchester the full salary due to said decedent as a member of the house of representatives.

[Approved May 10, 1933.]

CHAPTER 204.

JOINT RESOLUTION IN FAVOR OF AUGUSTUS S. GLIDDEN OF ALTON.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of fifty dollars (\$50) be and hereby is allowed Augustus S. Glidden of Alton for injuries received while fighting a forest fire in the town of Alton, April 23, 1932, and that the governor is hereby authorized to draw his warrant for the payment of said sum out of any money in the treasury not otherwise appropriated.

[Approved May 10, 1933.]

CHAPTER 205.

JOINT RESOLUTION FOR THE MAINTENANCE OF THE SUGAR LOAF ROAD IN THE TOWN OF ALEXANDRIA.

Resolved by the Senate and House of Representatives in General Court convened:

THAT a sum not exceeding eight hundred dollars (\$800) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the maintenance of about two miles of

the Sugar Loaf road bordering on Newfound lake in the town of Alexandria, provided that the town of Alexandria appropriates for the same purpose the sum of two hundred dollars (\$200) for each of the two years. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 17, 1933.]

CHAPTER 206.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE GILMANTON
ROAD LEADING FROM ALTON TO GILMANTON LINE,
IN THE TOWN OF ALTON.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of five thousand dollars (\$5,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the improvement of the Gilmanton road, so called, leading from Alton to Gilmanton line, provided that the town of Alton appropriates two thousand five hundred dollars (\$2,500) for each of the two years, and provided further that, if the town of Alton makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 17, 1933.]

CHAPTER 207.**JOINT RESOLUTION FOR THE COMPLETION OF THE BARRINGTON
DEPOT ROAD IN THE TOWN OF BARRINGTON, FROM
BARRINGTON DEPOT TO ROCHESTER.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of two thousand five hundred dollars (\$2,500) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the completion of the Barrington Depot road, from Barrington Depot to Rochester, provided that the town of Barrington appropriates the sum of one thousand two hundred and fifty dollars (\$1,250) for each of said two years, and provided further that, if the town of Barrington makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 17, 1933.]

CHAPTER 208.**JOINT RESOLUTION FOR THE IMPROVEMENT OF THE NORTH
EPPING ROAD IN THE TOWN OF EPPING.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of three thousand dollars (\$3,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the improvement of the North Epping road, so called, in the town of Epping from Epping to Lee, provided that the town of Epping appropriates for the same purpose the sum of fifteen hundred dollars (\$1,500) for each of the said two years, and provided further that, if the town of Epping makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not

be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 17, 1933.]

CHAPTER 209.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE PROVINCE ROAD IN GILMANTON.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of four thousand five hundred dollars (\$4,500) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated on condition that the town of Gilmanton appropriates one thousand five hundred dollars (\$1,500) for each of the two years for the improvement of the Province road, so called, said construction to begin where improvement ended in Gilmanton, December, 1932, and continue toward the Belmont line, and provided that, if the town of Gilmanton makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 17, 1933.]

CHAPTER 210.**JOINT RESOLUTION FOR THE IMPROVEMENT OF THE STAG
HOLLOW ROAD IN THE TOWN OF JEFFERSON.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of five thousand dollars (\$5,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the completion of the cross section of highway between route 2 and Cherry Mountain special highway, known as Stag Hollow road, in the town of Jefferson provided that the town of Jefferson appropriates the sum of twenty-five hundred dollars (\$2,500) for each of said two years, and provided further that, if the town of Jefferson makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 17, 1933.]

CHAPTER 211.**JOINT RESOLUTION FOR THE IMPROVEMENT OF THE OLD MAST
ROAD IN THE TOWN OF LEE.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of three thousand dollars (\$3,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the improvement of the Old Mast road, so called, in the town of Lee from the Lee town house to the Durham line, provided that the town of Lee appropriates for the same purpose the sum of one thousand dollars (\$1,000) for each of the said two years, and provided further that, if the town of Lee makes the appropriations provided for herein and accepts the aid from the

state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 17, 1933.]

CHAPTER 212.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE MAIN OR
STAGE ROAD, SO CALLED, FROM NORTHWOOD LINE TO
LEE LINE IN THE TOWN OF NOTTINGHAM.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of forty-five hundred dollars (\$4,500) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated on condition that the town of Nottingham appropriates fifteen hundred dollars (\$1,500) for each of the two years for the improvement of the main or Stage road, so called, leading from Northwood to Lee and Newmarket in the town of Nottingham, provided that, if the town of Nottingham makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 17, 1933.]

CHAPTER 213.

JOINT RESOLUTION FOR THE IMPROVEMENT OF NEW LONDON ROAD LEADING FROM NEW LONDON TOWN LINE TO WEST SPRINGFIELD IN THE TOWN OF SPRINGFIELD.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of fifteen hundred dollars (\$1,500) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated on condition that the town of Springfield appropriates five hundred dollars (\$500) for each of the two years for the improvement of the New London road, so called, leading from the New London town line to West Springfield in the town of Springfield, provided that, if the town of Springfield makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 17, 1933.]

CHAPTER 214.

JOINT RESOLUTION PROVIDING FOR THE PERMANENT IMPROVEMENT OF THE ROAD FROM SUNAPEE TO NEWBURY.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of five thousand dollars (\$5,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the permanent construction and improvement of the road from Sunapee to Newbury, provided that the town of Sunapee appropriates the sum of two thousand dollars (\$2,000) for each of the said two years, and provided further that, if the town of Sunapee makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or

receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 17, 1933.]

CHAPTER 215.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE MAIN ROAD
IN THE TOWN OF TEMPLE.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of three thousand six hundred dollars (\$3,600) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the improvement of the main road in the town of Temple from Temple Village to the trunk line from Keene to Nashua, known as the South Side road, provided that the town of Temple appropriates the sum of twelve hundred dollars (\$1,200) for each of said two years, and provided further that, if the town of Temple makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 17, 1933.]

CHAPTER 216.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE PROVINCE
ROAD IN BARNSTEAD.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of two thousand one hundred dollars (\$2,100) for the year 1933 and a like sum for the year 1934

be and hereby are appropriated on condition that the town of Barnstead appropriates the sum of seven hundred dollars (\$700) for each of the two years for the improvement of the Province road, so called, said construction to begin where improvement ended in Barnstead, December, 1932 and continue toward the Gilmanton line, provided that, if the town of Barnstead makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 18, 1933.]

CHAPTER 217.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE PROVINCE ROAD IN THE TOWN OF BELMONT.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of four thousand five hundred dollars (\$4,500) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated provided that the town of Belmont appropriates one thousand five hundred dollars (\$1,500) for each of the two years for the improvement of the Province road, so called, in the town of Belmont, further provided that, if the town of Belmont makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 18, 1933.]

CHAPTER 218.**JOINT RESOLUTION FOR THE IMPROVEMENT OF THE WALNUT
HILL ROAD, SO CALLED, IN THE TOWNS OF
CHESTER AND DERRY.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of four thousand five hundred dollars (\$4,500) for the year 1933 and a like sum for the year 1934 be and hereby is appropriated for the improvement of the Walnut Hill road, so called, in the towns of Chester and Derry, being that part of the main road from Chester to Hampstead, provided that the town of Chester appropriates the sum of two thousand two hundred and fifty dollars (\$2,250) for the year 1933 and a like sum for the year 1934, and further provided that, if the town of Chester makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 18, 1933.]

CHAPTER 219.**JOINT RESOLUTION FOR THE IMPROVEMENT OF A CERTAIN ROAD
BETWEEN DALTON AND WHITEFIELD.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of two thousand four hundred dollars (\$2,400) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated provided that the town of Dalton appropriates eight hundred dollars (\$800) for each of the two years to complete the improvement of the road between Dalton and Whitefield making a connecting link between St. Johnsbury, Vermont, and the White Mountains, and provided further that, if the town of Dalton makes the ap-

propriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 18, 1933.]

CHAPTER 220.

JOINT RESOLUTION FOR THE COMPLETION OF THE MAIN ROAD IN THE TOWN OF DANVILLE.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of twenty-four hundred dollars (\$2,400) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the continuation and completion of the main road in the town of Danville easterly to the Kingston line, provided that the town of Danville appropriates for the same purpose the sum of eight hundred dollars (\$800) for each of the said two years, and further provided that, if the town of Danville makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 18, 1933.]

CHAPTER 221.JOINT RESOLUTION FOR THE IMPROVEMENT OF THE NORTH ROAD
IN THE TOWN OF DEERFIELD.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of two thousand dollars (\$2,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated on condition that the town of Deerfield appropriates one thousand dollars (\$1,000) for each of the two years for the improvement of the North road, so called, leading from Deerfield Center to Epsom line in the town of Deerfield, further provided that, if the town of Deerfield makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 18, 1933.]

CHAPTER 222.JOINT RESOLUTION FOR THE IMPROVEMENT OF THE FRANCES-
TOWN ROAD AND THE PETERBOROUGH ROAD IN
THE TOWN OF GREENFIELD.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of five thousand dollars (\$5,000) for the year 1933 be and hereby is appropriated for the improvement of the Francestown road, from the Meadow Brook Farm to the Francestown line, and the Peterborough road, from the railroad crossing on the west side of the village to the Peterborough line, in the town of Greenfield provided that the town of Greenfield appropriates the sum of two thousand five hundred dollars (\$2,500) for said year for the same purpose, and provided further that, if the town of Greenfield makes

the appropriation provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the year 1933. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved May 18, 1933.]

CHAPTER 223.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE DERRY ROAD IN THE TOWN OF KINGSTON.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of four thousand five hundred dollars (\$4,500) for the year 1933 be and hereby is appropriated for the completion of the improvement of the Derry road, so called, from Kingston to the Danville line in the town of Kingston provided that the town of Kingston appropriates the sum of one thousand five hundred dollars (\$1,500) for said year for said purpose, provided further that, if the town of Kingston makes the appropriation provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934*. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved May 18, 1933.]

* Amended, chapter 263, *post*.

CHAPTER 224.**JOINT RESOLUTION FOR THE PERMANENT IMPROVEMENT OF THE
ROAD IN MEREDITH LEADING FROM NEW HAMPTON
LINE TO MEREDITH VILLAGE.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of six thousand dollars (\$6,000) for the year 1933 and a like sum for the year 1934 be and hereby is appropriated for the permanent construction and improvement of the road in the town of Meredith leading from the New Hampton line to Meredith Village by Wicwas Lake House to left, down shore of Waukewan lake, out Waukewan street to Daniel Webster highway, Main street, in Meredith Village; provided that the town of Meredith shall appropriate three thousand dollars (\$3,000) for each of said two years, for said purpose, further provided that, if the town of Meredith makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the state highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 18, 1933.]

CHAPTER 225.**JOINT RESOLUTION FOR THE IMPROVEMENT OF THE WATER
VILLAGE ROAD IN THE TOWN OF OSSIPEE.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of four thousand dollars (\$4,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the improvement of the Water Village road, so called, from Ossipee Corner to the Tuftonboro line in the town of Ossipee, provided that the town of Ossipee appropriates the sum of two thousand dollars (\$2,000) for each of

said years for the same purpose, provided further that, if the town of Ossipee makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 18, 1933.]

CHAPTER 226.

JOINT RESOLUTION FOR THE IMPROVEMENT OF DIAMOND LEDGE ROAD IN THE TOWN OF SANDWICH.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of two thousand dollars (\$2,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated on condition that the town of Sandwich appropriates a like sum for each of the two years for the improvement of the Diamond Ledge road from the state aid road in the town of Sandwich to the foot of Notch Hill, and provided further that, if the town of Sandwich makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 18, 1933.]

CHAPTER 227.**JOINT RESOLUTION FOR THE IMPROVEMENT OF A ROAD IN THE
TOWN OF SUTTON.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of three thousand dollars (\$3,000) for the year 1933 be and hereby is appropriated provided that the town of Sutton appropriates fifteen hundred dollars (\$1,500) for the improvement of the main road from North Sutton to New London, completing the main road from Bradford to New London, and provided further that, if the town of Sutton makes the appropriation provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the year 1933. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved May 18, 1933.]

CHAPTER 228.**JOINT RESOLUTION FOR THE IMPROVEMENT OF A ROAD IN
WESTMORELAND AND CHESTERFIELD**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of five thousand dollars (\$5,000) for the year 1933 be and hereby is appropriated for the improvement of the road between route number 12 and route number 9 in the towns of Westmoreland and Chesterfield beginning at the South Village in Westmoreland and running to the Pierce stone house corner on the Franklin Pierce highway in the town of Chesterfield, provided that the town of Westmoreland appropriates the sum of one thousand dollars (\$1,000) and the town of Chesterfield appropriates the sum of eight hundred dollars (\$800) for said year for said purpose, and provided further that, if the towns of Westmoreland and

Chesterfield make the appropriations provided for herein and accept the aid from the state under this resolution, said towns shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the year 1933. Said sums appropriated by the state and by the towns shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved May 18, 1933.]

CHAPTER 229.

JOINT RESOLUTION PROVIDING FOR COMPLETING THE IMPROVEMENT OF THE SILVER LAKE ROAD IN THE TOWN OF AMHERST.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of three thousand dollars (\$3,000) for the year 1934 be and hereby is appropriated for the completing of the improvement of the Silver Lake road, so called, in the town of Amherst from the point where it joins highway number 101-A to the Hollis town line, on condition that the town of Amherst appropriates the sum of fifteen hundred dollars (\$1,500) for the same purpose, and provided that, if the town of Amherst makes the appropriation provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the year 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 230.**JOINT RESOLUTION PROVIDING FOR THE COMPLETION OF THE
ROAD FROM EAST CONCORD TO TILTON IN THE TOWN
OF CANTERBURY.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of three thousand dollars (\$3,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the improvement of the unimproved sections of the direct road from East Concord to Tilton in the town of Canterbury, provided that the town of Canterbury appropriates the sum of one thousand dollars (\$1,000) for each of said years for the same purpose, further provided that, if the town of Canterbury makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 231.**JOINT RESOLUTION FOR THE IMPROVEMENT OF THE HIGHWAY IN
THE TOWN OF DUMMER.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of eight thousand dollars (\$8,000) for the year 1933 be and hereby is appropriated for the improvement of the highway in the town of Dummer beginning at the bridge across the Ammonoosuc river on the easterly side of the Canadian National Railway, thence westerly to the town line of Stark, provided that the town of Dummer appropriates the sum of two thousand dollars (\$2,000) for said year for said purpose and further provided that, if the town of Dummer makes the appropriation provided for herein and accepts

the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the year 1933. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 232.

JOINT RESOLUTION FOR THE CONSTRUCTION OF THE WEARE ROAD,
SO CALLED, IN THE TOWNS OF DUNBARTON AND WEARE.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of three thousand dollars (\$3,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated, provided that the town of Dunbarton appropriates one thousand dollars (\$1,000) for each of the two years and that the town of Weare appropriates five hundred dollars (\$500) for the year 1933, for the construction of the Weare road, so called, from North Dunbarton to the village of East Weare in the town of Weare, and provided further that, if the town of Dunbarton makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the towns shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 233.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE ROAD IN
HOPKINTON LEADING FROM THE HOPKINTON STATE
ROAD TO THE DUNBARTON LINE.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of three thousand dollars (\$3,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the improvement of the road in the town of Hopkinton leading from the Hopkinton-Concord state road near the stone watering trough to the Dunbarton line, provided that the town of Hopkinton appropriates the sum of one thousand five hundred dollars (\$1,500) for each of the said two years for the same purpose and provided further that, if said town makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 234.

JOINT RESOLUTION FOR THE IMPROVEMENT OF A HIGHWAY IN
THE CITY OF LACONIA.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of five thousand dollars (\$5,000) for the year 1933 be and hereby is appropriated for the improvement of a certain highway in the city of Laconia beginning at the Wash Smith Corner, so called, and extending about two miles northerly over the Parade road, so called, to land of Frank L. Cawley provided that the city of Laconia appropriates the sum of two thousand five hundred dollars (\$2,500) for the year 1933 for the same purpose. Said sums appro-

priated by the state and by the city shall be expended under the direction of the highway commissioner, and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 235.

JOINT RESOLUTION PROVIDING FOR THE IMPROVEMENT OF A CERTAIN ROAD IN THE TOWN OF LYNDEBOROUGH.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of five thousand dollars (\$5,000) for the year 1934 be and hereby is appropriated for the permanent improvement of the road in the town of Lyndeborough beginning at the Milford line and leading towards Lyndeborough Center provided that the town of Lyndeborough appropriates the sum of twenty-five hundred dollars (\$2,500) for the same year for the same purpose, and provided further that, if the town of Lyndeborough makes the appropriation provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the year 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 236.

JOINT RESOLUTION FOR THE CONSTRUCTION OF THE SO-CALLED DEER HILL ROAD IN THE TOWNS OF MADISON AND TAMWORTH.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of forty-five hundred dollars (\$4,500) be and hereby is appropriated for the completion of the construction

of the Deer Hill road, so called, leading from Madison to Tamworth, provided that the town of Madison appropriates one thousand dollars (\$1,000) and that the town of Tamworth appropriates five hundred dollars (\$500), for the same purpose, and provided further that, if the town of Madison makes the appropriation provided herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the year 1933. Said sums appropriated by the state and by the towns shall be expended under the direction of the highway commissioner, and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 237.

JOINT RESOLUTION FOR THE IMPROVEMENT AND COMPLETION OF THE MAMMOTH ROAD IN THE TOWN OF PELHAM.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of six thousand six hundred and sixty-seven dollars (\$6,667) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the completion and improvement of the Mammoth road in Pelham beginning at Doherty's Brook and running north to the Windham line, provided that the town of Pelham appropriates the sum of three thousand three hundred and thirty-three dollars (\$3,333) for each of said years and the same purpose and provided further that, if the town of Pelham makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 238.

JOINT RESOLUTION FOR THE IMPROVEMENT OF A ROAD IN THE
TOWN OF STEWARTSTOWN.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of three hundred dollars (\$300) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the improvement of the road in the town of Stewartstown from Little Diamond pond to the Colebrook line, which is a continuation of the road now maintained by the state from Big Diamond pond to Little Diamond pond. The sums appropriated by the state shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.
[Approved May 25, 1933.]

CHAPTER 239.

JOINT RESOLUTION PROVIDING FOR THE PERMANENT IMPROVE-
MENT OF THE ROAD FROM WASHINGTON TO GOSHEN.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of one thousand five hundred dollars (\$1,500) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the permanent construction and improvement of the road from Washington to Goshen, provided the town of Washington appropriates the sum of seven hundred and fifty dollars (\$750) for each of said two years for the same purpose, and provided further that, if the town of Washington makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 240.

JOINT RESOLUTION IN FAVOR OF JOHN DAVIS OF ALTON.

Resolved by the Senate and House of Representatives in General Court convened:

THAT R. W. Tuttle, M. D. of Alton be allowed the sum of fifty-three dollars (\$53) for professional services and John Davis be allowed two hundred thirty-four dollars (\$234) for compensation arising from injuries received by him while working on the highway in the town of Alton, May 20, 1931, and said sums shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 241.

JOINT RESOLUTION TO REIMBURSE TUCKER DUDLEY OF FRANCONIA FOR INJURIES RECEIVED WHILE IN THE EMPLOY OF THE STATE HIGHWAY DEPARTMENT.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of two hundred seventy-seven dollars (\$277) be allowed Tucker Dudley of Franconia, for injuries incurred by him while in the employ of the state highway department, on the construction of a bridge in the town of Franconia, November 14, 1932, and the sum appropriated shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 242.

JOINT RESOLUTION IN FAVOR OF GUY E. HOWLAND OF LITTLETON.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of one thousand dollars (\$1,000) be allowed Guy E. Howland of Littleton for injuries incurred by him while working on the highway in the town of Bath, June 8, 1932; said sum shall be settlement in full and shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 243.**JOINT RESOLUTION IN FAVOR OF GEORGE H. SIMPSON OF
BRADFORD.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of seven hundred dollars (\$700) be allowed and paid to George H. Simpson of Bradford, for damages sustained by him December 23, 1931, while in the performance of his duties as an employee of the state highway department, and the sum appropriated shall be a charge upon the highway funds.

[Approved May 25, 1933.]

CHAPTER 244.**JOINT RESOLUTION PROVIDING FOR A COMMISSION TO STUDY THE
LAWS RELATIVE TO FIRE PROTECTION AND PREVENTION.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT a special commission of three members, consisting of the secretary of the New Hampshire board of fire underwriters, one person appointed by the governor and one person appointed by the New Hampshire fire chiefs' club, be and hereby is authorized to make a study and survey of the laws of the state relative to fire protection and prevention. The members of said commission shall serve without pay and shall make a report of their findings and recommendations to the next session of the legislature.

[Approved May 25, 1933.]

CHAPTER 245.**JOINT RESOLUTION FOR THE IMPROVEMENT OF A SECTION OF A
ROAD IN THE TOWN OF BARRINGTON.**

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of three thousand five hundred dollars (\$3,500) for the year 1933 be and hereby is appropriated for

the improvement of a section of the road in the town of Barrington, from Hale's Corner to Rochester, beginning at the junction of said road with the Strafford Center road and running northerly to the Allen house, provided that the town of Barrington appropriates the sum of fifteen hundred dollars (\$1,500) for said purpose. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved June 1, 1933.]

CHAPTER 246.

JOINT RESOLUTION FOR IMPROVEMENT OF A ROAD IN THE TOWN OF EAST KINGSTON.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of three thousand six hundred dollars (\$3,600) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the completion of the road in the town of East Kingston from Burnt Swamp, so called, to the College road, so called, at Currier's Corner, on condition that the town of East Kingston appropriates the sum of twelve hundred dollars (\$1,200) for each of the two years for the same purpose, and provided that, if the town of East Kingston makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved June 1, 1933.]

CHAPTER 247.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE OLD STATE LINE, SO CALLED, LEADING FROM LOUDON TO KELLEY'S CORNER IN LOWER GILMANTON.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of two thousand dollars (\$2,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the improvement of the Old State Line, so called, leading from Loudon to Kelley's Corner in Lower Gilmanton, in the town of Loudon, provided the town of Loudon appropriates the sum of one thousand dollars (\$1,000) for each of the two years for the same purpose, further provided that, if the town of Loudon makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved June 1, 1933.]

CHAPTER 248.

JOINT RESOLUTION FOR THE IMPROVEMENT AND COMPLETION OF THE LOST RIVER ROAD IN THE TOWN OF LANDAFF.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of three thousand seven hundred and fifty dollars (\$3,750) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the completion and improvement of the Lost River road, from Bath to Easton, in the town of Landaff provided that the town of Landaff appropriates the sum of one thousand two hundred and fifty dollars (\$1,250) for each of the said two years for the same purpose, further provided that, if the town of Landaff makes the ap-

propriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved June 1, 1933.]

CHAPTER 249.

JOINT RESOLUTION FOR THE IMPROVEMENT OF HIGHWAY LEADING FROM CENTER OSSIPEE TO CONWAY VIA EFFINGHAM FALLS, FREEDOM AND EATON AT EAST MADISON.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of fifteen hundred dollars (\$1,500) be and hereby is appropriated for each of the years 1933 and 1934 to assist in reconditioning that portion of the highway leading from Center Ossipee to Conway via Effingham Falls, Freedom and Eaton at what is known as East Madison in the town of Madison, meaning so much of said highway as is in said town and being about one mile in length, provided that the town of Madison appropriates the sum of five hundred dollars (\$500) for each of the two years for the same purpose, further provided that, if the town of Madison makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved June 1, 1933.]

CHAPTER 250.JOINT RESOLUTION FOR THE IMPROVEMENT OF A ROAD IN THE
TOWNS OF MILTON, NEW DURHAM AND MIDDLETON.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of two thousand dollars (\$2,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated, provided the towns of Milton, New Durham and Middleton shall each appropriate the sum of three hundred dollars (\$300) for each of the two years, for the improvement of the road through Milton, New Durham and Middleton originally known as the King's Highway, being the most direct route from Farmington and towns to the south to the east shores of Lake Winnepesaukee. Said sums appropriated by the state and by the towns shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.
[Approved June 1, 1933.]

CHAPTER 251.JOINT RESOLUTION RELATING TO THE IMPROVEMENT OF ROAD
LEADING FROM RUMNEY TO STINSON LAKE IN THE
TOWN OF RUMNEY.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of two thousand dollars (\$2,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the permanent construction and improvement of the road leading from Rumney to Stinson lake in the town of Rumney provided the town of Rumney appropriates the sum of one thousand dollars (\$1,000) for each of the said two years for the same purpose, and provided further that, if the town of Rumney makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the

state and town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved June 1, 1933.]

CHAPTER 252.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE LOVELL LAKE ROAD IN THE TOWN OF WAKEFIELD.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of five thousand dollars (\$5,000) for the year 1933 be and hereby is appropriated for the improvement of the Lovell Lake road in the town of Wakefield provided that the town of Wakefield appropriates the sum of two thousand five hundred dollars (\$2,500) for said year for the same purpose, and provided further that, if the town of Wakefield makes the appropriation provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the year 1933. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved June 1, 1933.]

CHAPTER 253.

JOINT RESOLUTION IN FAVOR OF THE ESTATE OF FREDERICK WHITTEMORE.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of two thousand seven hundred dollars (\$2,700) be allowed and paid to Esther C. Whittemore, for her care and support and for that of her minor children, in full payment for the death of her husband, Frederick Whittemore, who was thrown from a snow plow March 9, 1933, while em-

ployed on the highway in the town of New London. Said sum shall be a charge upon the highway funds.

[Approved June 1, 1933.]

CHAPTER 254.

JOINT RESOLUTION PROVIDING FOR THE IMPROVEMENT OF THE
OLD NEW HAMPSHIRE TURNPIKE IN THE TOWN OF
BOSCAWEN.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of three thousand dollars (\$3,000) for the year 1933 be and hereby is appropriated for improvement of the old New Hampshire Turnpike on High street in the town of Boscawen, the town of Boscawen having already appropriated one thousand dollars (\$1,000) for said year for this purpose on condition that the state makes the above appropriation. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved June 2, 1933.]

CHAPTER 255.

JOINT RESOLUTION RELATIVE TO A COMMISSION TO INVESTIGATE
THE QUESTION OF FREEING CERTAIN TOLL BRIDGES
OVER THE CONNECTICUT RIVER.

WHEREAS by a resolution approved March 27, 1933, the commission to investigate the question of freeing certain toll bridges over the Connecticut river was to report to the 1933 general court its findings; and

WHEREAS said commission has not yet made said report; therefore

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT said commission make report of its findings and recommendations to the 1935 session of the general court.

[Approved June 2, 1933.]

CHAPTER 256.

JOINT RESOLUTION IN FAVOR OF THE ESTATE OF MOSES DUCHANO.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of four thousand dollars (\$4,000) be allowed and paid to the Rochester Trust Company, as trustee, for the care and support of Mary H. Duchano and her minor children. This appropriation is in full payment for the death of Moses Duchano by blasting October 7, 1932, while he was employed in highway operations in the town of Wakefield. Said sum shall be a charge upon the highway funds.

[Approved June 7, 1933]

CHAPTER 257.

JOINT RESOLUTION PROVIDING FOR CARE OF HELEN M. TIBBETTS.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of two thousand seven hundred dollars (\$2,700) be allowed and paid to the Plymouth Guaranty Savings Bank of Plymouth as trustee for the care and support of Helen M. Tibbetts, a minor, whose father, Charles E. Tibbetts, was killed October 12, 1932, while in the performance of his duties as an employee on the highway in the town of Campton. Said sum shall be a charge upon the highway funds.

[Approved June 7, 1933]

CHAPTER 258.

JOINT RESOLUTION IN FAVOR OF JOHN CODY OF LIVERMORE.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of eighty-four dollars (\$84) be allowed R. J. Marvel, M. D. for professional services and John Cody be allowed fifty-six dollars and eighty-eight cents (\$56.88) for compensation arising from injuries received by him while working on the highway in the town of Livermore and said sums shall be a charge upon the highway funds.

[Approved June 8, 1933.]

CHAPTER 259.

JOINT RESOLUTION IN FAVOR OF BERNARD MERRICK OF EAST KINGSTON.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of eight hundred eighty-four dollars (\$884) in full settlement be allowed Bernard Merrick of East Kingston for injuries incurred by him while working on the highway in the town of East Kingston, N. H., June 15, 1932; and the sum appropriated shall be a charge upon the highway funds.

[Approved June 8, 1933.]

CHAPTER 260.

JOINT RESOLUTION IN FAVOR OF MRS. GEORGE WARWICK, JR.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the state treasurer be directed to pay to Mrs. George Warwick, Jr., widow of George Warwick, Jr., late of Westmoreland, the salary and mileage due said decedent as a member of this house.

[Approved June 8, 1933.]

CHAPTER 261.

JOINT RESOLUTION IN FAVOR OF THE TOWN OF LITTLETON.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of one thousand seven hundred and fifty dollars and seventy-four cents (\$1,750.74) be and the same is hereby appropriated to reimburse the town of Littleton for money spent in defending the town of Littleton against a suit brought by Joseph Peltiere, administrator of the estate of Henry R. Peltiere, October, 1930 and May, 1932, and the sum appropriated shall be a charge upon the highway funds.

[Approved June 8, 1933.]

CHAPTER 262.

JOINT RESOLUTION FOR COMPLETING MAMMOTH ROAD IN THE TOWN OF HOOKSETT.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of four thousand four hundred dollars (\$4,400) be and hereby is appropriated for the year 1933 for the completion of Mammoth road in the town of Hooksett being about one and one-half miles from Manchester line to the intersection with the Daniel Webster highway, provided that the city of Manchester appropriates the sum of seven thousand four hundred ninety-five dollars and thirty-five cents (\$7,495.35) for the same purpose, said sum being the unexpended balance of the unemployment relief fund allotted to said city in the year 1932 by the state. Said sums appropriated by the state and by the city shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved June 8, 1933.]

CHAPTER 263.

JOINT RESOLUTION RELATIVE TO STATE AID FOR THE TOWN OF KINGSTON.

WHEREAS a resolution* was passed by the present legislature, approved May 18, 1933, making appropriation for the improvement of the Derry road, so called, in the town of Kingston; and

WHEREAS by said resolution it was provided that, if the said town made the appropriation for this purpose for the year 1933, said town would not be entitled to state aid for its highways for the years 1933 and 1934, now therefore;

Resolved by the Senate and House of Representatives in General Court convened:

THAT, if the town of Kingston accepts the aid from the state under the above mentioned resolution, said town shall not be

* Chapter 223, *ante*.

entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the year 1933; but may be entitled to such aid for the year 1934.

[Approved June 10, 1933.]

CHAPTER 264.

JOINT RESOLUTION IN FAVOR OF JESSIE D. BROOKS.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the state treasurer be directed to pay to Jessie D. Brooks, widow of Ernest S. Brooks late of Concord, the full salary due to said decedent as a member of the house of representatives.

[Approved June 10, 1933.]

CHAPTER 265.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE MAIN ROAD FROM ANTRIM CENTER TO THE FRANKLIN PIERCE HIGHWAY.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of three thousand dollars (\$3,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the improvement of the main road from Antrim Center to the Franklin Pierce highway in the town of Antrim at the Cunningham Corner, so called, provided that the town of Antrim appropriates fifteen hundred dollars (\$1,500) for each of the two years, for the same purpose, and further provided that, if the town of Antrim makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. The sums appropriated by the state and by the town shall be expended

under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved June 16, 1933.]

CHAPTER 266.

JOINT RESOLUTION FOR THE IMPROVEMENT OF A CERTAIN ROAD
IN THE TOWN OF HARRISVILLE.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of three thousand dollars (\$3,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the improvement of that portion of the main road from Bond's Corner in Dublin to Hancock, which lies in the town of Harrisville, provided that the town of Harrisville appropriates the sum of one thousand dollars (\$1,000) for each of said two years, for the same purpose, and provided further that, if the town of Harrisville makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved June 16, 1933.]

CHAPTER 267.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE ASHLAND,
WINONA AND LACONIA ROAD IN THE TOWN OF
NEW HAMPTON.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of four thousand dollars (\$4,000) for the year 1933 and a like sum for the year 1934 be and hereby are

appropriated for the improvement of the Ashland, Winona and Laconia road in the town of New Hampton, provided that the town of New Hampton appropriates the sum of two thousand dollars (\$2,000) for each of the said two years for the same purpose; and provided further that, if the town of New Hampton makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved June 16, 1933.]

CHAPTER 268.

JOINT RESOLUTION PROVIDING FOR THE IMPROVEMENT OF CERTAIN ROAD IN THE TOWN OF WILTON.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of four thousand dollars (\$4,000) for the year 1934 be and hereby is appropriated on condition that the town of Wilton appropriates the sum of two thousand dollars (\$2,000) for the year 1934 for the improvement of the highway leading from the Zebadiah Abbot Corner so called on the Mason road continuing along the Abbot Hill road and the Isaac Frye highway to connect with route 31 leading from Wilton to Greenville, and provided that, if the town of Wilton makes the appropriation provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the year 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved June 16, 1933.]

CHAPTER 269.JOINT RESOLUTION TO ESTABLISH A RECESS COMMISSION TO
STUDY REAL ESTATE TRANSACTIONS.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the governor, with the advice and consent of the council, is hereby authorized and directed to appoint three persons to constitute a commission for study and analysis of real estate transactions in the state, which commission shall report to the next legislature its findings and recommendations as to the expediency of enacting laws relative to real estate transactions. The term of office of each of said commissioners shall be two years from the date of the passage of this resolution. The members of said commission shall serve without compensation and without reimbursement for expenses. The commission shall have power to summon witnesses, who shall appear and testify under oath, and to require the production of papers and the filing of reports.

[Approved June 16, 1933.]

CHAPTER 270.JOINT RESOLUTION PROVIDING FOR AN APPROPRIATION TO THE
COMMISSION OF NEW HAMPSHIRE ARTS AND CRAFTS.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of five thousand dollars (\$5,000) be and hereby is appropriated for the fiscal year ending June 30, 1934, and the same amount for the fiscal year ending June 30, 1935, for the use of the Commission of New Hampshire Arts and Crafts appointed by the governor and council on May 13, 1931, to be expended by the commission under the direction of the governor and council. The governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

[Approved June 16, 1933.]

CHAPTER 271.

JOINT RESOLUTION RELATIVE TO ENDICOTT ROCK AT THE WEIRS.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of one hundred dollars (\$100) be and is appropriated for the improvement of Endicott Rock, so called, at The Weirs. Said sum shall be expended under the direction of the public service commission and the governor is hereby authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved June 16, 1933.]

CHAPTER 272.

JOINT RESOLUTION FOR IMPROVEMENTS AT THE STATE HOUSE.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of eleven thousand seven hundred and fifty dollars (\$11,750) be and hereby is appropriated for the following improvement at the state house: Six thousand two hundred and fifty dollars for two new boilers, oil burning equipment and revamping the breeching to the chimney; and two thousand five hundred dollars for modernizing and re-equipping the north elevator, including safety doors, and three thousand dollars for installing a new ventilating system in representatives hall. Said sum shall be expended under the direction of the superintendent of the state house and the governor is authorized to draw his warrant for said sum on any money in the treasury not otherwise appropriated.

[Approved June 16, 1933.]

CHAPTER 273.

JOINT RESOLUTION PROVIDING FOR THE REPLACEMENT OF
BOILERS IN THE MANCHESTER AND NASHUA ARMORIES.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the following sums, amounting to sixteen hundred

dollars (\$1,600) be and hereby are appropriated for the New Hampshire state armories, to be expended in accordance with plans and specifications to be approved by the governor and council, said sums to be expended under the direction of the adjutant-general as follows: For installing and furnishing a boiler, including all necessary labor and materials, in the armory at Manchester, eight hundred dollars (\$800); for installing and furnishing a boiler, including all necessary labor and materials, in the armory at Nashua, eight hundred dollars (\$800). The governor is hereby authorized to draw his warrant for said sums on any money in the treasury not otherwise appropriated.

[Approved June 16, 1933.]

CHAPTER 274.

JOINT RESOLUTION TO PROVIDE FOR A DEFICIENCY IN APPROPRIATION FOR LEGISLATURE EXPENSE.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of thirty-five thousand dollars (\$35,000) be and hereby is appropriated to provide for a deficiency in the appropriation for legislature expense and the governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved June 16, 1933.]

CHAPTER 275.

JOINT RESOLUTION IN FAVOR OF GUY S. NEAL AND OTHERS.

Resolved by the Senate and House of Representatives in General Court convened:

THAT Guy S. Neal, sergeant-at-arms and Raymond B. Lakeman, sergeant-at-arms be allowed the sum of \$639 each; that Wallace S. Thompson, custodian, be allowed the sum of \$568; that Arthur A. Tilton, William B. Plummer, John P. Metcalf, Harry S. Yeaton, William W. Allen, doorkeepers, be allowed the sum of \$564 each; that Fred W. Friend, warden, be allowed the sum of \$564; that P. E. Gilman, assistant

warden, be allowed the sum of \$564; that Theodore R. Brown, John P. Callahan, Benjamin H. Bragg, Martin C. Ryan, Charles C. Crowley, Frank F. Fernald, messengers, be allowed the sum of \$564 each; that Harold C. Bean, Reginald Cargill, Gordon C. Ruiter, Herbert V. Johnson, Roland F. Smith, pages, be allowed the sum of \$352.50 each; that Chester R. Messer, speaker's page, be allowed the sum of \$423; that Fletcher P. Forsyth, page, be allowed the sum of \$20; that Allan S. Chase, page, be allowed the sum of \$27.50; that Harrie M. Young, Benjamin F. Greer, clerks of the house and senate, respectively, be allowed the sum of \$300 each; that Cyril J. Fretwell and Frank M. Ayer, assistant clerks of the house and senate, respectively, be allowed the sum of \$300; that Alice V. Flanders, house stenographer, and Bessie A. Callaghan, senate stenographer, be allowed the sum of \$1,128 each; that Marion C. Colby, Frances C. Barnard, house stenographers, be allowed the sum of \$846 each; that Evelyn S. Conway, senate stenographer, be allowed the sum of \$846; that Ruth Cotton, senate stenographer, be allowed the sum of \$705; that Helen M. Young, judiciary stenographer, be allowed the sum of \$846; that Marion G. Alexander be allowed the sum of \$400; that Robert P. Bingham be allowed the sum of \$1,268.85;

For deficits in legislative appropriation for the year ending June 30, 1932, the sum of \$6,614.91 as follows: Superior court, \$112.50; agriculture department, New Hampshire Sheep Breeders' Association, \$83.89; G. A. R. department, burial of soldiers and sailors, \$2,354.50; treasury department, bounties on bears and hedgehogs, \$1,931.20; Industrial School, \$2,132.82;

For deficits in legislative appropriation for the year ending June 30, 1933, the sum of \$25,975 as follows: Comptroller's department, \$4,875; treasury department, \$1,750; treasury department, for bounties for bears, \$150; treasury department, for bounties for hedgehogs, \$6,000; forestry department, forest fire bills to towns, \$12,000; state prison, \$1,200.

The governor is hereby authorized to draw his warrant for the above sums out of any money in the treasury not otherwise appropriated.

[Approved June 16, 1933.]

CHAPTER 276.

JOINT RESOLUTION IN FAVOR OF THE ESTATE OF GEORGE QUINN.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of one thousand dollars (\$1,000) be allowed and paid to Martha Quinn in full payment for the death of her husband, George Quinn, while employed by the state as an attendant at the state hospital. The governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

[Approved June 16, 1933.]

CHAPTER 277.

JOINT RESOLUTION IN FAVOR OF THE ESTATE OF FRANK T. COLE.

WHEREAS, in 1915 there was turned into the state treasury the amount of twenty-six dollars from the Cheshire Provident Institution for savings as unclaimed deposit belonging to Frank T. Cole, and

WHEREAS, said Frank T. Cole deceased before claiming said deposit, now therefore,

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of six dollars and fifty cents (\$6.50) be allowed and paid to each of the following persons as heirs of the estate of said Frank T. Cole namely, Mrs. Edith Tiffany, Mrs. Mabel Ward, Theodore Cole and Lawrence G. Cole. The governor is hereby authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

[Approved June 16, 1933.]

CHAPTER 278.

JOINT RESOLUTION IN FAVOR OF MRS. CHARLES S. CURRIER.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the state treasurer be directed to pay to Mrs. Charles S. Currier, widow of the late Charles S. Currier, the full salary due to said decedent as a member of the house of representatives.

[Approved June 16, 1933.]

CHAPTER 279.

JOINT RESOLUTION IN FAVOR OF KATHERINE P. FOSTER.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the state treasurer be directed to pay to Katherine P. Foster, widow of the late George A. Foster, the full salary due said decedent as a member of the house of representatives.

[Approved June 19, 1933.]

CHAPTER 280.

JOINT RESOLUTION IN FAVOR OF THE TOWN OF LINCOLN.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of five hundred eighty-seven dollars and thirty cents (\$587.30) be allowed the town of Lincoln to reimburse them for the following bills paid by them; one hundred fifty dollars and sixty cents (\$150.60) in the case of accident to Bert Larue who broke his leg while employed on the state highway, November 24, 1932; three hundred fifty-two dollars (\$352) in the case of Ed Anton who broke his leg while working on the state highway, December 13, 1932; and eighty-four dollars and seventy cents (\$84.70) in the case of Henry Larue for cut on ankle while working on state highway November 3, 1932, said sum to be a charge upon the highway funds.

[Approved June 19, 1933.]

CHAPTER 281.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE CLEVELAND
HILL ROAD IN THE TOWN OF TAMWORTH.

*Resolved by the Senate and House of Representatives in
General Court convened:*

THAT the sum of two thousand dollars (\$2,000) for the year 1933 and a like sum for the year 1934 be and hereby are appropriated for the improvement of Cleveland Hill road, so called, in the town of Tamworth, from Tamworth Village to the Grover Cleveland Place, so called, provided the town of Tamworth appropriates for the same purpose the sum of one thousand dollars (\$1,000) for each of the said two years; provided further that, if the town of Tamworth makes the appropriations provided for herein and accepts the aid from the state under this resolution, said town shall not be entitled to apply for or receive state aid under the provisions of section 21, chapter 84 of the Public Laws, as amended by chapter 7 of the Laws of 1931, for the years 1933 and 1934. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved June 19, 1933.]

CHAPTER 282.

NAMES CHANGED.

From January, 1931, to January, 1933, the registers of probate returned to the secretary of state the following changes of names made by the probate court:

Rockingham County—Shirley Davis to Shirley Ruth Davis; Marion Little Batchelder to Marion Little Lane; George A. Atkinson to George Franklin Holmes; Marjorie Vesta Smith to Marjorie Vesta Grover; Carlyne Dawn Smith to Carlyne Dawn Grover; James McCullum to Jack Harold McLean; Camille Anne Houle to Camille Barbara Ladd; Linwood Herbert Howard to Linwood Greenwood Gage; Frank Zielinski to Frank Linscott; Victoria M. Zielinski to Victoria M. Linscott; John J. Zielinski to John J. Linscott; Joseph S.

Zielinski to Joseph Linscott; Ann F. Zielinski to Ann F. Linscott; Jane Zielinski to Jane Linscott; Mary Zielinski to Mary Linscott; Merwin Woodburn to Merwin Thompson; Grace Henderson to Grace Morrissey; Roy Blake to Roy Blake Feinauer; Alfred Gilman Hemeon to Alfred Gilman Ripley; Maurice Kuchinsky to Maurice Kane; Ralph Buckman to Walter Olney McDuffee; Camille Leo Bergeron, Jr., to Leo Camille Byron; Iola DeCarlo to Iola Wason; William Swienton to Walter Albert Iwanicki; Chandler Power Skinner to John Clark Jacobs; Pearl M. Johnston to Pearl M. Levere; Bernice M. Johnston to Bernice M. Levere; Erma A. Johnston to Erma A. Levere; Galen B. Johnston to Galen B. Levere; Frances Hunton to Elizabeth Florence Harvey; Evelyn Alice Perkins to Evelyn Alice Kay; Richard Clayton Peckham to Richard Clayton Lynch; Erina Martinuk to Erina Martin; Ydonna Martinuk to Donna Martin; Olive Martinuk to Olive Martin; Michael Martinuk to Michael Martin; Peter Martinuk to Peter Martin; Samuel Martinuk to Samuel Martin; Sophie Martinuk to Sophie Martin; Alice L. Martinuk to Alice L. Martin; Robert W. Martinuk to Robert W. Martin; Victoria E. Zielinski to Victoria E. Linscott; John Weldon Chase to John Weldon Mettlach; Dorothy Elizabeth Oliver to Dorothy E. Greenman; Florence Ella McDonald to Florence Ella Walton; Robert W. Hurd to Robert Hurd Colburn; Charlotte L. Hurd to Charlotte Hurd Colburn; Annie Bell Davis to Pauline Sarah Gove; Florence V. Kunes to Shirley Mary Wheaton; Florence Rose LeClair to Florence Rose Mitchell; Mary Littlefield to Mary Philbrick; Jacqueline Wright to Beulah Mae Adams; Genevieve Margaret Uzarek to Genevieve Margaret Berry; Helen L. Tarlton to Helen L. Stanyan.

Stafford County—Oliver R. Frye to Richard Thomas Holmes; Donald O. Day to Donald McCauley; Reed Casboris to Stanton D. Theodora; Bonnibel L. Wheeler to Bonnibel Elizabeth Orr; Margaret Gertrude Patch to Margaret Gertrude Roberts; Barbara Frances Murray to Barbara Ann Heath; John Marlin Buzzell to John Everett Joy; John Castricone to John Donald Courture; Margaret Wilkins to Margaret Sanborn; Gloria Louise Stackpole to Marilyn Claire Hurd; Bertha Hall to Bertha Call; Dora Josephine Parshley to Dora Josephine Perkins.

Belknap County—Sarah V. Fugere to Sarah Vezina; Gloria Orlean Dantos to Gloria Mildred Vanderhoof (adpt.); Rose Anna Emiliana Guay Russillo to Evon Rosena Emiliana Guay Russillo; Lillian May Sampson to Lillian May Hodgson (adpt.); Mary Elizabeth Bennett to Mary Elizabeth Maine (adpt.); Marie Elizabeth Abbott to Frieda Marie Elizabeth Abbott; Leslie A. Gould to Leslie Aaron Gould Gordon (adpt.); Alphonse Daoust to Henry Joseph Daoust; Virginia May Davis to Virginia May Shaw (adpt.); Chester Nordstrom to Edwin Michael Hodgson (adpt.); Marie Dodge to Marie Bliss Hodgson (adpt.); Caroline Faye Demeritt to Caroline Faye Demeritt (adpt.); Everett F. Ames to Kenneth Everett Chamberlain (adpt.); Edythe G. Chamberlin to Edythe G. Chamberlin (adpt.); Byron L. Tirrell to Byron L. Galloupe (adpt.); Priscilla J. Davis to Priscilla J. Sargent (adpt.); Helen E. Butterfield to Edith May Black (adpt.); Blanche L. Carisiti to Blanche Louise Cox; Evelyn May Carr to Joan Carr; Milton Arthur Wilson to Milton Arthur Wilson (adpt.); Dorothy Twombly to Dorothy Morin (adpt.); Miriam Kuronen to Marilyn Betty Parkey (adpt.); Bishop to Elizabeth Esther Zanes (adpt.); Richard Jesse Robinson to Richard Jesse Canfield (adpt.); Anna V. Robinson to Anna Victoria Canfield (adpt.); Lawrence Nickerson to Herbert Cecil Mudgett (adpt.); Roland Genest to Roland Genest Levasseur (adpt.); Rosamond Flack to Rosamond Florence Smith (adpt.); Albert Plaistard Blake to Albert Plaistard Blake (adpt.); Arthur Napoleon Boisvert to Arthur Napoleon Greenwood; Priscilla Shackelford to Priscilla Shackelford Cantin (adpt.); Ralph M. Shackelford to Ralph Shackelford Cantin (adpt.).

Carroll County—James Edward Kilgore to James Edward Army; Chester Cook to Chester George Stevens; Geneva Cook to Jane Colbath; Kenneth Knowles to Kenneth Garland; Una G. Thompson to Una G. Hutt; Arthur Johnson to George F. Ragna, Jr.; Louise M. Foster to Louise M. Hurd; Dorothy Emmons to Barbara Joyce Pike; Robert Witham to David Earl Stillings; Shirley E. Coolidge to Shirley E. Larlee; Alice D. Merrow to Mrs. Frances Tuckerman.

Merrimack County—Raymond H. Shaw to Raymond Herbert Manning; Anushaven George Sanders to Andrew George Sanders; Lucy Dustin to Lucille May Thompson; Catherine

Quimby Taylor to Catherine Quimby Fredette; Kathryn Gross Kilburn to Kathryn A. Gross; Raymond S. Gillies to Raymond S. Pike; Forrest Evert Faris to Forrest Evert Boutelle; Florence Jean Pierce to Florence Jean Pierce Foster; Jean Lent to Jean Evelyn Nerden; Jane Virginia LaBombard to Jane Virginia Small; Louise Ann Roach to Betty Ann Roach; Jean Hazel Gordon to Frances Irene Adams; Roland Plastridge to Roland Barnard; Irene J. Olsen to Irene J. Young; Sylvester Wheeler to Sylvester Drew; Henry Joseph Morell to Henry Joseph Frederick DeLorme; Frederick J. Bowlan to Wallace Everton Brill; Harlan Straw to Harlan Floyd LaClair; David Arthur Smith to Thomas Boardman Sawyer; Doris May Garland to Doris May Johnson; June Violet Storrs to June Violet Storrs Wheeler; Robert Chapman to Robert Marshall Gulley; Dorothy C. Heath to Marjorie Louise Swetnam; Helen Agnes Ramsay to Helen Ramsay Lynch; Richard Bryant Ramsay to Richard Ramsay Lynch; Barbara Janice Wyman to Barbara Janice Wyman Girouard.

Hillsborough County—Charles H. Towle to Charles H. Gallup; Marguerite Payeur to Marguerite Payeur Gagne; Donald Arthur Marston to Donald Arthur Nichols; Grace Margaret Sullivan to Grace Margaret Pritchard; Virginia Gertrude Twombly to Virginia May Peterson; Lillian Arlin Braga to Barbara Arline Latour; Harold Carl Hathaway to Carl Harold Pieritz; Mary Dorothy Bushman to Dorothy Silva; James Page to Clifford Wagne Johnson; Mary Fournier to Mary Jane Eivers; Aurele Beauregard to Aurele Catudal; Donald Eugene Ellis to Willard Laurence White; Robert Lacosse to Robert Lafreniere; Marie Edna Lacosse to Marie Eva Chouinard; Beverly Hathaway to Althea Kettelle; George Dana Lovejoy to George Dana Desroche; Boyden to Theodore John Stone; Mary Agnes Barrett to Mary Loretta Ann Roy; Jack Marshall Jarest to Jack Marshall Gallagher; George Kenneth Hallett to George Kenneth Whiting; Mildred Laura Parsons to Mildred Laura Gutterson; Stanley Stewart Sturtevant to Stanley Sturtevant Grant; Marjorie P. Smith to Pauline Margaret Robert; Joseph Zemacoupis to Walter Prescott Bailey; Patricia O'Leary to Doris Labarge; Joseph Emile Henry Pepin to Joseph Emile Henry Senneville; Henrietta Josephine Edmondson to Henrietta Josephine Page;

Joseph Stribling to Joseph Steuerwald; Virginia Bessey to Margaret Swart; Marie Cecile Angers to Marie Cecile Dugre; Allen to Lorraine Laporte; William Hawksworth to William R. Ford; Donald J. Lilly to Donald Lilly Clark; Floyd Elmer Carleton to Floyd Elmer Farnsworth; Norman Joseph Howland to Robert Leo Lowell; Marie Anne Gervais to Marie Anne Bienvenue; Hector Schellenger to Edouard Bonneville; Barbara P. Lathrop to Barbara P. Currier; Virginia A. Lathrop to Virginia A. Currier; Leonel Roy to Leonel Gagnon; Mary DeLourdes Joseph to Mary Eafrate; Philip Roy to William Marlowe; Francis William Conolly to Richard Glenn MacDonald; Priscilla Stetton to Lorraine Flanders; Frances Faye Crouse to Faye Etta Lange; Ernest Garceau to Ernest Garceau, Jr.; James Wallace Sawyer to James Timothy Spillane; Shirley Elizabeth Sturtevant to Elinor Grant; Marguerite Clair Maloney to Rita B. Nadeau; Patricia Ann Fortier to Patricia Ann Bricault; Mary Landers to Mary Hallisey; Edna Randlet to Edna Jacques; Carrie Dickinson to Carolyn Maud Streeter; Robert Parker to Robert Parker Nichols; John Frederick Keefe to John Frederick Fosher; Barbara Brown Day to Rose-marie Joan Sargent; Paul Brown Davis, Jr. to Paul Brown Watson; Patricia A. Fitzpatrick to Mary Flora Collier; Paul Gowing to Paul Henry Ouellette; Norman Russell McCutcheon to Norman Forbes Richards; Joseph Wilfrid Armand to Joseph Wilfrid Lafreniere; Mary Looney Sullivan to Mary Theresa Looney; Olive LaClair to Olive Gregg; Frederick Williams Bullen to Frederick Williams Potter; Harry Allen Prescott to John Allen Mack; Bernice Rockus to Marjory Jones; Abbie G. Cole to Abbie Clarica Gault; Nicholas J. Marcovicy to Nicholas J. Marks; Victoria Marcovicz to Victoria Marks; Emery Courtemanche to Emery Boyd; Francois Sebastien Isreal Bourgeois to Camille Sebastien Bourgeois, Jr.; Demetrios Pliakos to Demetrios Papamastasiou; Mrs. Adah L. Cote to Miss Adah L. Cote; Athanasios Pappachristos to Arthur Papachristos; Mikolaj Hroniack to Mikolaj Bednarczyk; Marvin B. Belavsky to Marvin B. Bellows; Winslow Manchester Jackson to Winslow Manchester; Joseph Emanuel Lovci to Joseph Edward Lovesey; Joan Crawford Moir to Eleanor Mary Reilly; Mildred Reardon Gerow to Mildred Reardon; John Tubinis to John Dugan; Anthonla Moustakas to Anthonla Papademas; Servule

Charrois, Jr. to Charlis S. Charois; Georgie H. Nealley to Georgie H. Merrill; Jacob Belavsky to Jacob Bellows; Joseph Deskowicz to Joseph Landry; Paul Joseph St. Denis to Paul Joseph Fletcher; Sarah Morrill to Sarah Creeden; Grace Bennett Knowles to Grace R. Bennett; Eva Florence Richard to Eva Lillian Allard.

Cheshire County—Pearl E. Brown to Pearl E. Thayer; Ellen L. Bowen to Ellen L. Moon; Russell M. Bowen to Russell W. Moon; Robert Billings Hubbard to Robert Penniman Hubbard; Charles Herbert Shedd to Charles Gale Shedd; Rose Mary Stackpole to Claire Agnes Stackpole; Lawrence Francis Brasier to Lawrence Francis Flynn; Robert Woods Huse, Jr. to Robert Woods Davis; Gertrude C. Sullivan to Gertrude C. Whitehead; Leslie Richard Jones to Stanley Alger Curtis; Wilmot Estes Mayhew to Burton Franklin Marshall; Henry Abraham Ojala to Henry Abraham Brooks; Charles Medvidofsky to Charles Medoff; Lona Grace Medvidofsky to Lona Grace Medoff; Frances Lathrop to Elizabeth Anne Hall; John Henry Toussaint to Paul Henry Toussaint; Alexander Brooks to Dale Ellis Wyatt; Lee Knowlton Robinson to Lee Knowlton Channel; G. Madeleine Beckham to G. Madeleine Quinn; Dalton Daniel Williams to Leason Daniel Dickinson; Dimitrios Germanos to James Jaffas.

Sullivan County—Irma Rosenthal to Irma Zirdzin; Clarence Waldron to James Warren Hawley; Dorothy Mae Cunningham to Dorothy Mae Smith; William Childs to William Lussier, Jr.; Zebulun Henry O. G. Jordan to Henry Oliver Jordan; Isaac Budnitz to Isaac Budd; Howard Thornton Hastings to Howard Joseph Brooks; Raymond Thibodeau to Raymond Lee Vadney; John Patrick Bergland to John Patrick Hook; Marie Elizabeth Handly to Marie Elizabeth Reed; Charles Rodger to Charles Rodger Robertson; Irene Tarien to Irene Virginia Clark.

Grafton County—Alfred Bresette to Alfred Bresetts King; Lockwood Clyde Clifford to Lockwood Clyde Meyers; Peter Covell to Peter C. Cummings; Edwin Morse Coon to Edwin Morse Burton; Gwendolyn E. Dudley to Gwendolyn E. Emery; Hazel Pearl Dunlap to Hazel Pearl Powers; Robert Paul Eaton to Robert Paul Davison; Helen Fizette to Helen Post Fizette; Gladys Fizette to Gladys Fizette Lawrence; Arthur Ferrin to Peter Jackson Parkey, Jr.; Janice Mabel Fortier to Janice Mabel Brown; Edward Charles Gomez to Edward Charles

Eastman; Paul Rockwell Holman, Jr. to Rockwell Holman; Stella Eleanor Lynch to Dorothy Winona Frye; Gordon Richard Lindsay to Richard Dana Barton; Frank Evans Marden to Frank Evans Briggs; George Ernest Magny to George Ernest Manley; Audrey Keith Mackly to Roger Oscar Karpuk; Paul Bernard Mayette to Paul Kenson Mayette; Robert Presby to Robert Presby Cardinal; Edward B. Parker to Edward B. Tewksbury, Jr.; Elizabeth Rushton to Elizabeth Merchant; Geraldine Greta Roy to Geraldine Greta Kimball; Richard Randlett to Hector George Polson, Jr.; Alice Weeks Ross to Alice Weeks Abbott; Gustave Casper Shuck to Donald Frederick Seaman; Doris Marion Sanborn to Doris Marion Sanborn; Everett M. St. Lawrence to Everett M. Winslow; Edythe A. Varney to Edythe A. Dewing; Ruth Vien to Ruth Isabelle Lewis; Bernard M. Wilkie to Bernard Elmer Morse; Shirley Ann Wood to Shirley Ann Whitcher; Walter Earl Washburn to Walter Earl Lowell; Agnes Josephine Woodard to Agnes Josephine Dickinson; Marion Irene Young to Marion Irene Parker; Demetrios George Zertopoulos to James George Zertos.

Coos County—Jeanne Elizabeth Melville to Jeanne Elizabeth Twitchell; Edward Thomas Pelletier to Raymond Dearborn; Lawrence Preston Hansen to Lawrence Preston Hansen Johnson; Bertha Beatrice Pelchat to Bertha Beatrice Vachon; Blanche Nugent to Virginia Kathleen Young; Phyllis Strong to Phyllis Ellen Rix; Theodore Ray Brown to Theodore Ray Wright; Gerard Leveillee to Leonce Bisson; Jacqueline Bessie Howland to Leona Bessie Forbush; Bethany Ann Hughes to Pierina Basile; Doris Thibodeau to Doris Lessard; Elizabeth Anne Morissette to Elizabeth Anne Paquette; Shirley Ann Derosier to Shirley Ann Pace; Anita Louise Straw to Anita Louise Bryan; Stanley Dana Dodge to Stanley William McGee; Pauline LeBel to Pauline Goddard; Eleanor Christina Ferrari to Eleanor Christina Allard.

From January, 1931, to January, 1933, the registers of probate returned to the secretary of state the following changes of names made by the superior court in divorce proceedings:

Rockingham County—Cecelia S. Whitby to Cecelia S. Briggs; Elizabeth G. Davis to Elizabeth Greig; Grace A. Gilford to Grace A. Hill; Harriet E. Shirley to Harriet E. Pease;

Dora A. Pinkham to Dora A. Graham; Selina Edith Thompson to Selina Edith Simpson; Florence Peckham Locke to Florence Peckham; Edith Grace McLean to Edith Grace Smith.

Stafford County—Hattie E. Kenerson to Hattie E. Couture; Sibyl E. Bachelor to Sibyl E. Lord; Mabel E. Horne to Mabel E. Leavitt; Gertrude M. Otis to Gertrude M. Stone; Anna B. Foss to Anna B. Gray; Nellie Nadeau to Nellie McCarron; Mildred E. McAlister to Mildred E. Price; Anne S. Tuttle to Anne Sanborn; Mildred A. Burleigh to Mildred A. Tuttle; Alice F. Dodge to Alice F. Moore; Annette E. Howard to Annette E. Joy; Helena L. Lamontte to Helena L. Danahy; Edith M. Cole to Edith M. Haynes; Addie N. Garside to Addie M. McEwan; Cora M. Files to Cora M. Brunelle; Georgia A. Norwood to Georgia A. Morrill.

Belknap County—Esther L. Corliss to Esther J. Lamphrey; Rose D. Chouinard to Rose D. Dufour.

Carroll County—Gladys E. Cole to Gladys E. Kendrick.

Merrimack County—Nanni J. Sullivan to Nanni J. Peterson; Gladys J. Haggerty to Gladys Moses; Elizabeth Hope Small to Elizabeth Hope Blood; Mabel W. Andrew to Mabel Wood; Ethel Blanchard to Ethel E. Lund; Thaylia Plummer Bullard to Thaylia Plummer; Nora Morgan Resse to Nora Morgan; Grace D. Rennie to Grace D. Owen; Caroline Goss Blandin to Caroline Goss McLouth; Susie M. Publicover to Susie M. Young; Mildred R. Hoadley to Mildred Savoy; Mildred N. Bourke to Mildred N. Dunsford; Bernice A. Pierce to Bernice Ashton; Mildred E. Blake to Mildred E. Burns; Doris B. Hall to Doris B. Tinkham; Bertha L. Corser to Bertha Lillian Gaskell; Corinne Wilma Blevens to Corinne Wilma Bouwman.

Hillsborough County—Norma Elizabeth Corbeau to Norma Elizabeth Michaud; Mary Hazel Elmes to Mary Hazel Bickford; Marie B. Danforth to Marie Battryn; Beatrice C. Larochele to Beatrice Croteau; Mary M. Prescott Nason to Mary M. Prescott; Corinne Trepanier to Corinne Boisvert; Gertrude Wilson Valley to Gertrude O. Wilson; Violena Cutter to Violena Rancourt; Evelyn C. Paquette to Evelyn C. Raymond; Lena U. McAdoo to Lena U. Sargent; Dora J. Toumbas to Dora J. Dionne; Hattie Artimise Scribner to Hattie Arthemise Bergeron; Mary Grace George to Mary Grace

Poole; Laura Fournier to Laura Fountain; Lois E. Currier to Lois E. Munson; Lena Duke to Lena Charpentier; Elizabeth R. Monast to Elizabeth R. Watkins; Beatrice Page to Beatrice Desrosiers; Marguerite H. Powers to Marguerite H. Wilkins; Estelle Beadle to Estelle Cartlidge; Doris V. Reed to Doris V. Brown; Margaret D. LaBelle to Margaret C. Dinwoodie; Isabelle Buchanan to Isabelle Brien; Phaebe L. Dugas to Phaebe L. Boisseau; Evelyn Willey to Evelyn Bell; Louisa Agnes Gleason to Louisa Agnes Rollins; Evelyn M. Archibald to Evelyn M. Boardman; Doris M. Easter to Doris E. Mitchell; Madeline A. Borden to Madeline A. Douglass; Mildred Rooney to Mildred Pray; Margaret Wallace to Margaret Shea; Bernice L. Spaulding to Bernice L. Hanson; Delia Waldron to Delia Soucy; Phyllis Barker to Phyllis Wallace; Gretchen Seifert to Gretchen Koch; Eunice P. Miller to Eunice P. Hepill; Mildred E. Crockett to Mildred E. Burleigh; Ivie A. Trow to Ivie A. Rice.

Cheshire County—Mary I. Baker to Mary I. Blodgett; Mabel Irene Claywood to Mabel Irene Kempton; Anne L. Croteau to Anne L. Beers; May Elmy Davidson to May Elmy Taylor; Ina O. Fitzgerald to Ina O. Valley; Marion E. Imm to Marion E. Brown; Sarah J. Swan to Sarah J. Nadeau.

Sullivan County—Sarah Colcord to Sarah Ackroyd; Minna M. Walker to Minna Mary Boyce; Alice G. Moran to Alice Grace Walker; Mildred B. Marro to Mildred B. Colby; Ina I. Robbins to Anita I. Pushard; Cynthia J. Miles to Cynthia J. Cain; Helen B. Davis to Helen Beers; Jessie Oram Heath to Jessie Oram McKay.

Grafton County—Mabelle Stone to Mabelle Downing; Myrtle E. Day to Myrtle Eva LaBombard; Katherine C. Plant to Katherine C. Weeks; Betsey Manchester to Betsey Johnson; Hazel G. Goodwin to Hazel G. Goodhue; Coletta Westling to Coletta Beston; Stella M. Bachand to Stella M. Barker; Bertha M. Jewell to Bertha M. Wetherbee; Marion A. Davis to Marion A. Sharon; Lucinda R. Bell to Lucinda R. Sutcliffe; Josie May Muchmore to Josie May French; Nellie L. Rancour to Nellie A. Leonard; Philona L. Keniston to Philona L. Downes; Mary B. McDuffey to Mary Florence Bates; Nina Vivian Talbert to Nina Vivian Farnham.

Coos County—Evelyn Anctil to Evelyn Bushway; Ida Sidelinger to Ida Stewart; Madelene Parkhurst to Madelene

Forbush; Edna Mae Fleming to Edna Mae Wilson; Harriet M. Rollins to Harriet M. Noyes; Doris M. LaPlant to Doris M. Cook; Nettie Simpson to Nettie Shufelt; Olive J. Rich to Olive J. Nourse.

PRIVATE ACTS

CHAPTER 283.

AN ACT AUTHORIZING THE COUNTY OF SULLIVAN TO ISSUE BONDS.

SECTION

1. Authority granted.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Authority.** The commissioners of Sullivan county may, with the authority of the county convention, issue the bonds of the county in the sum of not more than two hundred thousand dollars, for the purposes of funding its outstanding floating indebtedness including notes, meeting deficiencies in money raised for county expenses heretofore made and hereafter to become due, and to meet the expenses of the purchase of easements, and any other expense necessary for supplying water to the Sullivan County Farm and House of Correction out of the waters of Marshall Pond, so called, situate in Unity. Said bonds may be issued without compliance with the general provisions of chapters 35, 38, and 59 of the Public Laws.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved January 23, 1933.]

CHAPTER 284.

AN ACT TO ENABLE THE TOWN OF NEWPORT TO FUND OR REFUND ITS INDEBTEDNESS.

SECTION

1. Authorization.

2. Conflict of laws.

SECTION

3. Repeal.

4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Authorization.** The town of Newport is hereby authorized, for the purpose of funding or refunding outstanding bonds and notes against the town, to raise, appropriate and borrow

money to an aggregate amount not exceeding two hundred thousand dollars (\$200,000) and to issue its bonds therefor on the credit of the town. Said bonds shall be signed by the selectmen and countersigned by the treasurer of the town, and shall have the town seal affixed.

Said issue of bonds shall be due and payable at such times, not more than twenty years from their date of issue, and in such amounts, and in such manner as the board of selectmen and treasurer of said town may determine, at a rate of interest to be fixed by said board. All bonds issued by virtue of this act and signed and sealed as herein provided shall, in favor of *bona fide* holders, be conclusively presumed to have been duly and regularly authorized and issued in accordance with the provisions herein contained, and no holder thereof shall be obliged to see to the existence of the purpose of issuing, or to the regularity of any of the proceedings by virtue of which said bonds are issued or to the application of the proceeds of such issue.

2. Conflict of Laws. In all respects wherein the authority conferred under this act differs from or is in conflict with the provisions of chapter 59 of the Public Laws, the powers, terms and limitations contained in this act shall prevail.

3. Repeal. Chapter 271 of the Laws of 1931 is hereby repealed.

4. Takes Effect. This act shall take effect upon its passage.

[Approved January 30, 1933.]

CHAPTER 285.

AN ACT TO AUTHORIZE THE COUNTY OF HILLSBOROUGH TO ISSUE BONDS.

SECTION

1. County bonds authorized.
2. Execution.

SECTION

3. Presumption.
4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. County Bonds Authorized. The county commissioners of Hillsborough county are hereby authorized to issue for and in behalf of said county serial coupon bonds in the total amount of four hundred thousand dollars (\$400,000), for the

purpose of refunding a like amount of outstanding floating indebtedness including various notes and any refundings or renewals of all or any portion thereof heretofore or hereafter made, and to reimburse the county treasury for any funds advanced therefrom temporarily to pay any portion of said floating indebtedness, pending the receipt of proceeds of bonds or notes authorized by this act. Said bonds shall be payable to bearer, shall be dated March 1, 1933, shall be in the denomination of one thousand dollars (\$1,000) each, shall mature twenty thousand dollars (\$20,000) on the first day of March of each of the years 1934 to 1953 inclusive, shall bear interest at a rate not to exceed five per cent per annum, payable semi-annually, and shall bear the county seal.

2. **Execution.** Each bond shall be designated Hillsborough County Funding Bond, shall be signed by the county commissioners or by a majority thereof, countersigned by the county treasurer, and bear on face a certificate of registration signed by the clerk of the superior court of said county. The coupons annexed shall bear the facsimile signature of the county treasurer. Said county commissioners may sell at less than par or at not less than par said bonds at public sale after publication of notice at least once each week for three successive weeks, the first publication being at least twenty-one days before the time of opening of bids, reserving, however, the right to reject any and all bids, and may sell at private sale all or any of said bonds not thus sold, at less than par or at not less than par. Other particulars as to the form, issuance and sale of bonds not fixed herein or by vote of the commissioners may be determined by the county treasurer.

*3. **Presumption.** Bonds and notes herein authorized purporting on face to be issued by virtue and in pursuance of this act, shall, in favor of *bona fide* holders be conclusively presumed to have been authorized and issued in accordance with provisions herein contained; and no holder thereof shall be obliged to see to the application of the proceeds. The county shall annually raise by taxation a sum sufficient to pay the amounts of principal and interest of said bonds payable each year. Each bond and note issued under authority of this act shall be exempt from taxation imposed by New Hampshire laws.

*Stricken out and a new section 3 inserted by chapter 290, *post*.

4. **Takes Effect.** This act shall take effect upon its passage.

[Approved January 30, 1933.]

CHAPTER 286.

AN ACT RELATIVE TO THE CHARTER OF THE NEW HAMPSHIRE HISTORICAL SOCIETY.

SECTION

1. New Hampshire Historical Society.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **New Hampshire Historical Society.** Amend chapter 3 of the Laws of 1823, being the charter of the New Hampshire Historical Society, by adding after section 4 the following new section: SEC. 5. And be it further enacted that the said corporation may acquire and hold funds in trust for the preservation or care of cemeteries, or of buildings, places and objects of public or historical interest; and may also be appointed trustee of funds for any such purpose where an individual can be appointed under the same conditions and subject to the same control, requirements and penalties.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved February 9, 1933.]

CHAPTER 287.

AN ACT TO AMEND THE CHARTER OF THE VILLAGE PRECINCT OF HANOVER.

SECTION

1. Commissioners' report to precinct.

SECTION

2. Fiscal year.
3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Village Precinct of Hanover.** Section 11 of chapter 225 of the Laws of 1901 is hereby amended by striking out the whole of said section, and substituting therefor the following: SECT. 11. At the close of each fiscal year the commissioners

shall make a report to the precinct, giving a particular account of all their financial transactions during the year, and of the financial condition of the precinct at the close of the year, including a schedule of all its assets and liabilities. Such accounts shall be audited by the precinct auditor at the close of each fiscal year, and he shall report to the precinct whether the same are correctly cast and well vouched.

2. Fiscal Year. Section 12 of said chapter 225 is hereby amended by striking out the words "15th day of February" in the first sentence of said section, and substituting therefor the words, thirty-first day of January, so that said section as amended shall read as follows: SECT. 12. The fiscal year for the precinct shall end on the thirty-first day of January. The annual meeting shall be holden in the month of March after the second Tuesday. In case of the neglect or refusal of the commissioners to warn a meeting or insert an article in a warrant, or of failure to hold an annual meeting within the period limited by this act, it shall be called and warned in the same manner as in like cases in towns.

3. Takes Effect. This act shall take effect upon its passage.

[Approved February 14, 1933.]

CHAPTER 288.

AN ACT TO AMEND THE CHARTER OF THE ROLFE AND RUMFORD ASYLUM APPROVED JULY 3, 1872.

SECTION

1. Purposes of corporation.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Purposes. Amend chapter 129 of the Laws of 1872, being the charter of the Rolfe and Rumford Asylum approved July 3, 1872, by striking out section 3 of said chapter and inserting in place thereof the following: SECT. 3. The said corporation is hereby empowered to receive property, real and personal, in addition to the funds given as aforesaid by the last will of the said Sarah Thompson, and to hold and apply the same for the purposes as provided in section 2, as amended by chapter 171 of the Laws of 1881, and also for the support and

education of children who are natives of New Hampshire.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved February 14, 1933.]

CHAPTER 289.

AN ACT LEGALIZING THE PROCEEDINGS OF THE BIENNIAL ELECTION HELD AT SEABROOK ON NOVEMBER 8, 1932.

SECTION

1. Proceedings legalized.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Proceedings Legalized.** The votes and proceedings at the biennial election and meeting held at Seabrook on November 8, 1932, are hereby legalized, ratified and confirmed.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved February 17, 1933.]

CHAPTER 290.

AN ACT RELATIVE TO HILLSBOROUGH COUNTY BONDS.

SECTION

1. Hillsborough County bonds.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Amendment.** Amend section 3 of an act* entitled "An Act to authorize the county of Hillsborough to issue bonds" approved January 30, 1933, by striking out said section and inserting in place thereof the following: 3. **Presumption.** Bonds and notes herein authorized purporting on face to be issued by virtue and in pursuance of this act, shall, in favor of *bona fide* holders be conclusively presumed to have been authorized and issued in accordance with provisions herein contained; and no holder thereof shall be obliged to see to the application of the proceeds. The county shall annually raise

* Chapter 285, *ante*.

by taxation a sum sufficient to pay the amounts of principal and interest of said bonds payable each year.

2. Takes Effect. This act shall take effect upon its passage.

[Approved February 23, 1933.]

CHAPTER 291.

AN ACT LEGALIZING THE NOVEMBER ELECTION IN THE TOWN OF DERRY.

SECTION

1. Proceedings legalized.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Proceedings Legalized. The votes and proceedings of the biennial election held on the eighth day of November, 1932, in the town of Derry are hereby legalized, ratified and confirmed.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 292.

AN ACT LEGALIZING THE NOVEMBER ELECTION IN THE TOWN OF FRANCONIA.

SECTION

1. Proceedings legalized.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Proceedings Legalized. The votes and proceedings at the biennial election, November 8, 1932, of the town of Franconia are hereby legalized, ratified and confirmed.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 293.

AN ACT RELATING TO THE CHARTER OF THE GORDON-NASH LIBRARY IN NEW HAMPTON.

SECTION

1. Gordon-Nash library.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Gordon-Nash Library. Section 2 of chapter 193 of the Laws of 1887, as amended by chapter 175 of the Laws of 1895, chapter 339 of the Laws of 1913 and chapter 198 of the Laws of 1923, is hereby amended by striking out the words "one hundred fifty" and inserting in place thereof the words, two hundred, so that said section as amended shall read as follows: SECT. 2. Said corporation shall have power to hold by devise, grant, purchase, or otherwise, real and personal estate, not exceeding two hundred thousand dollars in value.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 1, 1933.]

CHAPTER 294.

AN ACT AUTHORIZING THE CITY OF DOVER TO ISSUE REFUNDING NOTES OR BONDS.

SECTION

1. Bond issue authorized.

2. Application of laws.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Authorization. The city of Dover is hereby authorized to issue its serial notes or bonds to the amount of one hundred and thirty-eight thousand dollars (\$138,000) for the purpose of refunding indebtedness of a like amount incurred in permanent highway and sewer construction.

2. Application of Laws. Except in so far as this act may be inconsistent the provisions of chapter 59 of the Public Laws shall apply to the notes or bonds herein authorized.

3. Takes Effect. This act shall take effect upon its passage.

[Approved March 2, 1933.]

CHAPTER 295.

AN ACT AUTHORIZING THE TOWN OF LEMPSTER TO FUND OR REFUND ITS INDEBTEDNESS.

SECTION

1. Authorization.
2. Conflict of laws.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Authorization. The town of Lempster is hereby authorized for the purpose of funding or refunding outstanding bonds, notes and floating indebtedness against the town to raise, appropriate and borrow money to an aggregate amount not exceeding fifteen thousand dollars (\$15,000) and to issue its bonds therefor on the credit of the town. Said bonds shall be signed by the selectmen and countersigned by the treasurer of the town, and shall have the town seal affixed.

2. Conflict of Laws. In all respects wherein the authority conferred under this act differs from or is in conflict with the provisions of chapter 59 of the Public Laws, the powers, terms and limitations contained in this act shall prevail and the provisions of said chapter 59 shall be immaterial, and especially is section 7 of said chapter 59, for the purpose of this act, abrogated.

3. Takes Effect. This act shall take effect upon its passage.

[Approved March 2, 1933.]

CHAPTER 296.

AN ACT AUTHORIZING THE TOWN OF NORTHUMBERLAND TO ISSUE REFUNDING BONDS.

SECTION

1. Refunding bonds authorized.
2. Manner of issuing bonds.
3. Application of general law.

SECTION

4. Exercise of powers.
5. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Refunding. The town of Northumberland is hereby authorized and empowered to issue its bonds to the amount of thirty-three thousand dollars (\$33,000) for the purpose of re-

funding an equal amount of floating debt incurred for the purpose of enlarging its water works.

2. Manner of Issuing Bonds. Said issue of bonds shall be payable serially, at the rate of thirty-five hundred dollars (\$3,500) per year for the first six years and at the rate of three thousand dollars (\$3,000) per year for the next four years, the first payment to be due and payable on February 1, 1936, with interest on the whole payable semi-annually.

3. Application of General Law. Except as otherwise provided in this act, the provisions of the Municipal Bonds Statute shall apply to the bonds herein authorized.

4. Exercise of Powers. Said town may exercise the powers and authority herein conferred by a majority vote of those present and voting at the annual or any special meeting of the legal voters of the town in 1933, the warrant for which meeting contains an article calling for the consideration thereof.

5. Takes Effect. This act shall take effect upon its passage.

[Approved March 2, 1933.]

CHAPTER 297.

AN ACT AUTHORIZING THE TOWN OF UNITY TO FUND OR REFUND ITS INDEBTEDNESS.

SECTION

1. Authorization.
2. Conflict of laws.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Authorization. The town of Unity is hereby authorized for the purpose of funding or refunding outstanding bonds, notes and floating indebtedness against the town to raise, appropriate and borrow money to an aggregate amount not exceeding ten thousand dollars (\$10,000) and to issue its bonds therefor on the credit of the town. Said bonds shall be signed by the selectmen and countersigned by the treasurer of the town, and shall have the town seal affixed.

2. Conflict of Laws. In all respects wherein the authority conferred under this act differs from or is in conflict with the

provisions of chapter 59 of the Public Laws, the powers, terms and limitations contained in this act shall prevail and the provisions of said chapter 59 shall be immaterial, and especially is section 7 of said chapter 59, for the purpose of this act, abrogated.

3. Takes Effect. This act shall take effect upon its passage.

[Approved March 2, 1933.]

CHAPTER 298.

AN ACT AUTHORIZING INCORPORATION OF THE NEW HAMPSHIRE CLEARING HOUSE ASSOCIATION.

SECTION

1. Incorporators; purposes.
2. Articles of agreement and by-laws.
3. Records.
4. Powers and privileges.
5. Capital stock.
6. Members.
7. Officers.
8. Civil liability.

SECTION

9. Criminal responsibilities.
10. Term of existence and dissolution.
11. Dissolution.
12. Transfer of assets.
13. Use of certificates.
14. Constitutionality.
15. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Incorporators; Purposes. Whenever the governor by proclamation declares that a banking emergency exists, and that there is need for such a corporation, five or more persons of lawful age, with his approval, may associate together by articles of agreement, to form a corporation, under the name of New Hampshire Clearing House Association, for any and all of the following purposes to be carried out under supervision of the bank commissioner and subject to such limitations, restrictions and prohibitions as he may from time to time prescribe:

I. To receive assets of any kind, belonging to banking corporations, including such corporations in liquidation, organized pursuant to the laws of this state or of the United States; and in exchange therefor to issue certificates in such form, denominations and amounts as may be approved by its board of directors; and to hold or dispose of such assets.

II. To engage in the business of clearance of checks, drafts, bills of exchange and authorized certificates of other clearing

house associations or other corporations or associations engaged in similar business.

III. To engage in a banking business, other than the reception of deposits subject to withdrawal, to the extent that may be necessary and convenient in expediting the free exchange of credits and the flow of currency and authorized substitute mediums of exchange within and without the state.

2. Articles of Agreement and By-Laws. The articles of agreement shall be in such form and shall include such provisions as the governor shall approve and direct. The corporation may make, subject to the approval of the bank commissioner, and at his direction shall make such by-laws not inconsistent with this act or with its articles of agreement as may be necessary for its government and the conduct of its business.

3. Records. The articles of agreement and amendments thereof, and the by-laws and amendments thereof shall be recorded in the office of the secretary of state and a true copy thereof, and of the record of all meetings of the corporation, attested by the clerk, shall be filed in the office of the bank commissioner. When the articles of agreement shall be so recorded the signers thereof shall be a corporation.

4. Powers and Privileges. The corporation shall have all of the powers and privileges and be subject to all of the liabilities of a corporation organized under the laws of the state except as enlarged or limited by this act.

5. Capital Stock. The authorized capital stock of the corporation shall not exceed twenty-five (25) thousand dollars divided into equal shares of a par value of one hundred (100) dollars each. The state of New Hampshire may purchase at the par value such part thereof as the governor from time to time shall determine and direct. The state treasurer shall pay said corporation therefor the amount of the par value of the number of shares so purchased by the state and any money in the treasury not otherwise appropriated may be used therefor. The state of New Hampshire shall be the only stockholder.

6. Members. Any banking corporation with which said corporation may exchange certificates for assets may, with the approval of the bank commissioner, become a member of said corporation.

7. Officers. The officers of the corporation shall be as provided by the articles of agreement and by-laws. No person shall be elected an officer of the corporation without the approval of the governor. All officers shall subscribe to an oath similar to that required of directors and trustees of banks and in such form as the bank commissioner shall prescribe. Officers shall file such bond of indemnity with the bank commissioner as the commissioner shall require. All officers elected at the organization meeting shall hold office until their respective successors are elected and qualified.

8. Civil Liability. No officer or member of the corporation shall be subject to any liability as such except for malfeasance or wilful violation of the provisions of this act, the regulations of the corporation, or any lawful order of the bank commissioner.

9. Criminal Responsibilities. If any person shall wilfully violate any provision of this act or any regulation of the corporation or any order of the bank commissioner in respect thereto he shall be imprisoned not exceeding twenty (20) years.

10. Term of Existence and Dissolution. The corporation may continue to engage in the business for which it is established until the governor by proclamation shall declare that the public good no longer requires the conduct of such business. After such proclamation the corporation shall transact no business other than that incident to liquidation.

11. Dissolution. After the term of existence of the corporation for purposes other than liquidation shall have been so proclaimed, the bank commissioner may petition the superior court for a dissolution of the corporation in accordance with provisions of law relating to dissolution of corporations. Upon dissolution all assets of the corporation, remaining after redemption of its certificates presented for payment up to that time and the payment of its obligations, shall be paid or delivered to the state treasurer together with all unissued certificates. The state treasurer shall hold such assets and the proceeds therefrom for the redemption of certificates in the manner provided for unclaimed deposits of savings banks.

12. Transfer of Assets. Banking corporations organized under the law of this state shall have power to transfer, with

the approval of the bank commissioner, any of their assets to the corporation organized under the provisions of this act and to accept in exchange therefor certificates provided for herein and to use said certificates in payment of their obligations to the extent and in the manner authorized by orders of the bank commissioner.

13. Use of Certificates. Certificates issued by the corporation organized under the provisions of this act shall be received at the face value in payment of taxes or other dues to the state of New Hampshire and may be accepted in payment of taxes or other dues to any political subdivision thereof and in payment of debts owing to any corporation organized under the laws of this state. Such certificates shall not be subject to any taxes in the state of New Hampshire or any political subdivision thereof.

14. Constitutionality. If any provision of this act is declared unconstitutional or the applicability thereof to any person or circumstances is held invalid, the validity of the remainder of the act and the applicability of such provision to other persons and circumstances shall not be affected thereby.

15. Takes Effect. This act shall take effect upon its passage.

[Approved March 9, 1933.]

CHAPTER 299.

AN ACT AUTHORIZING THE TOWN OF PLYMOUTH TO ISSUE REFUNDING NOTES OR BONDS.

SECTION

1. Authorization.
2. Terms.

SECTION

3. Application of laws.
4. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Authorization. The town of Plymouth is hereby authorized to issue its serial notes or bonds to the amount of forty thousand dollars (\$40,000) for the purpose of refunding floating indebtedness of a like amount including outstanding notes, debts and other liabilities.

2. Terms. The said notes or bonds shall be issued at such time as the selectmen of the said town shall determine,

shall bear interest at such rate, not exceeding five per cent per annum, as the said selectmen deem for the best interests of the town and shall mature four thousand dollars annually beginning one year from the date of issue.

3. Application. The Municipal Bonds Statute shall apply to the notes or bonds issued hereunder so far as is consistent with the provisions hereof.

4. Takes Effect. This act shall take effect upon its passage.

[Approved March 9, 1933.]

CHAPTER 300.

AN ACT TO AUTHORIZE THE RYE SCHOOL DISTRICT IN THE TOWN OF RYE TO BORROW MONEY AND TO ISSUE SERIAL NOTES AND BONDS.

SECTION

1. Authority to borrow money.
2. Bonds authorized.
3. Tax exemption, rate.

SECTION

4. Application of law.
5. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Authority to Borrow Money. The Rye School District in the town of Rye is hereby authorized to borrow upon its credit a sum not exceeding sixty thousand dollars for the purpose of erecting and equipping a schoolhouse in said district in replacement of the Wedgewood school recently destroyed by fire.

2. Bonds Authorized. The school board of said district is hereby empowered and authorized to issue for and in behalf of said district serial notes or bonds to the amount of sixty thousand dollars for the purpose of erecting and equipping a schoolhouse in said district in replacement of the Wedgewood school recently destroyed by fire. Said notes or bonds, when issued, shall conform in all particulars to the requirements of chapter 59 of the Public Laws, and any act or acts in amendment thereto.

3. Tax Exemption, Rate. Said serial notes or bonds shall bear interest at not exceeding four and one-half (4½) per cent and shall be exempt from taxation in New Hampshire and shall be signed by the school board or by a majority

thereof and countersigned by the treasurer of said district.

4. **Repeal.** The debt authorized by this act shall be exempt from the limitation imposed upon the borrowing capacity of said district by section 7 of chapter 59 of the Public Laws.

5. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 9, 1933.]

CHAPTER 301.

AN ACT TO INCORPORATE THE CHESHIRE COUNTY HUMANE SOCIETY.

SECTION

1. Incorporation.
2. Proceedings and property rights.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Incorporation.** The Cheshire County Humane Society shall be and become a corporation under chapter 223 of the Public Laws upon recording as therein provided a true copy of the articles of incorporation of the Keene Humane Society adopted June 5, 1879, certified as such by the president and secretary of said society.

2. **Proceedings and Property Rights.** All acts and proceedings of said society since June 5, 1879, shall be binding upon the corporation and all property acquired and now owned by said society whether by purchase, gift or inheritance, shall be vested in the corporation.

3. **Takes Effect.** This act shall take effect upon its passage.

[Approved March 10, 1933.]

CHAPTER 302.

AN ACT AMENDING THE CHARTER OF THE NEW HAMPSHIRE
CONGREGATIONAL CONFERENCE AND CHANGING THE
NAME OF THE SAID CORPORATION.

SECTION

1. Name changed.
2. Amendment.

SECTION

3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Name Changed. The name of The New Hampshire Congregational Conference is hereby changed to The New Hampshire Congregational-Christian Conference.

2. Amendment. Section 1 of chapter 415 of the Laws of 1913, as amended by chapter 285 of the Laws of 1919, is hereby amended by striking out the same and by substituting therefor the following: SECTION 1. The New Hampshire Congregational Conference, a corporation now existing, shall become and hereafter be a body corporate by the name of The New Hampshire Congregational-Christian Conference, and shall have and enjoy all the powers, rights and privileges, and be subject to all the liabilities incident to corporations of a similar nature, and by that name may contract, sue and be sued.

Objects. Some of the objects for the promotion of which the creation of said corporation is authorized are brotherly intercourse and harmony among the Congregational and Christian churches of the state; the influence and usefulness of said churches; the collection and dissemination of information relating to said churches and their activities; an efficient administration of their common interests; co-operation with similar bodies in efforts to build up the cause of truth and holiness; home and other missionary causes; the support of needy ministers who are disabled by sickness or age from active work, and of needy widows and minor children of deceased ministers; the collection and holding of property and funds, and the disposition, appropriation and use of the same for said objects or any of them; and, generally, the cause of religion.

Members. The members of the corporation shall be the churches which are duly accredited members of Congrega-

tional or Congregational-Christian associations in the state, and the voting members shall be (1) the delegates chosen from time to time by such churches; (2) the officers, trustees and members of standing committees of the corporation during their tenure of office; (3) those who were life members of The New Hampshire Home Missionary Society or trustees of the New Hampshire Congregational Ministers' and Widows' Fund when these corporations merged with the Conference, so long as they are resident and hold membership in Congregational or Christian churches in the state.

Place of Business. The city of Concord shall be considered the place in which the business of the corporation is carried on but it may hold its meetings in any city or town of the state, as it may decide from time to time.

3. Takes Effect. All acts and parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

[Approved March 10, 1933.]

CHAPTER 303.

AN ACT TO ENABLE THE PREACHERS AID SOCIETY OF THE NEW ENGLAND ANNUAL CONFERENCE OF THE METHODIST EPISCOPAL CHURCH TO QUALIFY AS TRUSTEE UNDER THE WILL OF ELLA SARGENT ALBIN.

SECTION

1. Authorized to qualify as trustee.
2. Powers and duties.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Authorized to Qualify as Trustee. The Preachers Aid Society of the New England Annual Conference of the Methodist Episcopal Church, a corporation duly established under the laws of Massachusetts, is hereby authorized and empowered to qualify as trustee under the will of Ella Sargent Albin, late of Concord, and to administer the trust created by said will.

2. Powers and Duties. The said Preachers Aid Society of the New England Annual Conference of the Methodist Episcopal Church shall give bond to the judge of probate in

such sum as the judge may order and shall have the same powers and be subject to the same obligations and duties as an individual trustee.

3. Takes Effect. This act shall take effect upon its passage.

[Approved March 17, 1933.]

CHAPTER 304.

AN ACT TO CHANGE THE NAME OF THE SOUTH ANTRIM VILLAGE
FIRE PRECINCT TO ANTRIM PRECINCT.

SECTION

1. Antrim precinct.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Antrim Precinct. The name of the village district known as the South Antrim Village Fire Precinct, organized in 1850, is hereby changed to Antrim Precinct.

2. Takes Effect. This act shall take effect upon its passage.

[Approved March 17, 1933.]

CHAPTER 305.

AN ACT RELATING TO LA CAISSE POPULAIRE STE-MARIE OR ST.
MARY'S BANK.

SECTION

1. Borrowing.

2. Loans.

SECTION

3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Borrowing. Amend chapter 303 of the Laws of 1909, as amended by chapter 284 of the Laws of 1915, chapter 339 of the Laws of 1917 and chapter 340 of the Laws of 1925, by adding after section 5 the following new section: SECT. 5-a. Said association may, with the written approval of the bank commissioner, borrow money and give its notes and pledge its securities therefor in the manner and form prescribed for savings banks.

THE BUREAU OF GOVERNMENT RESEARCH
University of New Hampshire
Durham, New Hampshire

2. **Loans.** Amend section 8 of said chapter 303 by striking out the word "by-laws" in the twenty-eighth line and by inserting in place thereof the words board of directors, so that said section as amended shall read as follows: SECT. 8. The directors shall meet within ten days after their election, and at said meeting they shall elect as officers a president, a treasurer and a clerk, and they may elect a vice-president and other necessary officers and agents. The directors shall have the management of the affairs, funds and books of the association; they shall have authority to admit members under the conditions specified in the by-laws, also to dismiss members as hereinafter provided. They shall determine the conditions as to the transfer or withdrawal of shares and shall fix the amount of surety bond which may be required of each officer or agent having custody of the funds. They shall have the power to declare dividends when the same are approved by the committee of supervision. The committee of supervision shall oversee all the business of the association, with the right at any time to inspect all the books, accounts, papers, security for loans and other property of the association. They may by unanimous vote suspend any director or member of any board or committee, and in every such case they shall immediately call a special meeting of the shareholders to act on such suspension and by the same mail shall notify said suspended person of his suspension. A majority of the committee may call a special meeting of the shareholders to consider any violation of law, by-law or sound management which said committee shall have discovered. They shall report in writing regarding their doings and findings, at the annual meeting of the shareholders, said report to include a statement of the receipts, disbursements, income, assets and liabilities of the association for the fiscal year. The committee of credit shall have authority regarding loans made by the association, subject to the regulations of the board of directors, and every loan shall be approved by them in advance. The officers and agents elected by the directors as hereinbefore specified, may or may not be directors. They shall be sworn and shall hold office for the ensuing year or until their successors are elected and qualified. The members of the committees of supervision and of credit shall not directly or indirectly borrow from the association or become

security for any borrower; and they and the directors shall not receive any pay for their services as directors or as members of said committees.

3. Takes Effect. This act shall take effect upon its passage.

[Approved March 31, 1933.]

CHAPTER 306.

AN ACT AUTHORIZING THE TOWN OF ALLENSTOWN TO ISSUE
REFUNDING NOTES OR BONDS.

SECTION

1. Authorization.
2. Application of laws.

SECTION

3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Authorization. The town of Allenstown is hereby authorized to issue its serial bonds or notes to an amount not exceeding twenty-two thousand five hundred dollars (\$22,500) for the purpose of refunding outstanding notes of equal amount.

2. Application. The Municipal Bonds Statute shall apply to the notes or bonds issued under this act so far as is consistent with the provisions hereof.

3. Takes Effect. This act shall take effect upon its passage.

[Approved April 7, 1933.]

CHAPTER 307.

AN ACT RELATING TO THE ISSUANCE OF BONDS BY THE COUNTY
OF BELKNAP.

SECTION

1. Issuance of bonds.
2. Accounts.

SECTION

3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Issuance of Bonds. The county commissioners of the county of Belknap are hereby empowered and authorized to issue for and in behalf of said county serial bonds to an amount

not exceeding fifty thousand dollars for the purpose of refunding outstanding notes of the county. Said bonds shall be paid in accordance with section 3 of chapter 59 of the Public Laws. The county commissioners shall determine the form of such bonds, their rate of interest (using their best efforts to secure the lowest rate obtainable), the dates when interest shall be paid, the dates of maturity, and the time or times of issue as provided in said section 3 and the places where principal and interest shall be paid. They may be negotiated by the treasurer under the direction of the county commissioners and out of the proceeds of the sale, the treasurer shall pay such notes as are outstanding at the time that this act takes effect.

2. **Accounts.** The treasurer shall keep an account of each bond, showing the number and amount thereof, the name of the person to whom sold, the amount received for same, the date of the sale, and the time when payable.

3. **Takes Effect.** This act shall take effect upon its passage.

[Approved April 7, 1933.]

CHAPTER 308.

AN ACT LEGALIZING THE PROCEEDINGS OF THE ANNUAL TOWN MEETING HELD IN THE TOWN OF GREENVILLE ON MARCH 14, 1933.

SECTION

1. Proceedings legalized.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Proceedings Legalized.** The votes and proceedings of the annual town meeting held in the town of Greenville on the fourteenth day of March, 1933, are hereby legalized, ratified and confirmed.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved April 7, 1933.]

CHAPTER 309.

AN ACT AUTHORIZING THE TOWN OF CLAREMONT TO ISSUE
REFUNDING NOTES OR BONDS.

SECTION

1. Authorization.
2. Terms.

SECTION

3. Application of laws.
4. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Authorization. The town of Claremont is hereby authorized to issue its serial notes or bonds to the amount of one hundred thousand dollars for the purpose of refunding floating indebtedness of a like amount including outstanding notes in anticipation of taxes, other notes, debts and other liabilities.

2. Terms. The said notes or bonds shall be issued without vote of the town at such time or in such amounts from time to time as the selectmen of the town may determine and shall bear interest at such rate, not exceeding five per cent per annum, as said selectmen deem for the best interests of said town. Nothing herein contained shall require that the whole amount of such bonds shall be issued in one series or prevent the selectmen from issuing such bonds in amounts less than the total authorized issue from time to time as may be deemed expedient, in which case each authorized issue shall constitute security for a separate loan.

3. Application of Laws. Notes or bonds issued under the authority of this act shall be deemed to be outside the debt limit provided in Public Laws chapter 59 otherwise referred to as the Municipal Bonds Statute, but in other respects except the requirement for town vote the provisions of said bonds statute shall apply to notes and bonds issued under this act.

4. Takes Effect. This act shall take effect upon its passage.

[Approved April 10, 1933.]

CHAPTER 310.

AN ACT AUTHORIZING THE TOWN OF SALEM TO ISSUE SERIAL BONDS OR NOTES.

SECTION

1. Refunding.
2. Manner of issue.

SECTION

3. Application of laws.
4. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Refunding. The town of Salem is hereby authorized to issue its serial bonds or notes in an amount not to exceed fifty thousand dollars (\$50,000) for the purpose of refunding an equal amount of floating debt covered by outstanding bonds or notes.

2. Manner of Issue. Said issue of serial bonds or notes shall be payable serially in ten equal payments, the first payment to be made one year from the date of said bonds or notes and one payment annually thereafter until the total issue is paid, interest to be paid semi-annually at a rate to be determined by the selectmen at the time of issuing said bonds or notes.

3. Application of Laws. Except as otherwise provided in this act the provisions of the Municipal Bonds Statute shall apply to the bonds herein authorized.

4. Takes Effect. This act shall take effect when approved by a majority of those present and voting at a regular or any special meeting of the legal voters of the town during the year 1933, the warrant for which meeting shall contain an article calling for the consideration of such approval.

[Approved April 10, 1933.]

CHAPTER 311.

AN ACT TO CHANGE THE NAME OF COLBY ACADEMY TO COLBY JUNIOR COLLEGE FOR WOMEN.

SECTION

1. Name changed.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Name Changed. The name of Colby Academy in the town of New London, incorporated under an act approved

July 4, 1837, entitled "An Act to incorporate the New London Academy," the name of said corporation having been changed by acts approved July 13, 1854, July 13, 1855 and July 15, 1878, is hereby changed to Colby Junior College for Women. All property now held by said Colby Academy shall be held by the said Colby Junior College for Women subject to the terms of the various bequests and donations in any instrument creating the same, with the same powers, duties and obligations of the Colby Academy.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 12, 1933.]

CHAPTER 312.

AN ACT AUTHORIZING THE TOWN OF NORTHWOOD TO ISSUE REFUNDING NOTES OR BONDS.

SECTION

1. Authorization.
2. Issue; interest.

SECTION

3. Application of laws.
4. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Authorization. The town of Northwood is hereby authorized to issue its serial notes or bonds to an amount not exceeding eighteen thousand dollars (\$18,000) for the purpose of refunding outstanding indebtedness of a like amount.

2. Issue; Interest. The said notes or bonds shall be issued at such time as the selectmen of the town may determine, and shall bear interest at such rate, not exceeding six per cent per annum, as said selectmen deem for the best interests of said town.

3. Application of Laws. The Municipal Bonds Statute shall apply to the notes and bonds issued under this act so far as is consistent with the provisions hereof.

4. Takes Effect. This act shall take effect on its passage.
[Approved April 18, 1933.]

CHAPTER 313.

AN ACT TO ENABLE THE TOWN OF PEMBROKE TO REFUND ITS BONDED INDEBTEDNESS.

SECTION

1. Authorization.
2. Application of laws.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Authorization. The town of Pembroke, New Hampshire, is hereby authorized to issue its bonds or notes on the credit of the town for a sum not to exceed ninety thousand dollars (\$90,000) for the purpose of retiring its water bonds that mature February 1, 1934.

2. Application of Laws. Except as otherwise provided in this act, the provisions of the Municipal Bonds Statute shall apply to the bonds or notes issued.

3. Takes Effect. This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 314.

AN ACT RELATIVE TO THE BOARD OF PUBLIC WORKS FOR THE CITY OF PORTSMOUTH.

SECTION

1. Approval of bills by city auditor.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Approval of Bills by City Auditor. Amend section 10 of chapter 240 of the Laws of 1909 by striking out said section and inserting in place thereof the following: SECT. 10. All purchases in excess of one hundred dollars shall be by competitive bids, which shall be opened publicly, and a copy of the specifications, with tenders submitted, shall be filed forthwith with the city auditor. All bills and claims for the expenditures connected with the water-works, or any department herein referred to, shall be approved by the board of public works in writing. Such bills and claims shall go to the city auditor who shall determine if the same have been legally

contracted. Upon certification by the auditor and record, payment shall be made by the city treasurer.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 18, 1933.]

CHAPTER 315.

AN ACT RELATING TO THE REGISTRATION OF VOTERS IN THE CITY OF PORTSMOUTH.

SECTION

1. Meetings of board of registrars.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Meetings of Board of Registrars. Amend section 5 of chapter 241 of the Laws of 1909 by striking out said section and inserting in place thereof the following: SECT. 5. Said board of registrars shall be in session at the city hall, or such other place as they may designate, for the purpose of revising and correcting the list of voters, during six days at least before the biennial state election and three days before other elections, within one month next preceding the day of election, the last two sessions to be held within two weeks of said election. Said sessions shall continue from nine o'clock to twelve o'clock noon, from two o'clock to five o'clock in the afternoon and from half past seven to half past nine in the evening on each of said days; the times and places of said meetings to be advertised in at least two newspapers published in Portsmouth for at least three days prior to the first meeting. Said board shall be in session on election days from eight o'clock until twelve o'clock noon so that in case the name of any person has been omitted from the check-list whom the registrars are satisfied is a legal voter the registrars shall certify the same to the moderator who shall receive his vote and the ward clerk shall check the name of the person so voting on the back of the certificate and shall return the same to the city clerk with the check-list.

2. Takes Effect. This act shall take effect upon its passage.

[Approved April 24, 1933.]

CHAPTER 316.

AN ACT TO AUTHORIZE THE CITY OF PORTSMOUTH TO RAISE MONEY AND ISSUE BONDS FOR THE PURPOSE OF RETIRING CERTAIN TAX REVENUE NOTES OF 1932.

SECTION

1. Authorization.
2. Terms.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Authorization. The city of Portsmouth is hereby authorized and empowered to issue its serial notes or bonds to an amount not exceeding fifty-three thousand dollars (\$53,000) for the purpose of refunding certain tax revenue notes for that amount bearing date December 5, 1932, or any tax revenue notes issued in lieu of the whole or any part thereof. The amount of the notes or bonds so issued shall not be included as a part of the debt of the said city of Portsmouth in ascertaining and fixing the net debt of said city under the provisions of chapter 59 of the Public Laws.

2. Terms. The said notes or bonds shall be issued at such time as the city council of said city of Portsmouth shall determine, shall be issued in accordance with the provisions of said chapter 59 of the Public Laws so far as consistent with the provisions of this act.

3. Takes Effect. This act shall take effect upon its passage.

[Approved April 29, 1933.]

CHAPTER 317.

AN ACT RELATIVE TO THE ACCEPTANCE BY THE TOWN OF ALSTEAD OF A GIFT FROM THE LATE CHARLES N. VILAS.

SECTION

1. Authority to town.

SECTION

2. Takes effect.

WHEREAS, the late Charles N. Vilas, of New York in the state of New York did by the fifteenth paragraph of his will, dated May 8, 1929, provide as follows: Fifteenth. "I give and bequeath to the Town of Alstead, New Hampshire, the sum of One hundred and seventy-five thousand dollars (\$175,000) to be used for the erection of a High School build-

ing in the Village of Alstead in that Town to be known as the Vilas High School. I give and bequeath to the United States Trust Company of New York the sum of One hundred and twenty-five thousand (\$125,000) in trust, to invest and re-invest the same in such securities as are prescribed by the laws of the State of New York for the investment of trust funds and to pay over the net income therefrom semi-annually to the Town of Alstead, New Hampshire, or to the officials of that town entitled to receive the same, such income to be used for the maintenance of said school building and the school conducted therein;" and

WHEREAS, the said Charles N. Vilas died on September 8, 1931, and

WHEREAS, the said town of Alstead, New Hampshire, voted to accept the bequests and devises provided for said town by the will of said Charles N. Vilas, by vote at the annual meeting of said town on March 8, 1932, now therefore,

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Authority to Town.** The town of Alstead is hereby authorized to acquire by purchase or otherwise a site therefor and cause to be erected and equipped a high school building in said town in accordance with the provisions of the gift to said town under the will of said Charles N. Vilas and otherwise carry out the provisions of said will in respect thereto; and in the erection of said building and the installation of the equipment thereof said town shall have all the powers now conferred on school districts and be subject to all the duties imposed on school districts by the laws relative to the location and building of schoolhouses.

2. **Takes Effect.** This act shall take effect upon its passage.

[Approved April 29, 1933.]

CHAPTER 318.

AN ACT RELATING TO FORFEITURE OF CHARTERS OF BUSINESS
CORPORATIONS NOT MAKING RETURNS OR PAYING FEES
TO ANY STATE DEPARTMENT.

SECTION

1. Charters repealed.
2. Remedies preserved.
3. Reinstatement.

SECTION

4. Disposition of property.
5. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Charters Repealed. That the charters of the following corporations be and hereby are repealed, revoked and annulled except as otherwise here specified:

I. Any corporation organized for profit before March 28, 1919, which has not made an annual return or paid a fee to the secretary of state, other than insurance companies, railroads, public utilities, banks, building and loan associations and other corporations by law required to make a return or pay a fee to some other state department.

II. Any insurance corporation which has not made a return or paid a fee to the insurance commissioner or secretary of state since January 1, 1926.

III. Any savings bank or building and loan association which has not made a return or paid a fee to the bank commissioner or secretary of state since January 1, 1926.

IV. The following corporations:

- American Telephone Company, The (Concord, 1886)
- Amoskeag Cotton and Woolen Manufacturing Company (1810)
- Amoskeag Manufacturing Company (1831)
- Atlantic Telegraph Company (Nashua, 1891)
- Brattleborough & Chesterfield Telephone Co. (Chesterfield, 1881)
- Brattleboro and Hinsdale Telephone Corporation (Hinsdale, 1881)
- Bristol Telephone & Telegraph Co. (Bristol, 1892)
- Brown Telephone Co. of New England (Concord, 1886)
- Campton Water-Works Company (Campton Village, 1907)
- Canaan Light, Heat & Power Company (Nashua, 1909)
- Canterbury and Boscawen Telephone Co. (Canterbury, 1905)
- Center Bartlett Water Company (Bartlett, 1890)

- Central Electric Light and Power Company (Farmington, 1901)
- Central New Hampshire Power Co. (Webster, 1910)
- Cheshire County Telephone Co. (Keene, 1881)
- Citizens Telephone Company of Dover, N. H., The (Dover, 1898)
- Colebrook Electric Light Company (Colebrook, 1893)
- Colebrook, Stewartstown & Connecticut Lake Telephone Co. (West Stewartstown, 1883)
- Conway Aqueduct Company (Conway, 1888)
- Conway and Snowville Telephone Company (Conway, 1904)
- Coos and Grafton Electric Light, Heat and Power Company (Lancaster, 1893)
- Dover Electric Company, The (Dover, 1887)
- Dover Electric Light and Power Company (Dover, 1882)
- Dublin Electric Company (Dublin, 1899)
- Electric Light Company of Portsmouth, The (Portsmouth, 1886)
- Farmington Gas Light Co. (Farmington, 1886)
- Franconia Electric Company (Franconia, 1901)
- Franconia and Sugar Hill Electric Light Company (Franconia, 1896)
- Franklin Gas and Electric Company (Franklin, 1906)
- Franklin Street Railroad (Franklin, 1896)
- Granite State Telephone Company, The (Manchester, 1881)
- Great Falls Electric Light Company (Somersworth, 1888)
- Groveton Water Company (Groveton, 1891)
- Hampton Gas Company (Hampton Beach, 1912)
- Hillsborough County Light & Power Company (Manchester, 1901)
- Home Telephone and Telegraph Company, The (Alton, 1909)
- Independent Telephone Co. (Claremont, 1904)
- Jaffrey & Troy Electric Light Company (Jaffrey, 1909)
- Jones & Linscott Electric Company (Lancaster, 1908)
- Lancaster and Jefferson Electric Co. (Lancaster and Jefferson, 1898)
- Lebanon Electric Company (Lebanon, 1912)
- Lebanon Gaslight Company (Lebanon, 1873)
- Lisbon Edison Electric Light Company (Lisbon, 1890)
- Lisbon Power Company (Lisbon, 1896)
- Littleton Electric Company (Littleton, 1882)

- Littleton Telephone Company (Littleton, 1909)
Littleton Water and Light Company (Littleton, 1896)
Lyme Peoples Telephone Co., The (Lyme, 1905)
Madison Local Telephone Company (Madison, 1905)
Marlborough Electric Light Heat and Power Company
(Marlborough, 1899)
Meredith Water Power Company (Meredith, 1890)
Milford Light and Power Company (Milford, 1908)
Milford Telephone Company (Milford, 1894)
Milton Electric Light Company (Milton, 1915)
Milton (N. H.) Water Company (Milton, 1899)
New Hampshire Traction Company (Hampton, 1901)
New Hampshire Water & Electric Power Company (Jaffrey,
1911)
New London Electric Company (New London, 1897)
Newport Gas Light Company (Newport, 1906)
North Conway Water Co. (North Conway, 1883)
Orford Telephone Co. (Orford, 1909)
Peoples Telephone Company of New Hampshire (Exeter, 1906)
Pike Power and Lighting Company (Pike, 1909)
Pittsfield Gas Company (Pittsfield, 1888)
Plymouth & Campton Telephone Exchange Company
(Plymouth, 1881)
Plymouth Electric Light Company (Exeter, N. H. and
Plymouth, Mass., 1885)
Popular Telephone Company (Concord, 1886)
Potter Place and New London Telephone Company (Potter
Place, 1899)
Rochester Gas and Electric Light Company (Rochester, 1886)
Rockingham Electric Company (Exeter, 1897)
Sanbornton Telephone Co. (Sanbornton, 1900)
Sandwich Local Telephone Co. (Sandwich, 1901)
Souhegan Electric Light and Power Company (Milford, 1891)
Southern Coos Telephone Company (Colebrook, 1907)
The Telephone Company of Nottingham (Nottingham, 1907)
The Tilton and New Hampton Telegraph and Telephone Com-
pany (Tilton, 1891)
Tilton and New Hampton Telephone Company (Tilton, 1899)
Tolman and Long Ponds Telephone Company (Nelson, 1905)
Troy and Fitzwilliam Light and Power Company (Troy, 1904)
United Gas and Electric Company (Dover, 1896)

Warren Water Company (Warren, 1887)
Winchester Gas Light Company (Winchester, 1898)
Winnepesaukee Bell Telephone Company (Laconia, 1881)
Winona Telephone Company (New Hampton, 1904)
Woodsville Telephone Co., The (Haverhill, 1899)
Woodward Underground Telephone & Telegraph Company of
New England, The (Portsmouth and Boston, Mass., 1885)

The principal place of business and date of year of incorporation, when given in the above list, are included for the purpose of distinguishing corporations of the same or similar names.

2. Remedies Preserved. No remedy against any such corporation, its stockholders or officers, for any liability previously incurred, shall be impaired hereby.

3. Reinstatement. Any such corporation may reinstate itself as a corporation within two years after the date that this act takes effect, by the payment of fees in arrears, if any, with interest thereon at ten per cent per annum, and the filing of annual returns required by law since January 1, 1926, in such form as shall be approved by the attorney-general, and a statement, under oath, signed by the clerk or secretary of such corporation that it is desired that the charter or certificate of incorporation shall remain in full force and effect.

4. Disposition of Property. Any corporation whose charter is hereby repealed, revoked and annulled, shall, nevertheless, continue as a body corporate for the term of three years from the date that this act takes effect, for the purpose of presenting and defending suits by or against it and of gradually closing and settling its concerns and distributing its assets, including the disposition and transfer of all or any part of its property and for no other purpose; provided that the superior court shall have power at any time when it shall be made to appear, upon the petition of any interested party, that the protection of proprietary or other rights requires the doing of any act or thing by or in behalf of any such corporation, to order the doing of such acts or things, and for this purpose may appoint and authorize an agent to act for and in the name of such corporation and any action so ordered and done shall be effective corporate action.

5. Takes Effect. This act shall take effect upon its passage.

[Approved April 29, 1933.]

CHAPTER 319.

AN ACT TO REPEAL CHARTERS OF CERTAIN CORPORATIONS.

SECTION

1. Charters repealed.
2. Remedies preserved.

SECTION

3. Reinstatement.
4. Disposition of property.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Charters Repealed. The charter or certificate of incorporation of each of the following named corporations is hereby repealed, revoked and annulled except as otherwise here specified:

- Adams Shoe Company, G. A. (Seabrook, 1928)
- Alger Brothers Incorporated (Manchester, 1931)
- Alton Manufacturing Company (Alton, 1928)
- American Basket Company (West Rindge, 1930)
- Amidons' Dartmouth Shop, Inc. (Hanover, 1929)
- Arnold, Inc., Thomas H. (Plaistow, 1929)
- Auto Attachments Co., Inc. (Gorham, 1925)
- Automatic Packaging Machinery Company (Nashua, 1925)
- Ayer-Feehan Company (Manchester, 1931)
- Bay State Artesian Well Company (Concord, 1915)
- Beacon Shoe Company (Manchester, 1927)
- Beaver Lake Pavilion, Incorporated (Derry, 1928)
- Bedell Company, Inc., Austin J. (Whitefield, 1930)
- Bennett Company, F. J. (Keene, 1925)
- Berlin Gas Company (Berlin, 1907)
- Berlin Oil Company, Inc. (Berlin, 1930)
- Blue Bank Gold Mining Company (North Bloomfield, Calif., 1881)
- Bowler Motor Sales, Inc. (Laconia, 1927)
- Bridge Street Battery Station, Inc. (Nashua, 1929)
- Buxton Garment Manufacturing Co. Inc., The (Nashua, 1901)
- Buzzell's Inc. (Nashua, 1927)
- Camp Merrimac (Hopkinton, 1927)
- Campton Electric Light Company (Campton Village, 1899)
- Campton Odd Fellows Building Association (Campton, 1914)
- Carroll County Telephone Company (Conway, 1917)
- Cavanaugh Brothers Lumber Company (Manchester, 1922)
- Central New Hampshire Telephone Company (Laconia, 1919)
- Central Vermont Talc Mines, Inc. (Burlington, Vt., 1924)

- Chandler Realty Company (Manchester, 1929)
Chester Milling Company (Plymouth, 1929)
Cinderella Slipper Shop (Manchester, 1929)
Claremont Aero Service Corporation (Claremont, 1928)
Claremont Garage Company (Claremont, 1922)
Claremont Manufacturing Company (Claremont, 1929)
Clark Lumber Company, Incorporated, Walter E. (Franklin, 1926)
Clough, Thorpe & Co. Inc. (Manchester, 1921)
Coheco Motor Company, The (Dover, 1930)
Colebrook Hardware Company, Inc. (Colebrook, 1926)
Colonial Furniture Company, Inc. (Claremont, 1930)
Commercial Garage (Manchester, 1929)
Community Gas Appliance Company (Derry, 1928)
Concord Coliseum, Incorporated (Concord, 1930)
Concord Indoor Golf Club, Inc. (Concord, 1930)
Concord Nursery School, Inc. (Concord, 1927)
Connecticut River Power Company of New Hampshire, The (Hinsdale, 1903)
Connecticut River Power Company of New Hampshire, The (Hinsdale, formed by merger of said The Connecticut River Power Company of New Hampshire with the Connecticut River Power Company, a Vermont corporation, by agreement dated June 7, 1907)
Cormier's Furniture Store, Incorporated (Nashua, 1928)
Cronin Hotel Company, The (Wolfeboro, 1922)
Cypress Products Co. (Manchester, 1927)
Davis-Harris Oil Co. (Keene, 1925)
Dealers Oil Company (Bristol, 1918)
Derry-Made Products (Derry, 1923)
Diana Shoe Co., Inc. (Derry, 1930)
E-S Oil Company (Littleton, 1925)
Eagle Flying Service, Inc. (North Conway, 1930)
Eastern Insulated Wire and Cable Company (Tilton, 1927)
Eaton & Co. (Manchester, 1930)
Emerson Company, The (Derry, 1929)
Emerson Shoe Co., John (Rochester, 1927)
Emerson Toy and Chair Company (Derry, 1929)
Exeter Building Association (1884)
Eyers Woolen Company (Gilsum, 1923)
Flather Manufacturing Company, The (Nashua, 1914)

Flexete Company, The (Manchester, 1926)
Fotiades, Inc., George (Manchester, 1930)
Fountain Court Corporation (North Hampton, 1930)
Freedom Candy Company (Freedom, 1929)
Gardner Table Mfg. Co. (Whitefield, 1929)
Gateway Motor Company, Inc. (Nashua, 1930)
General Liquidating Corporation, The (Nashua, 1925)
Goffstown Motor Mart (Goffstown, 1921)
Granite State Rubber Company (Manchester, 1905)
Great Falls Mfg. Co. (Somersworth, 1823)
Greenlaw & Co., Fred W. (Dover, 1920)
Greenway Diners (Concord, 1930)
Grover File Company (Nashua, 1906)
Guaranty Trust Building Corporation of Berlin, New Hampshire (Berlin, 1922)
Guertin, Incorporated, Diana (Manchester, 1928)
Hampshire Roads Electric Company (Salem, 1921)
Hampton Auto Mart, Inc. (Hampton, 1928)
Heim-Vincent, Inc. (Manchester, 1908)
Home Specialty Corporation (formerly Dy-O-La Dye) (Burlington, Vt., 1920)
Houran, Inc., D. F. (Keene, 1922)
Hoyt Shoe Co., F. M. (Manchester, 1891)
Hub Construction Company (Littleton, 1931)
Hussey Company, Inc., R. H. (Keene, 1929)
Indian Stream Company, The (Colebrook, 1923)
Industrial Bankers, Inc. (Concord, 1928)
Iro Camp, Inc. (East Jaffrey, 1928)
Johnson's Market, Sam (Manchester, 1927)
Junior Motor Company (Manchester, 1918)
Kearsarge Reservoir Company (Warner, 1875)
Kearsarge Reservoir Company (Warner, 1930)
Keene Airport, Inc. (Keene, 1928)
Laconia Motors, Incorporated (Laconia, 1925)
Laconia Tire Company (Laconia, 1918)
Laconia Tourist Company, The (Laconia, 1925)
Lafayette Company, The (Portland, Maine, 1908)
Lafayette Press, Inc., The (Nashua, 1930)
Lake Spofford Club (Spofford, 1923)
Lake Spofford Hotel and Golf Club (Chesterfield, 1930)
Lake Tarleton Corporation (Piermont, 1929)

- Leach Manufacturing Company, Inc. (Hinsdale, 1924)
Leader Bakery Company, Inc. (Manchester, 1931)
Lee Auto Sales Company (Littleton, 1928)
Lintott Cadillac Company of Manchester (Manchester, 1925)
Lovejoy & Smith, Inc. (Laconia, 1928)
Lubertene Oil Company (Manchester, 1930)
Lyric Theatre, Incorporated (Manchester, 1929)
Mammy's Bakeries (Nashua, 1930)
Manchester Airport Corporation (Manchester, 1928)
Manchester Base-Ball Association, Inc. (Manchester, 1929)
Manchester Engineering & Welding Co. (Manchester, 1929)
Manchester Flying Service (Manchester, 1930)
Manchester Lumber Company (Manchester, 1918)
Manchester Store Fixture Company, Incorporated (Manchester, 1932)
Manchester Street Garage, Inc., The (Manchester, 1927)
Marcou's Incorporated (Lisbon, 1929)
Mason New Hampshire Granite Company (Mason, 1895)
McKinney Motors Company, P. L. (Manchester, 1924)
Modern Clothing Co., Inc. (Manchester, 1928)
Modern Electric Equipment Company, Inc. (Nashua, 1926)
Morencey Incorporated, C. J. (Concord, 1927)
Morganmade, Inc. (Keene, 1928)
Muchemore & Rider Company (Portsmouth, 1908)
Nashua Dealers Used Car Exchange, Inc. (Nashua, 1924)
Nashua Oil Burner Equipment Co., Inc. (Nashua, 1929)
Nashua Rubber Company (Nashua, 1916)
National Machine Works, Inc. (Plymouth, 1930)
N. E. Car Parts Co. (Laconia, 1927)
New England Dairies, Inc. (Concord, 1930)
New England Wood Flour Mills (Suncook, 1929)
New England Wood Preserving Company (Nashua, 1923)
New Hampshire Air Service, Inc. (Manchester, 1928)
New Hampshire National Corporation (Laconia, 1926)
New Hampshire Stave & Heading Mill (North Stratford, 1920)
New Hampshire Theatre Company (Manchester, 1929)
New Hampshire Transportation Company (Derry, 1924)
New York Furniture Company, Inc. (Claremont, 1918)
Newbury Reservoir Company (Warner, 1930)
Newport Gas Company (Newport, 1931)

Nichols-Kimball Co. (Exeter, 1923)
Norris Company (Concord, 1924)
North Camps, The (Ossipee, 1930)
Northeastern Distributing Company (East Jaffrey, 1927)
Nutfield Retaining Company, The (Derry, 1910)
Oak Valley Leaf Mould, Incorporated (Newton, 1930)
Odd Fellows' Building Association (Bristol, 1925)
Old Hickory Handle & Enamel Company (Troy, 1930)
Oriental Rugs Home Company (Lowell, Mass., 1926)
Paramount Amusement Co. Inc. (Laconia, 1932)
Paramount Theatre Company (Manchester, 1919)
Park View Hotel Incorporated (Bethlehem, 1923)
Paterson Realty Company (Nashua, 1922)
Perkins Co., Inc., H. U. (Rochester, 1921)
Perreault and Labonte, Inc. (Manchester, 1926)
Pi-Eta Cigar Company (Manchester, 1926)
Plaistow Construction Company, The (Plaistow, 1922)
Plussco Company, The (Concord, 1926)
Plymouth Airways, Inc. (Plymouth, 1929)
Power Construction & Engineering, Incorporated (Littleton,
1928)
Public Service Oil Company (Portsmouth, 1931)
Queen City Investment Company (Manchester, 1928)
Realty Holding Company (formerly Niles Machine Company)
(1925)
Rice Wynn Chevrolet Company (Derry, 1928)
Richard Co., Paul J. (Farmington, 1922)
Richardson & Co., Inc., E. E. (Manchester, 1929)
Robert Realty Company (Manchester, 1925)
Roberts-Daigle Motor Sales, Inc. (Jefferson, 1929)
Robin Hood Camp Corporation, The (Freedom, 1927)
Rockingham Publishing Company, The (Exeter, 1929)
Rollins Engine Company, The (Nashua, 1892)
Rose Marie Gift Shops, Inc. (Manchester, 1929)
Roslin Shoe Company Incorporated (Northwood, 1928)
Sampson Chair Company (Concord, 1926)
Seabrook Shoe Co., Inc. (Seabrook, 1928)
Shapiro and Wagman Shoe Co., Inc. (Portsmouth, 1927)
Skinless Sausage Machine Company (Contoocook, 1929)
Slayton Company, E. M. (Manchester, 1922)
Southeastern Finance Company (Dover, 1926)

Spofford, Allis Co. (Dover, 1905)
Sportsman Diner Co. (Manchester, 1930)
Spring Pond Ice Company, Inc. (Claremont, 1925)
Standard Book Company (Manchester, 1920)
State Taxi Company (Manchester, 1930)
Station Realty Company (Manchester, 1930)
Steele Furniture Company (Derry, 1927)
Stinson Lake Camps, Inc. (Rumney, 1927)
Sullivan's Tire & Battery Service, Inc. (Manchester, 1929)
Thayer Incorporated (Farmington, 1932)
Tire Service Company (Manchester, 1926)
Toyland, Inc. (Moultonboro, 1929)
Transferable Safety Pocket Company (Manchester, 1926)
Tri-State Realty Company (Berlin, 1930)
Twin State Roofing Co. (Lebanon, 1928)
Utility Table Company (Nashua, 1924)
Vickery & Son, W. H. (Dover, 1915)
Warner, Woodman Co., Inc. (Manchester, 1923)
Watch The Wear Company (Keene, 1929)
Wheeler Corporation, The H. K. (Nashua, 1925)
Winnepesaukee Sea Horse Livery, Inc. (Alton, 1930)

The principal place of business and date of year of incorporation, when given in the above list, are included for the purpose of distinguishing corporations of the same or similar names.

2. Remedies Preserved. No remedy against any such corporation, its stockholders or officers, for any liability previously incurred, shall be impaired hereby.

3. Reinstatement. Any such corporation may, within ninety days after the date that this act takes effect, reinstate itself as a corporation by the payment of any fees in arrears and the filing with the secretary of state of any annual returns required by law and a statement under oath, signed by the clerk or secretary of such corporation, that it desires that its charter or certificate of incorporation shall remain in full force and effect.

4. Disposition of Property. Any corporation whose charter is hereby repealed, revoked and annulled, shall, nevertheless, continue as a body corporate for the term of three years from the date that this act takes effect, for the purpose of presenting and defending suits by or against it and of gradually

closing and settling its concerns and distributing its assets, including the disposition and transfer of all or any part of its property and for no other purpose; provided that the superior court shall have power at any time when it shall be made to appear, upon the petition of any interested party, that the protection of proprietary or other rights requires the doing of any act or thing by or in behalf of any such corporation, to order the doing of such acts or things, and for this purpose may appoint and authorize an agent to act for and in the name of such corporation and any action so ordered and done shall be effective corporate action.

[Approved April 29, 1933.]

CHAPTER 320.

AN ACT RELATIVE TO THE ELECTION AND COMPENSATION OF CITY AND WARD OFFICERS IN THE CITY OF KEENE.

SECTION

1. Biennial elections.
2. Takes effect; tenure of office.

SECTION

3. Board of supervisors.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Biennial Elections. Amend the charter of the city of Keene, being an act approved July 3, 1873, by striking out sections 4 and 5 of said charter and inserting in place thereof the following: SECT. 4. The biennial meeting of the legal voters of said city of Keene, for the choice of city and ward officers, shall be held on the Tuesday next following the first Monday in November, 1933, and biennially thereafter; and all city and ward officers who are chosen by the people shall hold their respective offices for two years from the first Tuesday in January next succeeding and until others are chosen and qualified in their stead. SECT. 5. The mayor, aldermen and common councilmen shall meet in convention for the purpose of taking the oath of their respective offices on the first Tuesday of January after they are elected, at ten o'clock in the forenoon.

2. Takes Effect; Tenure of Office. This act shall take effect for the election of officers in the city of Keene November, 1933, provided that the city and ward officers elected at the annual election in December, 1932, shall hold their

respective offices until the officers elected at the biennial election of 1933 shall qualify.

3. Board of Supervisors. Amend section 9 of chapter 162 of the Laws of 1878 by striking out the words "which shall not be over two dollars and fifty cents per day for actual service;" so that said section as amended shall read as follows: SECT. 9. The mayor and board of aldermen shall fix the compensation of the board of supervisors.

[Approved April 29, 1933.]

CHAPTER 321.

AN ACT TO AUTHORIZE THE TOWN OF HINSDALE TO PROTECT SOURCES OF WATER SUPPLY AND CONSTRUCT WATER-WORKS.

SECTION

1. Authorization.
2. Enlargement of powers.
3. Supply contracts.
4. Board of water commissioners.
5. Compensation and powers of board.

SECTION

6. Taxation; borrowing.
7. Payment of interest and principal.
8. Adoption by town.
9. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Authorization. The town of Hinsdale in the county of Cheshire is hereby authorized and empowered to acquire, construct, manage, maintain, and own suitable works, structures, and rights, for the purpose of protecting the sources of water supply in said town, for the preservation and improvement of health, and for the purpose of introducing into and distributing through the villages in said town, or any part of said town, an adequate supply of pure water in subterranean pipes, or otherwise, for extinguishing fires, for the use of its citizens and others, and for such other public, private, and mechanical purposes as said town may from time to time authorize and direct; and for that purpose may take, purchase, and hold, in fee simple or otherwise, any real or personal estate, and any rights therein, and water rights, and do all other things necessary for carrying into effect the purposes of this act, and may excavate and dig canals and ditches in any street, place, square, passageway, highway, common, or other land or place, over or through which it may be deemed neces-

sary and proper for building, constructing, and extending said works, and may relay, change, enlarge, and extend the same from time to time whenever said town shall deem necessary, and repair the same at pleasure, having due regard for the safety and welfare of its citizens and security of the public travel.

2. Enlargement of Powers. Said town is authorized and empowered to enter upon, take, and appropriate any streams, springs, or ponds in said town of Hinsdale, or in the adjoining towns of Chesterfield and Winchester at a distance not exceeding three miles from the town line of Hinsdale, or any rights or interests therein, and to secure, by fence or otherwise such streams, springs, or ponds, and dig ditches and canals, make excavations or reservoirs, through, over, in, or upon any land or enclosure through which it may be necessary for said works to be or exist, for the purpose of obtaining, holding, preserving, or conducting water for said purposes, or any of them, and placing such pipes or other materials, or works, as may be necessary for building and operating such aqueduct and works, or for repairing the same, and to acquire, construct, and maintain dams and other structures for the purposes aforesaid, or any of them; provided, if it shall be necessary to enter upon and appropriate any streams, spring, pond, or any land, or right or easement therein, for the purposes aforesaid, or to raise or lower the level of the same by dam or otherwise, and if said town shall not agree with the owner or owners thereof for the damage that may be done by said town, or such owner or owners shall be unknown, said town, or said owner or owners or party injured, may apply to the trial term of the superior court for the county within which such stream, spring, pond, or land is situate, to have the same laid out and the damages determined, and said court shall refer the same to the county commissioners for said county, who shall appoint a time and place of hearing, and give notice thereof in the same manner as is now provided by law for laying out highways, and said commissioners shall make report to said court, and said court may issue execution accordingly. If either party shall desire, they shall be entitled to a trial by jury, in such manner and under such regulations as the court may prescribe, in the same manner as appeals from the award of damages in the case of laying out of highways.

3. **Supply Contracts.** Said town is authorized and empowered to contract with individuals and corporations, whether citizens of said town or not, for supplying them with water for any of the purposes herein named or contemplated, and to make such contracts and establish such regulations and tolls for the use of water for any of said purposes as may from time to time be deemed proper and necessary to enjoy the provisions of this act.

4. **Board of Water Commissioners.** For the more convenient management of said works, the said town may place the construction, management, control and direction of said works in a board of water commissioners, to consist of three citizens of the town, said commissioners to be vested with such powers and duties relating to the construction, control and management of the same as may from time to time be prescribed by said town. Their term of office shall be for three years and until their successors are elected and qualified. The first board of commissioners shall be elected by the legal voters of the town for terms of one, two and three years respectively, and their successors shall be elected at each annual meeting thereafter; provided that the term of service of the commissioners first elected shall be designated at the time of their election, or the said commissioners may be appointed by the selectmen of said town if the town fails to elect or shall vote to authorize and instruct the selectmen to appoint.

5. —, **Compensation; Duties.** The compensation of said commissioners shall be fixed by the town. They shall be sworn to the faithful discharge of their duties. They shall annually organize by choosing one of their number as chairman of the board, and said board shall appoint a clerk and a superintendent of the works, and such other officers and agents as they may deem necessary, and shall thereupon furnish the town clerk a certificate of such organization, and the town clerk shall record the same in the records of the town. The commissioners shall fix the compensation of all officers and agents appointed by them, and all officers and agents shall be sworn to the faithful discharge of their duties. Whenever a vacancy shall occur in said board from any cause, the two remaining members of the board shall fill such vacancy temporarily by appointing a citizen of said town, in writing, which

shall be filed with the town clerk and recorded by him on the records of the town; and the person so appointed shall hold the office until the next annual town meeting after his appointment, when the town shall elect a commissioner to fill out the unexpired term, if any, of the person whose office became vacant and was so temporarily filled by appointment. Said commissioners shall annually make a report to the town, at the same time other officers of town report, of the condition of the works financially and otherwise, showing the funds belonging to their department and the expense and income thereof, with such other facts and information as the town should have, which report shall be published in the annual report of said town each year.

6. Taxation; Borrowing. Said town is also authorized and empowered, at any special, annual, or biennial meeting, by a majority vote of those present and voting, to raise by taxation and appropriate, or to borrow or hire, such sums of money on the credit of the town as may from time to time be deemed necessary and expedient, for the purpose of defraying the expenses of purchasing real estate, rights in real estate, water rights, streams, springs, ponds, and other rights and property as aforesaid, and for constructing, maintaining, repairing, extending, enlarging, and operating said works, such indebtedness not to exceed at any one time one hundred and fifty thousand dollars, and to issue notes or bonds of the town therefor, in such amounts and payable at such time or times and at such rates of interest as may be thought proper, said notes and bonds to be signed by at least a majority of the selectmen and countersigned by the town treasurer.

7. Payment of Interest and Principal. Said town is hereby authorized and empowered to raise by taxation and pay each year the interest of the notes and bonds so issued, and such part of the principal as the town may determine at any annual meeting.

8. Adoption by Town. The selectmen of said town are authorized and empowered to call a meeting of said town for the purpose of acting upon any of the provisions of this act in the manner provided for calling special meetings of the voters of said town, without petition therefor.

9. Takes Effect. This act shall take effect upon its passage.

[Approved April 29, 1933.]

CHAPTER 322.

AN ACT RELATING TO THE ISSUANCE OF BONDS BY THE TOWN OF
BELMONT.

SECTION

1. Issuance of bonds.
2. Accounts.

SECTION

3. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Issuance of Bonds. The selectmen of the town of Belmont are hereby empowered and authorized to issue for and in behalf of said town serial bonds to an amount not exceeding twenty-nine thousand dollars for the purpose of refunding outstanding notes of the town. Said bonds shall be paid in accordance with section 3 of chapter 59 of the Public Laws. The selectmen shall determine the form of such bonds, their rate of interest (using their best efforts to secure the lowest rate obtainable), the dates when interest shall be paid, the dates of maturity, and the time or times of issue as provided in said section 3, and the places where principal and interest shall be paid. They may be negotiated by the town treasurer under the direction of the selectmen and the treasurer shall pay such notes as are outstanding at the time that this act takes effect.

2. Accounts. The town treasurer shall keep an account of each bond, showing the number and amount thereof, the name of the person to whom sold, the amount received for same, the date of the sale and the time when payable.

3. Takes Effect. This act shall take effect upon its passage.

[Approved May 5, 1933.]

CHAPTER 323.

AN ACT TO EXEMPT FROM TAXATION PROPERTY OWNED BY THE
DEERFIELD VOLUNTEER FIRE ASSOCIATION INC. OF
DEERFIELD.

SECTION

1. Tax exemption authorized.

SECTION

2. Takes effect.

WHEREAS, the Deerfield Volunteer Fire Association Inc. is an organization for the purpose of fighting fire in the town of Deerfield, New Hampshire and no income or profit is paid to its members or officers and no income is derived from the property owned by said association, therefore,

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Tax Exemption Authorized. Property to an amount not to exceed twenty-five hundred dollars now or hereafter owned by said Deerfield Volunteer Fire Association Inc. in said Deerfield shall be exempt from taxation so long as it is not made the means of profit to the association, or to others.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 6, 1933.]

CHAPTER 324.

AN ACT IN RELATION TO CHANGING THE DATE OF THE
MUNICIPAL ELECTIONS IN NASHUA.

SECTION

1. Nashua elections.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Nashua Elections. Amend section 5 of Part I, chapter 427 of the Laws of 1913, being the charter of the city of Nashua as adopted by vote of the inhabitants of said city, by striking out said section and inserting in place thereof the following: SECT. 5. All the city and ward officers who are to be hereafter elected by the legal voters of the city, or of any ward therein, except moderators, ward clerks, selectmen and inspectors of the checklists, shall be chosen at elections hereinafter called municipal elections to be holden on

the first Tuesday following the first Monday of November in the year 1933 and biennially thereafter on the first Tuesday following the first Monday in November.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 6, 1933.]

CHAPTER 325.

AN ACT RELATING TO THE SMYTH PUBLIC LIBRARY ASSOCIATION OF CANDIA.

SECTION

1. Proceedings ratified.
2. Application of laws.

SECTION

3. Tax exemption authorized.
4. Takes effect.

WHEREAS, The Smyth Public Library Association of Candia, is a corporation purporting to be organized in 1888 under the provisions of chapter 151 of the General Laws of the state; and

WHEREAS, a true copy of the records of the corporation have now been recorded in the office of the town clerk of Candia and in the office of the secretary of state; and

WHEREAS, said library is an educational institution open to the public with no admission fees or other charges of any kind; and

WHEREAS, said town of Candia assists in the maintenance of said library; now therefore,

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Proceedings Ratified. The Smyth Public Library Association of Candia is hereby declared to be a corporation organized in 1888 and all its acts and proceedings since its organization are hereby legalized, ratified and confirmed.

2. Application of Laws. The records of said corporation may be amended as provided in section 6 of chapter 223 of the Public Laws, as amended by chapter 69 of the Laws of 1931.

3. Tax Exemption Authorized. All property real or personal of said corporation shall be exempt from taxation so long as and to the extent that it is kept open to the public for educational purposes without charge; provided that the exemption granted by this act as regards real estate heretofore

or hereafter acquired by said association shall apply only to improvements therein and thereon made after its acquisition.

4. Takes Effect. This act shall take effect upon its passage.

[Approved May 18, 1933.]

CHAPTER 326.

AN ACT LEGALIZING THE PROCEEDINGS OF THE ANNUAL TOWN MEETING HELD IN THE TOWN OF MIDDLETON ON MARCH 14, 1933.

SECTION

1. Proceedings legalized.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Proceedings Legalized. The votes and proceedings of the annual town meeting held in the town of Middleton on the fourteenth day of March, 1933, are hereby legalized, ratified and confirmed.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 18, 1933.]

CHAPTER 327.

AN ACT AUTHORIZING THE TOWN OF RAYMOND TO ISSUE SERIAL NOTES OR BONDS.

SECTION

1. Refunding.

2. Application of laws.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Refunding. The town of Raymond is hereby authorized to issue its serial bonds or notes in an amount of sixteen thousand nine hundred dollars (\$16,900) for the purpose of refunding an equal amount of outstanding water bonds coming due on July 1, 1933.

2. Application of Laws. Except as otherwise provided in this act the provisions of the Municipal Bonds Statute shall apply to the bonds herein authorized.

3. Takes Effect. This act shall take effect upon its passage.

[Approved May 18, 1933.]

CHAPTER 328.

AN ACT RELATIVE TO SESSIONS FOR THE CORRECTION OF CHECK-LISTS IN THE TOWNS OF CLAREMONT AND NEWPORT.

SECTION

1. Claremont and Newport elections.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Claremont and Newport. Amend chapter 24 of the Public Laws by adding after section 6 the following new section: **6-a. Last Session.** In the towns of Claremont and Newport the last session, before the election, of the board of supervisors for the correction of the check-list shall be upon the Saturday next preceding the day of election and upon which all hearings shall be closed.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 18, 1933.]

CHAPTER 329.

AN ACT IN AMENDMENT OF THE CHARTER OF THE CITY OF CONCORD.

SECTION

1. Salaries.

SECTION

2. Takes effect; suspension of laws.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Salaries. The salary of the mayor of the city of Concord shall be eighteen hundred dollars per annum, payable monthly. The salary of the member of the board of assessors acting as clerk of said board shall be twenty-one hundred and sixty dollars per annum and the salaries of the other members shall be eighteen hundred dollars each per annum, in full for their services.

2. Takes Effect; Suspension of Laws. This act shall take effect upon its passage and remain in force until February 1, 1935. Such parts of section 51, chapter 305 of the Laws of 1909, as amended by chapter 327 of the Laws of 1913 and chapter 257 of the Laws of 1919, and of section 38, chapter 305 of the Laws of 1909, as amended by chapter 245 of the Laws of 1919, chapter 194 of the Laws of 1923, and chapter 258 of the Laws of 1931, relative to the salaries of said officials, as are inconsistent with the provisions of this act are hereby suspended until February 1, 1935.

[Approved May 25, 1933.]

CHAPTER 330.

AN ACT RELATIVE TO THE LEGALIZATION OF CERTAIN VOTES
TAKEN AT THE MARCH MEETING, 1933, IN THE
TOWN OF WINCHESTER.

SECTION

1. Proceedings legalized.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Proceedings Legalized. The votes and the proceedings taken at the annual town meeting on March 14, 1933, in the town of Winchester, relative to the adoption by said town of the so-called Australian ballot system for the election of town officers, are hereby ratified and confirmed and said system shall be in effect in said town until such time as said town may rescind such action.

2. Takes Effect. This act shall take effect upon its passage.

[Approved May 25, 1933.]

CHAPTER 331.

AN ACT RELATING TO UNEMPLOYMENT IN THE CITY OF BERLIN.

SECTION

1. Agreements ratified.

SECTION

2. Takes effect.

*Be it enacted by the Senate and House of Representatives in
General Court convened:*

1. Agreements Ratified. The agreements dated August

25, 1932, between the city of Berlin and the Brown Company, whereby the city is able to have a large number of its unemployed men gainfully employed rather than have them supported at the expense of the community, are hereby ratified and validated.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 1, 1933.]

CHAPTER 332.

AN ACT RELATING TO THE ISSUANCE OF BONDS BY THE COUNTY OF CARROLL.

SECTION

1. Issuance of bonds.
2. Accounts.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Issuance of Bonds. The county commissioners of the county of Carroll are hereby empowered and authorized to issue for and in behalf of said county serial bonds to an amount eighty-five thousand dollars (\$85,000) for the purpose of refunding outstanding notes of the county. Said bonds shall be paid at the rate of five thousand dollars per year, with the first payment in 1935, until the debt is extinguished. The county commissioners shall determine the form of such bonds, their rate of interest, using their best efforts to secure the lowest rate obtainable, the dates when interest shall be paid, the dates of maturity and the places where principal and interest shall be paid. Said bonds may be negotiated by the treasurer under the direction of the county commissioners and out of the proceeds of the sale the treasurer shall pay such notes as are outstanding at the time this act takes effect.

2. Accounts. The treasurer shall keep an account of each bond, showing the number and amount thereof, the name of the person to whom sold, the amount received for the same, the date of sale and the time when payable.

3. Takes Effect. This act shall take effect upon its passage.

[Approved June 5, 1933.]

CHAPTER 333.

AN ACT RELATING TO THE ISSUANCE OF BONDS BY THE COUNTY OF COOS.

SECTION

1. Issuance of bonds.
2. Accounts.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Issuance of Bonds. The county commissioners of the county of Coos are hereby empowered and authorized to issue for and in behalf of said county serial bonds to an amount not exceeding one hundred and seventy thousand dollars (\$170,000) for the purpose of refunding outstanding obligations of said county. Said bonds shall be paid in seventeen equal annual payments of ten thousand dollars each, the first payment to be made in 1935. The county commissioners shall determine the form of such bonds, their rate of interest, using their best efforts to secure the lowest rate obtainable, the dates when interest shall be paid, the dates of maturity, and the time or times of issue and the places where principal and interest shall be paid. Said bonds may be negotiated by the treasurer under the direction of the county commissioners and out of the proceeds of the sale the treasurer shall pay such outstanding obligations of said county as were outstanding December 31, 1932.

2. Accounts. The treasurer shall keep an account of each bond, showing the number and amount thereof, the name of the person to whom sold, the amount received for the same, the date of the sale, and the time when payable.

3. Takes Effect. This act shall take effect upon its passage.

[Approved June 5, 1933.]

CHAPTER 334.

AN ACT TO AUTHORIZE THE COUNTY OF GRAFTON TO ISSUE BONDS.

SECTION	SECTION
1. County bonds authorized.	2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. County Bonds Authorized. The county commissioners of Grafton county are hereby authorized to issue for and in behalf of said county serial coupon bonds or notes in the total amount of fifty-five thousand dollars (\$55,000) for the purpose of funding a like amount of floating indebtedness. Said bonds shall mature as follows: five thousand dollars on the fifteenth day of December of each of the years 1933, 1934 and 1935, and ten thousand dollars on the fifteenth day of December of each of the years 1936, 1937, 1938 and 1939. Said bonds shall bear interest at a rate not to exceed five per cent per annum, payable semi-annually, and shall bear the county seal.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 5, 1933.]

CHAPTER 335.

AN ACT RELATING TO THE CHARTER OF THE CITY OF DOVER.

SECTION	SECTION
1. Employment of aldermen and councilors, Dover.	2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. City of Dover. Amend chapter 329 of the Laws of 1929 by adding after section 3 the following new section:
3-a. Employment of Aldermen and Councilors. No member of the board of aldermen or common council shall be employed by the city in any capacity where compensation is allowed, while acting as such member, and no board or commission established in said city and empowered to select subordinates shall, except where expressly authorized by law or ordinance

creating it, select one of its own members for any position to which a salary or other emolument is attached.

2. **Takes Effect.** This act shall take effect January 1, 1934.

[Approved June 15, 1933.]

CHAPTER 336.

AN ACT RELATIVE TO THE TERM OF OFFICE OF THE STREET COMMISSIONER IN THE CITY OF DOVER.

SECTION

1. Street commissioner, Dover.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Dover.** Amend section 34 of chapter 329 of the Laws of 1929 by striking out the figure "1931" in the second line and inserting in place thereof the figure, 1935, by striking out the word "fourth" in the second line and inserting in place thereof the word, second, and by striking out the word "four" in the fourth line and inserting in place thereof the word, two, so that said section as amended shall read as follows: **34. Street Commissioner, Election.** There shall be chosen at the municipal election in December, 1935, and every second year thereafter a street commissioner for said city of Dover, who shall serve a term of two years from January first thereafter and until his successor is chosen and qualified; provided that no political party caucus, primaries, or convention shall nominate a candidate for said office, and the names of candidates for the office of street commissioner shall appear upon the ballots without any political designation whatsoever. If a vacancy occurs the board of mayor and aldermen of said city shall appoint some competent person to fill said vacancy for the unexpired term. The present incumbent of the office of street commissioner shall hold office for the full term for which he was elected. The board of mayor and aldermen may remove any commissioner at any time for dishonesty or incompetency, after due notice and a public hearing; provided, however, that no street commissioner shall be removed except upon the affirmative vote of at least two thirds of all the board of mayor and alder-

men voting yea and nay. Said street commissioner shall be furnished by said city with a suitable office.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 15, 1933.]

CHAPTER 337.

AN ACT RELATIVE TO THE ISSUE OF NOTES BY THE COUNTY OF MERRIMACK.

SECTION

1. Issue authorized.

SECTION

2. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Issue Authorized. The county commissioners of the county of Merrimack are hereby empowered and authorized to issue for and in behalf of said county, from time to time during the calendar years 1933 and 1934, short-time notes not exceeding in amount the sum of ninety-eight thousand dollars (\$98,000) for the purpose of refunding outstanding indebtedness of said county. Said short-time notes issued hereunder may be refunded at and for such times as the county commissioners may determine. From the proceeds of said notes the treasurer of said county shall pay such notes as are outstanding or indebtedness outstanding so far as the county commissioners shall determine. The time and place of payment of said short-time notes, their denominations, the rate and times of interest payments thereon, their form, the manner of their sale and the prices at which they shall be sold shall be approved by the county commissioners.

2. Takes Effect. This act shall take effect upon its passage.

[Approved June 19, 1933.]

CHAPTER 338.

AN ACT RELATING TO THE ISSUANCE OF BONDS BY THE COUNTY OF STRAFFORD.

SECTION

1. Issuance of bonds.
2. Accounts.

SECTION

3. Takes effect.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Issuance of Bonds. The county commissioners of the county of Strafford are hereby empowered and authorized to issue for and in behalf of said county serial bonds to an amount not exceeding eighty-four thousand dollars for the purpose of refunding outstanding notes of the county. Said bonds shall be paid at the rate of seven thousand dollars per year, with the first payment in 1934, until the debt is extinguished. The county commissioners shall determine the form of such bonds, their rate of interest, using their best efforts to secure the lowest rate obtainable, the dates when interest shall be paid, the dates of maturity, and the time or times of issue and the places where principal and interest shall be paid. Said bonds may be negotiated by the treasurer under the direction of the county commissioners and out of the proceeds of the sale, the treasurer shall pay such notes as were outstanding December 31, 1932.

2. Accounts. The treasurer shall keep an account of each bond, showing the number and amount thereof, the name of the person to whom sold, the amount received for the same, the date of the sale and the time when payable.

3. Takes Effect. This act shall take effect upon its passage.

[Approved June 19, 1933.]

CHAPTER 339.

AN ACT TO AMEND THE CHARTER OF THE CITY OF PORTSMOUTH.

SECTION

1. Biennial election.
2. Mayor, how elected.
3. Councilmen, how elected.
4. Canvass of votes by city council.
5. Election of city officials by city council.
6. Board of appraisers, election, duties and tenure of office.

SECTION

7. Board of street commissioners, election, duties and tenure of office.
8. Board of education, election, duties and tenure of office.
9. Ballots, preservation.
10. Municipal year.
11. Repealing clause.
12. Referendum.

Be it enacted by the Senate and House of Representatives in General Court convened:

1. Biennial Election. The legal voters of the city of Portsmouth shall meet biennially on the second Tuesday of December for the choice of mayor, councilmen, members of the board of appraisers, members of the board of street commissioners and members of the board of education. The first election under this amended charter shall be held on the second Tuesday of December, 1934. All other provisions of this act shall take effect on the first week day of January, 1935. The officers elected on said second Tuesday of December, 1934, shall take office on said first week day of January, 1935. Said election shall be held and conducted in the same manner as now prescribed by law for the annual election.

2. Mayor, How Elected. The mayor shall be elected biennially by plurality vote by the qualified voters of the city at large, voting in their respective wards and shall hold office for the two municipal years next following his election and until his successor is elected and qualified.

3. Councilmen, How Elected. The councilmen shall be elected biennially by plurality vote, one from each ward, and four at large, and shall hold office for the two municipal years next following their election, and until their successors are elected and qualified. The four at large shall be voted for by the voters, voting in the same manner as the mayor is voted for.

4. Canvass of Votes by City Council. The city council shall meet biennially on the Thursday next following the second Tuesday of December for the purpose of receiving and examining the returns of votes for mayor, councilmen at large, members of the board of appraisers, board of street

commissioners and board of education, and to take such action thereon as may be required by sections 2, 3 and 4 of chapter 51 of the Public Laws, and said sections of said chapter shall also apply to the election of councilmen at large and members of the board of appraisers, board of street commissioners and board of education.

5. Election of City Officials by City Council. The city council shall annually on the second Thursday of January choose by viva voce vote on roll call by majority vote a city clerk, a chief engineer of the fire department and assistant engineers, a city messenger, a city treasurer, a collector of taxes, a city auditor, a city solicitor, an overseer of the poor, and such other officers not otherwise provided for who are by law or ordinance required to be chosen. When any vacancy shall occur in any of said offices, it shall be filled by the city council in like manner.

6. Board of Appraisers—Election, Duties and Tenure of Office. There shall be in said city a board of three appraisers who shall have all the powers and perform all the duties given to and imposed on assessors of taxes by the laws of the state. The present laws relating to the board of assessors of taxes shall apply to said board of appraisers, provided, however, that the salaries of the members of said board of appraisers shall be governed by the ordinances of said city fixing the salaries of the members of the board of assessors of taxes.

The members of said board of appraisers shall be elected biennially by the qualified voters of the city at large, by plurality vote, in the same manner as councilmen at large are elected and shall hold office for the two municipal years next following their election, and until their successors are elected and qualified.

The present members of the board of assessors of taxes shall continue in office until the first week day in January, 1935, and until the members of the board of appraisers are elected and qualified.

7. Board of Street Commissioners—Election, Duties and Tenure of Office. There shall be in said city a board of street commissioners who shall have all the powers and perform all the duties given to and imposed on the board of public works of said city by chapter 240 of the Laws of 1909, and all other laws pertaining thereto, which said laws shall apply to said board of street commissioners.

The members of said board of street commissioners shall be elected biennially by the qualified voters of the city at large, by plurality vote, in the same manner as councilmen at large are elected and shall hold office for the two municipal years next following their election, and until their successors are elected and qualified.

The present members of the board of public works shall continue in office until the first week day in January, 1935, and until the members of the said board of street commissioners are elected and qualified.

8. Board of Education—Election, Duties and Tenure of Office. There shall be in said city a board of education consisting of the mayor *ex officio* and twelve other members which board shall have the powers and perform the duties now by law vested in and imposed on the board of instruction of said city.

The members of said board of education shall be elected at the biennial election held on the second Tuesday of December, 1934, by the qualified voters of the city at large, by plurality vote, in the same manner as councilmen at large are elected, six members for a term of two years and six members for a term of four years from the first week day of January, 1935, and biennially thereafter at the regular municipal election six members shall be elected in the same manner and shall hold office for the four municipal years next following their election, and until their successors are elected and qualified.

The present members of the board of instruction shall continue in office until the first week day in January, 1935, and until the members of the board of education are elected and qualified.

9. Ballots—Preservation. All the ballots cast at a biennial municipal election shall be kept by the city clerk, sealed, for two months, and may be opened during said two months upon a request for a recount by any candidate voted for at the election at which they were cast, or upon requirement of any court or committee of the city council or at request of the city council.

10. Municipal Year. The mayor and council shall meet for the purpose of taking the oaths of their respective offices at ten o'clock in the forenoon on the first week day of January next following their election. The first week day of

January of each year shall be the beginning of the municipal year.

11. Repealing Clause. Sections 6, 9, 12, 13, 14, 15 and 16 of chapter 212 of the Laws of 1905, section 1 of chapter 240 of the Laws of 1909, sections 1 and 2 of chapter 266 of the Laws of 1909 and all acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

12. Referendum. This act shall not take effect unless it is adopted by a majority vote of the legal voters of Portsmouth, at the regular city election to be holden in the city of Portsmouth on the second Tuesday in December, 1933. The selectmen of the several wards in said city shall insert in their warrants an article as follows: "Shall the provisions of an act entitled 'An Act to amend the charter of the city of Portsmouth,' approved at the 1933 session of the legislature, be adopted?" The ballots shall bear on their face the question: "Shall the provisions of an act entitled 'An Act to amend the charter of the city of Portsmouth,' approved at the 1933 session of the legislature, be adopted?" Beneath said question shall be printed the word "Yes" and the word "No" with a square immediately opposite each of said words, and the voter shall indicate his choice by making a cross in the appropriate square. The mayor and council shall meet at two o'clock in the afternoon on the second day after the election, at the council chamber, and the city clerk at that time shall lay before them the returns and declare the result, which shall be duly recorded by the city clerk. If it shall appear that a majority of those voting at said election have voted in the affirmative, the act shall be declared to have been adopted.

[Approved June 19, 1933.]

STATE OF NEW HAMPSHIRE

Office of Secretary of State,
Concord, September 1, 1933.

I hereby certify that the acts and resolutions and changes of names contained in this volume have been compared with the originals in this office and found to be correctly printed.

ENOCH D. FULLER,
Secretary of State.

INDEX

PREPARED BY

MARION G. ALEXANDER

INDEX

TO

NEW HAMPSHIRE LAWS

JANUARY SESSION, 1933

Accounts, collection of, use of state seal prohibited	95
Adjutant-General, tenure of office of	197, 198
Adjutant-General's department, appropriations for	248, 249, 261
Administration, distribution of estates if no heirs or legatees	193
real and personal property to sur- viving husband or wife	171-173
estates of non-residents, allowance of account....	97, 98
petition for accounting....	97, 98
proof from domiciliary state as to legacy taxes	97, 98
Administrators and executors, license from court for sale of real estate for distribution	240, 241
Advertisements, political, posting on trees prohibited	12, 13
unauthorized use of words "drug store," "pharmacy," etc.	67
Advertising, provisions regarding alcohol and methyl alcohol	3-5
Affiliates, <i>see</i> Public service commission.	
Agents, insurance, <i>see</i> Insurance.	
Agriculture, borrowing by farmers for crop production purposes..	48, 49
commissioner of, market reports not to be furnished free of charge	214
co-operative marketing association	93, 94
department of, appropriation for	249, 250, 262
deficiency appropriation	330
fertilizers, labeling	37
percentage of elements required	37, 38
prohibited sales	38
grading and marking apples	104, 105
Aircraft, fees for registration	139
in landing or taking off on inland waters may not cross course where boats are racing	151, 152
non-resident, use of in state	140
registration may be revoked for violation of provisions in regard to boat races	151, 152
Airmen, fees for registration	139
right to fly over certain areas prohibited, when	139, 140

Airports, fees for registration	140
may apply to commission for permit for use of non-resident aircraft in state for not more than five days	139, 140
Albin estate, Preachers Aid Society authorized to qualify as trustee	360, 361
Alcohol, ethyl, only fluid which can be sold as "alcohol" without qualification	5
methyl, color to be added when intended for motor vehicle use	4, 5
denatured alcohol to be so marked	5
sale under name "alcohol" prohibited	4, 5
warning label to be used	4, 5
Ale, sale of, <i>see</i> Beer.	
Alexandria, appropriation for Sugar Loaf road	290, 291
Allen, Henry W., estate of, in favor of	290
Allenstown, authority to issue refunding notes	363
forest fire, expense of, appropriation for	287
Alstead, authorized to purchase site for high school building and otherwise carry out provisions of Vilas will relative to town ..	370, 371
Alton, appropriation for road from Gilmanton line	291
American Kennel Club field trials for self-hunting dogs	19
American Legion, appropriation for	259, 272
Amherst, appropriation for Silver Lake road	306
Antrim, appropriation for road in	324, 325
Precinct, name given	361
Apples, grading and marking containers	104, 105
Apportionment for assessment of public taxes	5-12
public taxes, when made	58
Appropriations, Allen, Henry W. Estate, in favor of	290
Allenstown and Epsom, in favor of	287
armories	205, 206, 328, 329
biennium,	
adjutant-general's department	248, 249, 261
agriculture, department of	249, 250, 262
American Legion	259, 272
attorney-general's department	248, 261
aviation, regulation of	259, 271
bank commissioner	258, 271
bounties	252, 265
cancer commission	259, 272
chiropractic, board of examiners	259, 272
comptroller's department	251, 263
Daniel Webster homestead	252, 265
dental board, state	259, 272
development commission	258, 271
education, state board of	256, 269
executive department	248, 260, 261
factory inspection	260, 264
firemen's relief fund	259, 272
forestry department	250, 263

Appropriations, biennium

Franklin Pierce homestead	252, 265
free employment bureau	251, 264
Grand Army, department	251, 263
Granite State Deaf Mute Mission	260, 272
health, state board of	257, 269
industrial school	253, 265, 266
insurance department	251, 263
interest charges	252, 265
labor, bureau of.....	251, 263, 264
Laconia State School	253, 266
law enforcement	258, 271
legislative expense	260
maternity and infancy, care of	257, 270
military organizations	259, 272
New Hampshire Historical Society	259, 272
Horticultural Society	249, 262
Sheep Breeders' Association..	249, 262
Old Home Week Association	260, 272
optometry, board of	259, 272
pharmacy commission	259, 272
Prisoners' Aid Association	260, 272
probate courts	248, 261
registers of, and deputies	248, 261
public library commission	258, 271
service commission	259, 271, 272
welfare, board of	257, 258, 270
Purchasing agent's department	251, 264
secretary of state's department	252, 264, 265
soldiers' home	254, 266
soldiers and sailors, burial of	260, 272
state board of health	257, 269
hospital	254, 255, 267
house department	252, 264
library	251, 264
prison	255, 267, 268
sanatorium	255, 256, 268
superior court	248, 261
supreme court	248, 261
tax commission	259, 272
treasury department	252, 265
University of N. H.	256, 269
veterans' committal allowance	259, 272
veterinary surgeons	259, 272
vital statistics	257, 269
weights and measures	252, 264
white pine blister rust	250, 263
bonus for war service	289, 290
Brooks, Jessie D., in favor of	324

Appropriations, biennium	
classification for public library commission	117
Cody, John, in favor of	321, 322
Cole, Frank T., estate of, in favor of	331
Currier, Mrs. Chas. S., in favor of	332
Davis, John, in favor of	313
deficiency, 1932, 1933	330
Duchano, Moses, estate of, in favor of	321
Dudley, Tucker, in favor of	313
Dustin, Hannah, care of monument	241
emergency, in case of increase of price of necessities	273
Emerson, Stephen H., estate, in favor of	286, 287
Endicott Rock	328
forestry work, relief of unemployment	208
Foster, Katherine P., in favor of	332
general relief of unemployment	208
Glidden, Augustus S., in favor of	290
highway in Alexandria	290, 291
Alton	291
Amherst	306
Antrim	324, 325
Barnstead	297, 298
Barrington	292, 314, 315
Belmont	298
Boscawen	320
Canterbury	307
Chester	299
Chesterfield	305, 306
Dalton	299, 300
Danville	300
Deerfield	301
Derry	299
Dummer	307, 308
Dunbarton	308
East Kingston	315
Epping	292, 293
Gilmanton	293
Greenfield	301, 302
Harrisville	325
Hooksett	323
Hopkinton	309
Jefferson	294
Kingston	302, 323, 324
Laconia	309, 310
Landaff	316, 317
Lee	294, 295
Loudon	316
Lyndeborough	310
Madison	310, 311, 317

Appropriations, highway in	Meredith	303
	Middleton, Milton, New Durham	318
	New Hampton	325, 326
	Newington to Durham	77
	Nottingham	295
	Ossipee	303, 304
	Pelham	311
	Rumney	318, 319
	Sandwich	304
	Springfield	296
	Stewartstown	312
	Sunapee	296, 297
	Sutton	305
	Tamworth	310, 311, 333
	Temple	297
	Wakefield	319
	Washington	312
	Weare	308
	Westmoreland	305, 306
	Wilton	326
	highway work, relief of unemployment	206, 207
	Hooksett, in favor of	287
	Howland, Guy E., in favor of	313
	investigation of crime	210, 211
	Laconia State School, cow barn	243, 244
	legislature expense, deficiency	329
	1935	260
	Lincoln, in favor of	332
	Littleton, in favor of	322, 323
	Mahoney, Mrs. Lawrence D., in favor of	285
	Merrick, Bernard, in favor of	322
	Neal, Guy S., et al	284, 285, 329, 330
	New Hampshire Arts and Crafts	327
	Veterans' Association	289
	Quinn, George, estate, in favor of	331
	rehabilitation state treasury	246, 247
	Rocky Branch, dredging channel of	196
	scholarship for orphans of deceased world war veterans	213, 214
	Simpson, George H., in favor of	314
	state hospital, employees dormitory	244, 245
	state house, improvements	328
	Tibbets, Helen M., in favor of	321
	Turner, Thomas J., in favor of	288
	Tuttle, R. W., in favor of	313
	Warwick, Mrs. George, Jr., in favor of	322
	Wilson, Henry, memorial	285, 286
	White lake, purchase of land at	278

Appropriations, Whittemore, Frederick, in favor of	319, 320
Wim, Thomas J., Jr., in favor of	288
Armistice Day, schools to have patriotic exercises	2
Armory, Franklin, construction and equipment	205, 206
Manchester, appropriation for replacement of boilers	328, 329
Nashua, appropriation for replacement of boilers	328, 329
Arts and Crafts, New Hampshire, <i>see</i> New Hampshire Arts and Crafts.	
Assignments for benefit of creditors, assignee to be resident of state	13
recording	13
Attachments, real estate, jurisdiction of municipal courts	187, 188
Attorney-general, may employ investigator for criminal work	210, 211
paupers, agreements for interstate transportation	
of, to approve	99
to enforce provisions of act relative to horse races	
and pari mutuel pools	73
Attorney-general's department, appropriation for	248, 241
Aviation, fees for registration of aircrafts, airmen, airports and	
areas	139, 140
flying temporarily prohibited over certain areas	140
regulation of, appropriation for	259, 271
Bank commissioner, powers and duties during banking emergency..	26, 27
to approve pledging by building and loan asso-	
ciations of real estate mortgages, etc., as	
collateral for borrowings	27, 28
commissioner's department, appropriation for	258, 271
powers as to removal of officers and directors	
of banks	82, 83
holiday, governor may declare	25
validating governor's proclamation of March 2, 1933	
taxes, distribution of	58, 59
Banking emergency, new deposits, and special deposits, banks may	
receive	26, 27
penalty for violation of rules made by	
commissioner	27
powers of bank commissioner during	26, 27
insurance commissioner during	
emergency	45, 46
proclaimed by governor	25
saving clause	27
Banks, appointment of, as trustee, notice to bank commissioner...	87, 88
consolidation of, by contract	31-34
notice to depositors, etc.	32, 33
petition	31, 32
security for unclaimed deposits	33, 34
by court decree	29, 31

- Banks, guaranty savings, trust companies, loan and trust companies,
 preferred special deposits or preferred capital stock
 issued under federal emergency laws exempt from
 excise tax 168, 169
 information may be furnished relative to deposits of
 paupers 169
 national, consolidation with savings banks 30, 31
 preferred stock issued under federal emergency
 laws exempt from capital stock tax 168
 removal of officers or trustees by bank commissioner 82, 83
 appeal from orders 83
 hearing 83
 notice 82
 savings, consolidation by contract,
 authority to contract for union 32
 notice to depositors 32, 33
 petition to commissioner 31, 32
 consolidation of by decree of superior court 29-31
 deposit of funds in national bank or trust company 83, 84
 legal investments 29
 securities of Federal Home Loan
 Bank 29
 list of, by bank commissioner 87
 public service securities 85, 86
 temporary provisions as to railroad
 bonds 84, 85
 may pledge real estate mortgages as security for
 loans 29
 payment of dividends 84
 state, regulation and reorganization under commissioner.... 160-167
 acceptance of federal benefits 165
 application by trustees 160
 conservator, powers and duties 161, 162
 limitation of actions 161
 orders by commissioner 161
 plan for reorganization 165-167
 preferred stock or shares 163-165
 review and appeal from orders 162, 163
 saving clause 167
 superior court to approve plan
 for reorganization 166
 Barnstead, appropriation for Province road 297, 298
 Barrington, appropriation for roads in 292, 314, 315
 state aid road to Epping established 195, 196
 Bears, appropriation for bounties 330
 Beer, ale, light wines, sale of
 adulteration prohibited 136, 137
 alcoholic content upon repeal of eighteenth amendment .. 283

- Beer, ale, sale of
- certificate of approval for manufacturers; fee for ...134, 135, 242
 - constitutionality of act 138
 - control commission, appointment 128
 - bond required 129
 - employment of assistants 129
 - powers and duties 129-138
 - salaries of members 128
 - term of office 128
 - definitions126-128, 283
 - disposition of revenue from fees 282
 - false statements, person so making guilty of perjury 138
 - income from fees 138
 - inspections to be made by commission 135, 136
 - manufacture of, for sale without the state 178, 179
 - manufacturers' and wholesalers' reports 134
 - off-sale permits for grocery and drug stores 130
 - on-sale permits for restaurants or hotels or clubs 129
 - penalties 137, 138
 - permits required 129-131
 - application for 131-132
 - fees for132, 133, 242
 - not to be granted in towns which vote
 - against granting permits 133
 - provisions relative to transportation 137
 - sale to persons under eighteen prohibited 135
 - sales, hours of, to be regulated by commission 135
 - prohibited over bar or in so-called saloon 136
- Belknap, county of, authorized to issue bonds 363, 364
- Bellamy river, bridge to be constructed over 77, 78
- Belmont, appropriation for Province road 298
 - authorized to issue refunding bonds 387
- Berlin, agreements with the Brown Company ratified 392, 393
- Beverage defined 128, 283
- Beverages, concentrates, defined 17
 - forfeiture of unregistered 17, 18
 - license required for manufacture 17*see also Beer.*
- Black bass, taking through ice prohibited 59
- Blind persons, appropriation for 258, 270
 - assistance in voting 50, 51
- Boarding houses for children, *see* Children.
- Boat racing, prohibition relative to other boats and aircraft 151, 152
 - public service commission to approve course and issue
 - permit for race 151
 - registration, may be revoked by commission for violation of
 - provisions in regard to boat races 151, 152
- Boats, motor, *see* Motor boats.
- utility, registration fees 92, 93

- Bonds, state, *see* State bonds.
- Bonus, appropriation for payment of 289, 290
- Boscawen, appropriation for old New Hampshire Turnpike 320
- Bounties, appropriation for 252, 265, 330
 on wild cats, procedure for obtaining 237, 238
- Boxing bouts, annual permits for; fees 202
 temporary permit for one appearance only; fees.... 202
- Bridges, Connecticut river 286, 320
 Dover Point toll 76-80
 Hampton Harbor 217-221
 trunk line, maintenance by state 34, 35
- Brook trout, taking 39, 40, 119, 120, 121
- Brookings Report, printing and distribution of 283, 284
- Brooks, Jessie D., in favor of 324
- Brown Company, agreement with city of Berlin ratified 392, 393
- Building and loan associations, guaranty fund established 28
 may pledge certain securities for borrowings 27, 28
 : may become member of Federal Home Loan Bank and invest in its obligations 28
 : payment of joint accounts to survivor 182, 183
- Burial, soldiers and sailors, appropriations 269, 270, 330
 town report to include names of deceased persons whose bodies were brought into town for burial 152
- Business corporations, *see* Corporations.
- Busses, *see* Motor vehicles, passenger carrying.
- Camps, *see* Tourist service.
- Cancer commission, appropriation for 259, 272
- Candia, land deeded to state for gun house reconveyed to town.. 2, 3
 Smyth Public Library Association, The, proceedings ratified 389, 390
- Canterbury, appropriation for road to Tilton 307
- Carp, as live bait for fishing prohibited 22
- Carroll county, authorized to issue refunding bonds 393
 terms of superior court for 176
- Cats, wild, *see* Bounties on Wild Cats.
- Charlestown toll bridge, commission to investigate freeing of 286, 320
- Check list, sessions for correction of in Claremont and Newport 391
- Cheshire County Humane Society, incorporation of 358
- Chester, appropriation for Walnut Hill road 299
- Chesterfield, appropriation for road 305, 306
- Children, benefits payable on lives of, by fraternal benefit societies
 boarding houses for, licensed by state board of welfare 203
 provisions of law applicable thereto .. 203
 terms defined 203
 employment of, *see* Women and minors.
- Chiropody, requirements for the practice of 63

Chiropractic, board of examiners, appropriation for	259, 272
Circus trucks, special permit for operation in state; fee	239, 240
Cities, debt limit, may exceed in certain cases	232
emergency bonds or notes authorized by emergency certificates	74, 75
Clams, towns may make rules to regulate digging and the sale thereof	40, 41
Claremont, authorized to issue refunding bonds	365
sessions of supervisors for correction of check'ist	391
Clearing House Association, New Hampshire, incorporation of....	353-356
Cody, John, in favor of	321, 322
Cole, Frank T., estate of, in favor of	331
Colby Academy, name changed to Colby Junior College for Women Junior College for Women	366, 367 366, 367
Collection agencies, prohibited from using copy of state seal and certain words on letter heads, circulars, etc.	95
Commission, real estate transactions, to study	327
to investigate establishment of state park in Ports- mouth	288, 289
investigate freeing toll bridges over Connecticut river	286
study laws relative to fire protection	314
Common carriers, <i>see</i> Motor vehicles, carriers of property for hire.	
Comptroller's department, appropriation for	251, 263, 330
Concord, municipal court, salary of justice	52, 212
reduction in salary of mayor and assessors for limited period	391, 392
Congregational-Christian Conference, <i>see</i> New Hampshire Congre- gational Conference.	
Connecticut river toll bridges, <i>see</i> Toll bridges.	
Conservator, appointment by bank commission for conservation of state banks	161, 162
Contract carriers, <i>see</i> Motor vehicles, carriers of property for hire.	
Control commission, <i>see</i> Beer, sale of.	
Convention for vote on repeal of eighteenth amendment	153-157
Co-operative marketing associations, co-operative purchasing organ- ization may organize under law	93, 94 94
transfer of voting stock	94
Coos county, authorized to issue refunding bonds	394
Cornish toll bridge, commission to investigate freeing of	286, 320
Corporations, charters forfeited of corporations not making returns or paying fees to any state department..	372-375
repealed	376-382
co-operative marketing, <i>see</i> Co-operative marketing.	
Cosmetics, misbranding, <i>see</i> Toilet and disinfectant preparations.	
Counties, borrowing by	279, 280
during emergency poor relief taken over by director of poor relief	223

- Counties, emergency bonds and notes, may issue 74, 75
 liability between, for pauper aid 194, 195
 poor relief, appropriations for during emergency 225, 226
 reimbursement of towns for pauper aid 193, 194
 to Emergency Relief Fund for expenditures 225
- County accounts, audited under regulations of tax commission..... 235
 auditors, to carry out regulations of tax commission..... 235
 commissioners, order payment of town claims for pauper aid 193, 194
 right of action for reimbursement or settle-
 ment of disputed claims for pauper aid 195
 Sullivan, compensation of 280, 281
 conventions, appropriations by, to be itemized and recorded 175
 approval of must be secured for excess bor-
 rowing by county 279, 280
 special meetings, how called 175
 officers, term of office, Strafford county 236
 taxes, assessment in unincorporated places 56
- Court, superior, *see* Superior court.
- Courts, jurors, compensation 44
 municipal, *see* Municipal courts.
 probate, *see* Probate courts.
- Cow Island, Tuftonboro, name changed to Guernsey Island 3
- Creditors, assignments for benefit of, assignee to be resident of state 13
 recording 13
- Criminal investigations, assistant in office of attorney-general..... 210
 records, filed in office of attorney-general 210, 211
- Crossings, railroad, train signals 81
- Currier, Mrs. Charles S., in favor of 332
- Dalton, appropriation for road in 299, 300
- Dances, Marathon, regulations regarding 238
- Danville, appropriation for road in 300
- Davis, John, in favor of 313
- Dead bodies, transfer of 192
- Dcer, non-resident licensee to file coupon with commission within
 ten days after the killing 41
 taking 170
- Dcerfield, appropriation for North road 301
 Volunteer Fire Association Inc. tax exemption authorized 388
- Denatured alcohol, *see* Alcohol methyl.
- Dental board, appropriation for 259, 272
- Derry, appropriation for Walnut Hill road 299
 biennial election legalized 349
- Development commission, appropriation for 258, 271
- Diamond ponds, Stewartstown, taking brook trout 39, 40
- Dogs, self-hunting, field trials may be held 19
- Dover, bond issue 350
 employment of aldermen and councilors by city prohibited.. 395, 396

Dover Point Bridge, approach highways	77
Point Bridge, approach highways	77
bond issue authorized	78-79
bridges over Little Bay and Bellamy river	77-80
changes in existing highways	77
damages for taking land for highway at	123, 124
operation and maintenance	79, 80
purchase of toll bridge authorized	77, 88
toll bridge commission	76, 77
term of office of street commissioner	396, 397
Druggists', permits for sale of intoxicating liquor at wholesale....	103, 104
purchases of intoxicating liquors for medicinal purposes	217
Drug store, necessary to have licensed pharmacist in order to	
advertise store as such	66, 67
Drugs, misbranded, what are	204
misbranding, provisions relative thereto made applicable to	
toilet and disinfectant preparations	203, 204
Duchano, Moses, in favor of, estate of	321
Dudley, Tucker, in favor of	313
Dummer, appropriation for road in	307, 308
Dunbarton, appropriation for Weare road	308
Dustin, Hannah, monument, care of to be under control of superin-	
tendent of state house	241
East Kingston, appropriation for road in	315
Education, payment of high school tuition by school districts	183, 184
scholarships for children of deceased world war veterans	213, 214
school board, decrease of membership by vote of district	184
schools to have patriotic exercises for Armistice Day ..	2
state board of, appropriation for	256, 269
state board of, to approve vouchers for payments from	
fund for scholarships for children of deceased world	
war veterans	213
transportation of pupils below ninth grade	96
Elections, assistance in voting to blind persons	50, 51
Keene, biennial elections	382
meetings of board of registrars in Portsmouth	369
Nashua, date of municipal elections	388, 389
polling places, guard rail	50, 51
proceedings ratified, Derry	349
Franconia	349
Seabrook	348
supervisors, sessions for correction of checklist in Clare-	
mont and Newport	391
voting by blind persons	50, 51
<i>see also</i> Political advertisements.	
Electricity, contracts for by municipalities	94, 95
Ellsworth Three Ponds, taking brook trout	185
Embalming, board of examiners, membership of	191

- Embalming, expiration of certificates 191
 fees for licenses 191, 192
 qualifications for practice of 190, 191
 transfer of bodies 192, 193
- Emergency certificates, issued under seal of state authorizing towns
 and counties to issue emergency notes and bonds .. 74, 75
 declaration of, in town, by governor and council 74
 extension of time for lien on real estate 189
 notes or bonds authorized 74, 75
 powers of bank commission 26
 insurance commissioner 45, 46
 relief for farmers, *see* Farmers.
 relief of distress, administration of pauper relief..... 223
 bond issue authorized 224
 director, appointment of by governor,
 compensation 222
 exercise all authority re-
 lative to pauper relief 223
 powers and duties 222, 223
 duration of act 226
 governor and council to accept gifts
 from federal government 223
 reimbursement by counties and towns 225
 relief fund a separate account 224
 report to the general court 226
 suspension of laws 226
 towns and counties, allocation of
 payments between 224, 225
 unemployment appropriations for highway,
 forestry and general improvement work 206-208
 suspension of foreclosure proceedings in certain cases.. 227-231
- Emerson, Stephen H., estate, salary due decedent as member 286, 287
- Employees, one day's rest in seven provided in certain industries.. 186, 187
 state, compensation for injuries received in course of
 employment 49
 salary reduction 281, 282
- Employers' liability, minors 116
 to provide injured workmen with remedial care
 for first thirty days after injury..... 44, 45
- Endicott Rock, appropriation for improvement of 328
- Epping, appropriation for road in 292, 293
 state aid road to Barrington established 195, 196
- Epsom, forest fire, expense of, appropriation for 287
- Escheat, distribution of property by 193
- Estates, distribution of, if no heirs or legatees 193
 real and personal property 171-173
 sale of real estate by administrators..... 240, 241
- Executive department, appropriation for 248, 260, 261

- Executors, *see* Administrators.
- Factory inspection, appropriation for 251, 264
- Farmers, may borrow for crop production purposes and give mortgage on crops to be planted 48, 49
- Federal aid, governor and council authorized to apply for aid under Industrial Recovery Act 231, 232
 constitution, *see* United States.
 government, governor and council authorized to accept moneys advanced for relief of distress 223
 Home Loan Bank, building and loan associations may become member of
 bank of New England district 28
 may invest in obligations of ... 28
 securities of, legal investments for savings banks 29
- Fees, aircraft, etc. 139, 140
 beer, sale of 132, 242
 boxing bouts 202
 circus trucks 240
 fish and game licenses 102, 103
 Motor boat registration 36, 37, 92, 93
 motor vehicles, common and contract carriers 149, 150
 lights and reflectors, approval of devices.... 144, 145
 road service 159
 municipal permits for motor vehicles 36
 service of process on foreign insurance company 38, 39
 persons for motor vehicle accidents.. 143
 tourist service 159
- Fertilizers, commercial, labeling 37
 percentage of elements required 37, 38
 prohibited sales 38
- Field trials for self-hunting dogs 19
- Fire protection, commission to study laws relating to 314
- Firemen's relief fund, appropriation for 260, 272
- Fiscal agent, appointed by governor for town in case of emergency.. 75
- Fish and game, advisory board, with commission constitute board for selection and appointment of wardens.... 118
 brook trout, legal catch 119, 120
 taking, Big and Little Diamond ponds and Nathan pond..... 39, 40
 Ellsworth Three ponds and Halls ponds 185
 Success pond in Coos county.. 120, 121
 carp as live bait prohibited 22
 clams, town may make rules to regulate taking 40, 41

Fish and game, deer, non-resident to file coupon with commission	
within ten days after the killing	41
taking	170
goldfish as live bait prohibited	22
hares and rabbits, taking	118, 119
ice fishing, Nubanusit lake and Spoonwood pond	
opened	61
prohibited, black bass	59
Lake Massabesic	61
Mountain View lake in Sun-	
apee	60
Nutt pond	158
Scott pond	60
Zephyr lake in Greenfield..	101
lake trout, taking prohibited from Lake Massabesic	61
licenses, non-resident fishing for three days only...	102
trapping	102, 103
payment of poll tax required as prerequisite	188, 189
lobsters, taking	40
pickerel, taking, Middleton Reservoir	62
PeaporrIDGE Pond, Madison and	
Conway	62
salmon, prohibited taking from Lake Massabesic..	61
taking	157, 158
smelt, salt water, non-residents permitted to take	
in certain waters	142
tributaries of Merrymecting lake closed to	
taking	22
taking for scientific purposes, permit revocable in	
discretion of commissioner	20
wardens, personnel board for selection of	117, 118
white perch, taking from Middleton Reservoir	20, 21
wild cats, bounties on	237, 238
Foreclosure sale proceedings, suspension of during emergency.....	227-231
Forest fire protection, payment by towns to warden only	24
statement of expenses rendered to towns and	
cities by wardens	23, 24
Forester, state, supervision over state forests and reservations....	199, 200
Forestry, acceptance of gift of late Caroline A. Fox	54, 55
department, appropriation for	250, 263, 330
to maintain land purchased at White lake	
for recreational park	278
work for unemployment relief	203
Forests, state and reservations, use for public recreational and park	
purposes	199, 200
words defined	199
Foster, Katherine P., in favor of	332
Fox, Caroline A., trust, acceptance of, for forestry demonstration	
work	54, 55

Franconia, biennial election legalized	349
Franklin armory, construction and equipment of	205, 206
salary of justice of municipal court	52, 53, 212
Fraternal benefit societies, benefits payable on lives of children.....	23
Free employment bureau, appropriation for	251, 264
Fuel tanks, auxiliary tanks for trucks prohibited	200
Gasoline, <i>see</i> Petroleum products.	
Gilmanton, appropriation for Province road	293
Glidden, Augustus S., in favor of	290
Goldfish, as live bait for fishing prohibited	22
Gordon-Nash Library, New Hampton, amount of property author- ized to hold	350
Governor, authorized to declare bank holiday	25, 26
to appoint commission to investigate freeing certain toll bridges over Connecticut river	286
director of poor relief	222
members of commission to study laws relative to fire protection	314
issue call for election of delegates for convention on repeal of eighteenth amendment to federal constitution	153
Governor and council, applications authorized for federal aid under National Recovery Act	231, 232
authority for two years to declare emergency in towns and guarantee in name of state bonds of said town	73-76
authorized to convey to Candia land used for gun house	2, 3
to purchase land at White lake, Tamworth	278
authorize towns and districts to exceed statutory debt limitations in certain cases	232
award damages to injured state employees ..	49
declare termination of emergency for which poor relief act passed	226
members of New Hampshire toll bridge com- mission	76
powers as to Hampton Harbor Toll bridge	217, 218
to accept money advanced to state by federal government for relief of distress	223
to appoint commission to study real estate transactions	327
control commission	128
state racing commission	68
Governor's proclamation of March 2, 1933, declaring bank holiday validated	24
Grafton county, authorized to issue bonds	395
Grand Army, department, appropriation for	251, 263, 330
Granite State Deaf Mute Mission, appropriation for	260, 272

Greenfield, appropriation for roads in	301, 302
Zephyr lake, ice fishing prohibited	101
Greenville, town meeting proceedings legalized	364
Guernsey Island, name given to island formerly called Cow Island	3
Gun house, land in Candia conveyed by state to town	2, 3
Halls ponds, in Sandwich, taking brook trout	185
Hampton beach, land to be deeded by town to the state for protec- tion of highway and beach	218, 219
Harbor Toll bridge, appropriations for acquisition	218
federal aid, application for	221
governor and council authorized to acquire	217, 218
operation and maintenance	221
taking by eminent domain authorized	221
tolls for use of	220, 221
River, stabilization of by erection of jetties, sea walls, etc.	217-222
Hanover, Village Precinct of, commissioners' report	346, 347
fiscal year	347
Hares, legal catch	118, 119
Harrisville, appropriation for road in	325
Health, state board of, appropriation for	257, 269
beverages, to issue license for manufacture of	17
investigation of public water supplies, hear- ing	15, 16
orders by board for improve- ments	15, 16
penalty for failure to comply with orders	15, 16
to approve all auxiliary sources for public water supplies	16
construction of public system of sewage disposal	16, 17
to designate local officers to enforce regulations for water supplies	14
town officers, designated by state board to enforce regula- tions for public water supplies	14
Highway, appropriations in Alexandria	290, 291
Alton	291
Amherst	306
Antrim	324, 325
Barnstead	297, 298
Barrington	292, 314, 315
Belmont	298
Boscawen	320
Canterbury	307
Chester	299
Chesterfield	305, 306
Dalton	299, 300

Highway, appropriations in Danville	300
Deerfield	301
Derry	299
Dummer	307, 308
Dunbarton	308
East Kingston	315
Epping	292, 293
Gilmanton	293
Greenfield	301, 302
Harrisville	325
Hooksett	323
Hopkinton	309
Jefferson	294
Kingston	302, 323, 324
Laconia	309, 310
Landaff	316, 317
Lee	294, 295
Loudon	316
Lyndeborough	310
Madison	310, 311, 317
Meredith	303
Middleton, Milton, New Durham	318
New Hampton	325, 326
Newington to Durham	77
Nottingham	295
Ossipee	303
Pelham	311
Rumney	318, 319
Sandwich	304
Springfield	296
Stewartstown	312
Sunapee	296, 297
Sutton	305
Tamworth	310, 311, 333
Temple	297
Wakefield	319
Washington	312
Weare	308
Westmoreland	305, 306
Wilton	326
bonds, authorization for change in date of issue of certain	209
commissioner, authorized with motor vehicle commis-	
sioner to issue permits for operation	
of motor busses of given weight for	
certain seasons	215, 216
determination of surface material of trunk	
lines	196, 197

- Highway commissioner member of New Hampshire toll bridge
 commission 76
 to designate state aid road from Epping to
 Barrington 195, 196
 to determine expenditure of funds for
 state-aided highways 63, 64
 department, authorized to dredge channel for Rocky
 Branch 196
 Dover point to Durham, designated 76
 Ocean Boulevard, conveyance of land by town of
 Hampton to the state 218, 219
 state aid road designated from Epping to Barrington ... 195, 196
 trunk lines, nature of construction of 196, 197
 unemployment relief bonds authorized 206, 207
 town notes issued for, cancelled.... 1
 Highways, class V, apportionment for state aid 35
 secondary system, completion of 63, 64
 state-aided, commissioner to determine where funds to
 be spent 63, 64
 reconstruction and maintenance of by state
 for a two-year period 34, 35
 records of layouts to be recorded with com-
 missioner 141, 142
 stop signs may be erected by commissioners without
 creating through ways 173, 174
 town, allotments for state aid 35
 permanent improvement fund suspended when... 35
 trunk line, reconstruction and maintenance of by state
 for two-year period 34, 35
 records of layouts to be recorded with com-
 missioner 141, 142
 and state aided, regulation by commissioner 173, 174
 Hillsborough county, bond issue 344, 346, 348
 terms of superior court for 176
 Hinsdale, authorized to protect sources of water supply and con-
 struct water-works 383-387
 Home Loan Bank, Federal, *see* Federal Home Loan Bank.
 Hooksett, appropriation, in favor of 287
 for Mammoth road 323
 Hopkinton, appropriation for road in 309
 Horse racing, *see* Racing, horse.
 Howland, Guy E., in favor of 313
 Husband, surviving rights in deceased wife's property 171-173

 Ice fishing, *see* Fish and Game.
 Industrial Recovery Act, National, *see* National.
 Industrial school, appropriation for 253, 265, 266, 330
 conditional emergency, appropriation for 273
 Industry, *see* Women and Minors.

Inheritance taxes, <i>see</i> Legacy and succession taxes.	
Insurance, agents, extension of existing license	180
renewal of license without examination	180
residence in state required for appointment	180
temporary licenses	181
written examination	179, 180
Insurance commissioner, to accept service of process for foreign in- surance company	38, 39
to license persons selling motor vehicle road service and tourist service	158-160
powers during any banking emergency pro- claimed by the governor	45, 46
companies, capital stock, increase or reduction of.....	201
par value of	201
investigations by commissioner upon complaint of any person aggrieved	106
department, appropriation for	251, 263
domestic life companies, security deposit with commis- sioner may include evidence of ownership of real estate	100, 101
foreign companies, brokers, experience in other states..	181, 182
renewal of license	182
written examination required for license	181
fees to insurance commission, service of process on	38, 39
life, benefits payable on lives of children by fraternal benefit societies	23
Interest and dividends, taxation of, state bonds exempt	279
charges, appropriation for	252, 265
rate on small loans	185
Intoxicating liquor, convention for repeal of eighteenth amendment	153-157
druggist's permits for sale at wholesale	103, 104
purchases by druggists, regulations	217
Intoxication, revocation of motor vehicle operator's license	18
Itinerant vendors, temporary or transient business defined	53
Jefferson, appropriation for Stag Hollow road	294
Joint accounts, in building and loan associations, payments to survivor	182, 183
Jurors, compensation of	44
Jury trial, waiver of, in certain cases	122, 123
Keene, city officers to be chosen at biennial elections	382, 383
supervisors, compensation of	383
Kidnapping, penalties for	273, 274
Kingston, appropriation for Derry road	302, 323, 324

- Labeling apples 104, 105
 methyl alcohol 4, 5
 toilet preparations 203, 204
- Labor, bureau of, appropriation for 251, 263, 264
 commissioner, powers and duties relative to minimum wage
 for women and minors 108, 109
 one day of rest in seven provided in certain industries ... 186, 187
 restrictions as to prison-made goods 47
 see Women and minors.
- LaCaisse Populaire Ste-Marie, borrowings and loans 361, 362
- Laconia, appropriation for road in 309, 310
 State School, appropriation for 253, 266
 cow barn; bond issue.... 243, 244
 conditional emergency, appropriation for... 273
- Lake Massabesic, fishing for lake trout and salmon through ice
 prohibited 61
 trout, taking through ice from Lake Massabesic prohibited.. 61
 Winnepesaukee, spelling legalized 1, 2
- Landaff, appropriation for Lost River road 316, 317
- Law enforcement, appropriation for 258, 271
 commissioner may grant wholesale permits to
 wholesale druggist to sell intoxicating liquor 103, 104
- Lee, appropriation for Old Mast road 294, 295
 state aid road through 195
- Legacy and succession taxes, reciprocal relations in respect to
 estates of non-residents 97, 98
- Legislative expense, appropriation for 1935 session 260
 deficiency appropriation 329
- Legislature, organization of 284, 285
- Lempster, bond issue 351
- Liberty Pole, Portsmouth, commission to study question of state
 park at 288, 289
- Libraries, public, disposal of certain state books and reports 90, 91
 provisions for contracts for library service 64-66
 report of town clerk to library commission 89, 90
 secretary of state to discontinue free distribution
 of books when 90, 91
 trustees, no compensation for services 66
- Library, public, commission, *see* Public library commission.
 districts, appropriations for 88, 89
 dissolution of 89
 trustees 89
 two or more neighboring towns may unite
 to form 88, 89
- Library, state, appropriation for 251, 264
- Lien, for taxes on real estate, time extended for temporary period. 189
- Liens, real estate, foreclosure, suspension of in certain cases 227-231
 sewers 125
- Lights, motor vehicles, *see* Motor vehicle.

Limitation, statute of, tolled during pendency of emergency act....	230
Lincoln, town of, in favor of	332
Liquor laws, <i>see</i> Malt beverages.	
Literary fund, distribution of bank taxes to	58, 59
Little Bay, bridge to be constructed	77, 78
Littleton, town of, in favor of	322, 323
Loan and trust companies, <i>see</i> Banks.	
Loans, small, <i>see</i> Small loans.	
LOBSTERS, prohibited taking from sunset to one hour before sunrise..	40
Loudon, appropriation for Old State Line road	316
Lyndeborough, appropriation for road in	310
Machinery, road building, derricks, etc., taxes as personal estate..	43
Madison, appropriations for roads	310, 311, 317
Mahoney, Mrs. Lawrence D., in favor of	285
Malt beverages, <i>see</i> Beer.	
manufacture of, for sale without the state	178, 179
Manchester armory, appropriation for boilers	328, 329
Mammoth road, appropriation for	323
Marathon dances, regulations regarding	238
Markets, bureau of, commissioner of agriculture not to furnish	
market reports free of charge	214
Massabesic, Lake, <i>see</i> Lake Massabesic.	
Maternity and infancy, care of, appropriation for	257, 270
Mayor, to provide highway commissioner with records of certain	
highways and mark termination of layout	141, 142
Meredith, appropriation for road in	303
Merrick, Bernard, in favor of	322
Merrimack county, issue of short-time notes authorized	397
terms of superior court for	176
Merrymeeting lake, New Durham, tributaries of, closed to smelt fish-	
ing for six years	22
Methyl alcohol, <i>see</i> Alcohol, methyl.	
Middleton, appropriation for road in	318
reservoir, taking pickerel	21
white perch	20, 21
town meeting, proceedings ratified	390
Military organizations, appropriation for	259, 272
Milton, appropriation for road in	318
Minimum wage boards, <i>see</i> Women and minors.	
Minors, <i>see</i> Women and minors.	
illegal employment of, employers' liability doubled	116
Misbranding drugs	203, 204
methyl alcohol	5
Moratorium on real estate mortgages and liens during emergency	227-231
Mortgages, chattel, farmers may give on crops either planted or to	
be planted	48, 49
crop foreclosure of, proceedings	48, 49
real estate, foreclosures suspended during emergency...	227-231

- Mortgages, real estate, foreclosures suspended, notice and hearing.. 228
 orders of court 228, 229
 petition 227, 228
 powers of court 229
 statute of limitation 230
 trial 230
- Motor boat registration; transfer of to new owner, fee 36, 37
 boats for hire, fees for registration 92, 93
 registration, what required 91, 92
 vehicle commissioner, attorney for non-resident and certain
 residents for purpose of service of
 process 142, 143
 authorized with highway commissioner
 to issue permits for operation of
 motor busses of given weight for
 certain seasons 215, 216
 may make regulation as to location
 of motor truck number plates... 121
 to approve front lights, tail lights and
 reflectors 144-146
- vehicles, carriers of property for hire,
 common carrier registration... 146, 147
 contract carrier registration... 147, 148
 declaration of policy 146
 exemptions 148
 fees for special certificates
 from public service com-
 mission 149, 150
 hours of service, regulations of 148, 149
 insurance required for common
 carriers 147
 penalty for violations 150, 239
 revocation of certificates 150
 schedule of rates to be charged
 to be filed with commis-
 sion 147, 148, 239
- circus trucks, special permits for 239, 240
 denatured alcohol used in, must have color added.. 4
 fees for operation of non-resident circus trucks... 240
 lights, reflectors, devices for deflecting beams in
 head lights application to
 commissioner for approval. 144, 145
 fee for approval 144, 145
 requirements relative thereto... 144-146
 municipal permit fees 36
 payment of poll tax required be-
 fore applicant can obtain.... 188, 189

- Motor vehicles, non-residents, registration for trucks of more than
 three tons 177, 178
 special permit for five day use 178
 operation at railroad crossing 18, 19
 operator's license, payment of poll tax required as
 prerequisite 188, 189
 revocation for conviction of in-
 toxication by court of
 another state 18
 passenger carrying, special permits for operation at
 certain seasons of year; weight limited 215, 216
 road service, insurance commissioner to license .. 158, 159
 licenses for sale of, applications 159
 fees for 159
 revocation 159
 penalties for violations 159, 160
 service of process upon non-residents and persons
 who have removed from the state..... 142, 143
 trucks, auxiliary fuel tanks prohibited 200
- Motor vehicles, trucks, location of number plates on rear of vehicle
 non-resident, registration of 177, 178
 trailers, reflectors showing width required
 width and length limited 216
- Mountain View lake, Sunapee, ice fishing prohibited 60
- Municipal courts, clerk to make reports of criminal matters to
 attorney-general 210
 jurisdiction of, in case of real estate attachments 187, 188
 salaries of justices 52, 53, 212
 summons to appear in certain cases, default..... 122
- Municipalities, contracts for electricity, orders of public service
 commission 94, 95
 sewer systems and sewage disposal works, *see* Sewer
 systems.
 see Town.
- Names changed, by probate court 333-339
 by superior court 339-342
 Colby Academy to Colby Junior College for Women 366, 367
 Cow Island to Guernsey Island 3
 New Hampshire Congregational Conference, The
 to The New Hampshire Congregational Chris-
 tian Conference 359, 360
 South Antrim Village Fire Precinct to Antrim
 Precinct 361
- Nashua armory, appropriation for boiler 328, 329
 date of municipal election changed 388, 389
- Nathan pond, Dixville, taking brook trout 39, 40

- National banks, *see* Banks.
- Industrial Recovery Act, authority given to governor and council to apply for aid under 231, 232
- Neal, Guy S., et al, appropriation, for services at organization of legislature 284, 285
in favor of 329, 330
- New Durham, appropriation for road in 318
- Hampshire Arts and Crafts, appropriation for 327
- Clearing House Association, incorporation of.... 353-356
- Congregational Conference, The, name changed to The New Hampshire Congregational Christian Conference 359, 360
- employees and officials, salary reduction 281, 282
- Historical Society, appropriation for 259, 272
authorized to hold funds for preservation of cemeteries or places of historic interest 346
- Horticultural Society, appropriation for 249, 262
- Sheep Breeders' Association, appropriation for 249, 262, 330
- Toll bridge commission, to have charge of construction of new bridges at Little Bay and Bellamy river and collection of toll at Dover Point Toll Bridge 76-80
- University, *see* University of New Hampshire.
- Veterans' Association, appropriation for 289
- Hampton, appropriation for road in 325, 326
- Newington to Durham, appropriation for road 77
- Newport, bond issue 343, 344
sessions of board of supervisors for correction of checklist 391
- Non-resident aircraft, use of in state 140
- Non-residents, fishing licenses 102
legacy and succession taxes 97, 98
registration of motor trucks of more than three tons 177, 178
service of process on, for motor vehicle accidents.. 142, 143
trapping licenses 102, 103
- Normal schools, conditional emergency, appropriation for 273
- Northumberland, bond issue 351, 352
- Northwood, authorized to issue refunding bonds 367
- Nottingham, appropriation for stage road 295
- Nubanusit lake, opened to ice fishing 61
- Number plates, motor vehicle trucks, *see* Motor vehicles, trucks.
- Nutt pond, Manchester, ice fishing prohibited 158
- Ocean boulevard, improvements at Hampton 218
- Offenses, use of slugs or false tokens in slot machines prohibited.. 42, 43
- Oil lands, sale of interests therein included within provisions of law relative to sale of securities 141
- Old Home Week association 260, 272

Omnibus bill	329, 330
Optometry, board of, appropriation for	259, 272
Ossipee, appropriation for Water Village road	303
Overseer of poor, <i>see</i> Town officers.	
Pari mutuel pools, authorized in 1933, 1934	71, 72
<i>see also</i> Racing, horse.	
Park purposes, use of state forests and reservations for	199, 200
White lake, Tamworth	278
Pauper aid, county commissioners right of action as to disputed claims for	195
liability between counties for	194, 195
reimbursement of towns for	193, 194
<i>see</i> Emergency relief of distress.	
Paupers, interstate transportation of	99, 100
settlement gained by domicile	198
lost by abandonment of domicile or assistance as pauper	198
stepchildren, liability for support of	80
town, banks may furnish information as to deposits	169
Peaporridge pond, taking pickerel	62
Pelham, appropriation for Mammoth road	311
Pembroke, authorized to issue refunding bonds	368
Perch, white, taking	20, 21
Permits, circus trucks	239, 240
taking fish and game for scientific purposes	20
motor busses	215, 216
municipal	36
non-resident aircraft	140
special for non-resident trucks	178
Personal estate, taxation of road building machinery	43
property, assignment for benefit of creditors	13
distribution to surviving husband and wife....	171-173
Petroleum, <i>see</i> Oil lands.	
products, transportation of in auxiliary tanks prohibited	200
Pharmacy commission, appropriation for	259, 272
unauthorized use of word	66, 67
Pickerel, ice fishing in Scott pond	60
taking from Middleton Reservoir	21
Pierce homestead, appropriation for	252, 265
Plymouth, bond issue	356, 357
Political advertisements, posting on trees prohibited	12, 13
Poll taxes, payment required before applicant can receive motor vehicle registration, etc.	188, 189
Polling places, persons admitted within guard rail	50, 51
Portsmouth, authorized to issue bonds to retire certain tax revenue notes of 1932	370

- Portsmouth, charter amended,
 appraisers, board of, to take place of
 board of assessors 400
 biennial elections 399-402
 councilmen, election 399
 education, board of, to take place of board
 of instruction 401
 mayor, election 359
 municipal year 401, 402
 referendum to be held 402
 street commissioners, board of, to take
 place board of public works 400, 401
 Clearing House Association, incorporation of 353-356
 commission to investigate establishment of state park 288, 289
 public works department, approval of bills by city
 auditor 368, 369
 registration of voters 369
- Preachers Aid Society of the New England Annual Conference of
 the Methodist Episcopal Church, authorized to qualify as trustee
 under Albin will 360, 361
- Prison-made goods, sale of, from other states prohibited 47
 to be disposed of only to state departments and
 subdivisions 47
- Prison, state, *see* State prison.
- Prisoners' Aid Association, appropriation for 260, 272
- Probate courts, administration of non-resident estates, allowance of
 account 97, 98
 appropriation for 248, 261
 judge may grant license to sell real estate of de-
 cedent for distribution 240, 241
 real estate sold for distribution to be accounted for
 to court 241
 register of, notice to bank commissioner of appoint-
 ment of bank as trustee 87, 88
 registers of, and deputies, appropriation for 248, 261
 see also Administration.
- Process, service of, *see* Service of process.
- Public Laws, repealed, suspended, amended, etc.:
- chapter 5, new ss. 10-a, 10-b, public libraries 90, 91
 - 10, new s. 39-a, books for public library commission.. 117
 - s. 49, appropriation classification 117
 - s. 51, public libraries 64, 65
 - new ss. 51-a, 51-b, 51-c, library service contracts.. 65
 - s. 56, trustees 65, 66
 - new s. 57-a, compensation 66
 - s. 59, towns exempt 66
 - new chapter 10-A, public library district 88, 89
 - chapter 13, s. 1, public taxes 58
 - 16, new ss. 13-a, 13-b, 13-c, 13-d, 13-e, criminal records 210, 211

Public Laws, repealed, amended, etc.:

24, new s. 6-a, checklists	391
26, s. 33, blind persons	50, 51
s. 59, assistance	50
35, s. 5, county conventions	174, 175
new s. 5-a, appropriations	175
s. 15, special meetings	175
s. 19, (<i>see</i> chapter 165)	235
36, s. 1, county officers	236
38, s. 28, salaries county commissioners	280, 281
39, s. 8, borrowing by counties	279, 280
s. 10, county taxes	56
42, s. 22, town trust funds	51
s. 55, zoning boards of adjustment	41, 42
new s. 60-a, disqualification of members	42
47, s. 5, report to library commission	89, 90
s. 6, repealed	90
s. 10, burial records	152
s. 15, regulation of highways	173, 174
59, s. 7, debt limit, temporary provisions	232
59, new s. 8-a, sewers and sewage disposal works	124
60, s. 14, new IX, taxation of machinery	43
65, s. 3, I, tax on interest and dividends	279
66, s. 17, provisions changed temporarily	189
67, s. 1, state taxes	56, 57
s. 2, tax commission	57
s. 3, collection	57
68, s. 11, V, equalization of taxes	57, 58
new s. 24-a, county audits	235
70, s. 1, taxation of national banks	168
s. 11, taxation of trust companies	168, 169
72, new ss. 79, 80, 81, 82, 83, 84, legacy taxes	97, 98
84 ss. 10, 11, suspended for two year period	34, 35
s. 18, suspended when	35
s. 24, state-aided highways	63, 64
87, s. 6, suspended for two year period	35
93, s. 28, defacing trees	12, 13
95, new ss. 5-a, 5-b, sewer rentals	124, 125
s. 6, lien	125
s. 11, installments for payments	125
100, s. 14, motor vehicle permit fees	36
s. 22, motor vehicles, non-resident privilege	177
s. 28, zone privilege	177, 178
new s. 29-a, special permit	178
new s. 31-a, circus trucks	239, 240
s. 32, commissioner their attorney	142, 143
s. 33, service of process	143
102, s. 1, X, fees for circus trucks	240
new s. 15-a, motor vehicle licenses	18

Public Laws, repealed, amended, etc.:

103, s. 1, motor-truck number plates	121
s. 5, motor vehicle front lights	144, 145
s. 6, tail lights and reflectors	145, 146
new s. 6-a, reflectors for trucks	190
s. 22, weight of motor busses	215, 216
s. 26, width and length of vehicles	216
104, new s. 7-a, auxiliary tanks on trucks	200
105, s. 1, IX, settlement of paupers	198
s. 2, abandonment of domicile	198
s. 8, assistance to paupers	198
s. 9, repealed	169
106, new s. 8-a, deposits of paupers	93, 99
s. 9, soldiers' aid	80
new s. 22-a, stepchildren	193, 194
107, s. 3, town claims	193, 194
s. 5, affidavits	194
s. 10, liability between counties	194, 195
new s. 10-a, right of action	195
113, new ss. 22, 23, boarding houses for children.....	203
117, s. 7, transportation of pupils	96
s. 16, Armistice Day	2
118, violation of provisions of	116
119, s. 26, high school tuition	183, 184
120, s. 14, membership of school boards	184
121, s. 16, bank taxes	58, 59
124, s. 23, adjutant-general	197
137, new s. 8-a, definitions beverages	17
s. 9, license for manufacture of beverages	17
new s. 17, forfeitures	17, 18
139, s. 2, purity of drugs	203, 204
s. 9, II, misbranding drugs	204
s. 9, III, drugs	204
141, s. 15, public water supplies	14
new s. 19-a, improvements of public water supplies	15, 16
s. 20, sewage disposal works	16
s. 21, water supply	16, 17
143, s. 1, embalmers	190, 191
s. 3, examining board	191
s. 5, certificates	191
s. 7, fees	191, 192
s. 10, list of licensees	192
s. 17, transfer of body	192
s. 19, to other town	192
144, s. 13, druggists purchases of intoxicating liquor ..	217
new ss. 18-a, 18-b, druggist's wholesale permit	103, 104
150, s. 36, self-hunting dogs	19
151, s. 9, motor boat fees	92, 93
s. 13, motor boat registration	91, 92

Public Laws, repealed, amended, etc.:

new s. 15-b, motor boats	36, 37
158, s. 1, itinerant vendors	53
161, s. 23, false weights	234, 235
162, s. 51, methyl alcohol	3, 4
s. 52, warning label	4, 5
s. 53, denatured alcohol, sale	5
165, s. 2, standard packages of apples	104
s. 6, marking on closed packages	104, 105
new ss. 6-a, 6-b, open and closed packages	105
s. 8, misbranded apples	105
171, s. 7, tourist camps	150, 151
176, violation of provisions of	116
new ss. 43, 44, 45, 46, 47, one day rest in seven....	186, 187
178, s. 13, workmen's compensation	44, 45
s. 21, workmen's compensation	211
new s. 24-a, minors compensation	116
181, s. 27, bureau of markets	214
186, s. 1, fertilizers	37
new s. 1-a, elements required	37, 38
s. 6, penalties	38
191, new s. 4-a, duties state forester	200
s. 24, statement of forest fire expenses	23, 24
s. 25, payment by towns	24
192, s. 1, state reservations	199
new s. 1-a, definitions	199
s. 3, title of land	199
new s. 5-c, authority to use land	199
196, s. 11, fish and game wardens	117, 118
new ss. 11-a, 11-b, 11-c, 11-d, personnel board	118
197, s. 55, fish and game permit	20
s. 63, bounties on wild cats	237, 238
198, s. 2, taking deer	170
s. 11, rabbits	118, 119
s. 12, repealed	119
200, s. 1, 1, brook trout	120
s. 1, 11, brook trout, taking	185
s. 1, IV, brook trout	39, 40, 120, 121
s. 2, taking salmon	157, 158
s. 5, legal catch brook trout	119, 120
s. 7, black bass	59
s. 10, taking white perch	20
s. 11, 1, taking of pickerel	21, 62
new s. 31-a, carp as live bait prohibited	22
200, s. 33, salt water smelt	142
s. 38, taking of lobsters	40
s. 44, taking of clams	40, 41
202, s. 5, IV, non-resident trapping license	102, 103
s. 5, V, non-resident fishing licenses	102

Public Laws, repealed, amended, etc.:

	<i>s.</i> 14, deer taking	41
	208, <i>s.</i> 1, chiropody	63
	210, <i>s.</i> 41, drug stores	66, 67
	<i>s.</i> 54, penalty	67
	215, suspended in certain cases	227-231
	217, suspended in certain cases	227-231
	224, <i>s.</i> 3, 1, co-operative purchasing associations	93
	<i>s.</i> 7, members	94
	<i>s.</i> 30, transfer of stock	94
	242, new <i>s.</i> 20-b, sale of electricity by municipalities....	94, 95
	249, <i>s.</i> 22, motor vehicles at railroad crossings	18, 19
	<i>s.</i> 23, railroad crossings	81
	<i>s.</i> 25, signals	81
new chapter	258-A, public service commission	274-278
chapter 260,	new <i>s.</i> 5-a, removal of officers of banks	82, 83
	<i>s.</i> 15, borrowing by banks	29
	261, <i>s.</i> 17, deposit of funds of savings bank	83, 84
	<i>s.</i> 19, dividends	84
	<i>s.</i> 26, repealed	84
	262, <i>s.</i> 3, new VIII-a, savings banks investments	29
	<i>s.</i> 8, limitation on deposits	84
	<i>s.</i> 12, 1, suspended until May 15, 1935	84, 85
	<i>s.</i> 12, VIII, public service securities	85-87
	<i>s.</i> 22, list of legal investments	87
	263, <i>s.</i> 1, consolidation of banks	29, 30
	<i>s.</i> 7, decree for consolidation of banks	30
	<i>s.</i> 8, depositor's option	30, 31
	<i>s.</i> 9, unclaimed deposits	31
	<i>s.</i> 11, court orders	31
	new <i>ss.</i> 12, 13, 14, 15, 16, 17, 18, 19, 20, contract for consolidation of banks by contract	30-34
	266, new <i>s.</i> 6-a, building and loan associations	182, 183
	<i>s.</i> 13, borrowing by building and loan association	27, 28
	new <i>s.</i> 14-a, Home Loan Bank	28
	new <i>s.</i> 14-b, guaranty fund	28
	<i>s.</i> 16, division of profits	28
new chapter	268-A, regulation of banks	160-167
	269, <i>s.</i> 15, small loans	185
	271, <i>s.</i> 12-a, investigations by insurance commissioner..	106
	272, <i>s.</i> 7, insurance companies	201
	273, <i>s.</i> 14, examination of insurance agents	179, 180
	new <i>ss.</i> 14-a, 14-b, 14-c, 14-d, 14-e, insurance agents	180, 181
	<i>s.</i> 20, repeal	181
	275, <i>s.</i> 9, foreign insurance company	38, 39
	<i>s.</i> 28, foreign insurance brokers	181
	new <i>s.</i> 28-a, brokers	181, 182
	<i>s.</i> 31, repealed	182
	<i>s.</i> 34, renewal of license	182

Public Laws, repealed, amended, etc.:	
chapter 275, s. 58, fees	39
278, s. 8, domestic life insurance companies	100, 101
283, s. 121, fraternal benefit societies	23
284, s. 2, sale of securities	141
305, s. 17-a, distribution of real estate	240
s. 17-b, title; accounting	241
s. 17-c, repealed	241
306, s. 10, widow personalty	171
s. 11, real estate	171, 172
s. 12, husband personalty	172
s. 13, real estate	172, 173
307, s. 7, escheat	193
309, s. 4, notice of appointment	87, 88
318, s. 1, terms of superior court	175, 176
321, s. 26, pay for jurors	44
323, s.s. 17, 18, real estate attachments	187, 188
s. 32, salaries justices municipal court	52, 53, 212
362, s. 13, municipal court	122
s. 14, failure to attend summons	122
363, new s. 9-a, marathon dances	238
368, new s. 15, waiver of jury trial	122, 123
388, new s.s. 11, 12, slot machines	42, 43
392, s. 19, kidnapping	273, 274
s. 20, penalties	274
Public libraries, <i>see</i> Libraries, public.	
library commission, appropriation for	258, 271
reports required by town clerks	89, 90
secretary to approve disposal of state publications by public libraries	91
to purchase books for	117
service commission, appropriation for	259, 271, 272
control over contracts for sale of electricity to municipalities	94, 95
fee for transfer of registration of motor boat	36, 37
fees for registration of aircraft, air- men and airports	139, 140
utility boat registration	92, 93
may suspend right of airmen to operate over certain areas	140
powers over public utilities and affiliates application to court for summary order	276
contracts to be filed with commission	275
definition of terms	274, 275

- Public service commission, powers over public utilities and affiliates
- disallowance of charges 276
 - failure to file contract 275
 - investigations by commission 275, 276
 - reports by utilities.. 277
 - rules and regulations by commission .. 277
 - sale of securities to or by employees 277, 278
 - separability 278
 - supreme court appeal 277
 - to have charge of special registration motor vehicles carrying property for hire 146-150
 - to issue permit for boat racing on inland waters 151, 152
- Public taxes, apportionment at each biennial session of legislature 58
- utilities, annual reports to public service commission..... 277
- contracts with affiliates to be filed with public service commission 275
 - disallowance of charges under existing contracts.. 276
 - powers of public service commission over 274-278
 - sale of electricity to municipalities 94, 95
 - water supplies, auxiliary source to be registered with and
 - approved by state board of health 16, 17
 - enforcement of state board regulations by town health officers 14
 - investigation by state board, hearing 15, 16
 - may require improvements 15, 16
 - orders for improvements 15, 16
 - penalty for failure to comply with orders of state board.... 15, 16
 - welfare, state board of, appropriation for 257, 258, 270
 - secretary may make reciprocal agreements for interstate transportation of paupers 99, 100
 - to grant licenses to maintain boarding houses for children 203
- Pupils, transportation of by school districts 96
- Purchasing agent's department, appropriation for 251, 264
- Quinn, George, estate of, in favor of 331
- Rabbits, legal catch 118, 119

Racing, horse, adoption of act by towns	73
application of act	73
attorney-general and solicitors to enforce act	73
disposition of revenue from act	282
fund to be kept by state treasurer	68, 69
licensee to give bond	71
licenses required for holding running or harness race	70, 71
minors not to participate in pari mutuel pools.....	72
pari mutuel pools permitted for 1933 and 1934	71
penalties for violations of act	71
records of races	72
supervision of pools by commission	72
tax on pari mutuel pools paid to state treasurer..	71, 72
state commission, annual report	69
appointment	68
assistants	69
bond	69
compensation	69
duties	68-72
office	69
rules and regulations	69, 70
term of office	68
Railroad, operating trucks for carriage of property	150
companies, mortgage bonds, what are legal investments for savings banks	84, 85
crossings, operation of motor vehicle at	18, 19
train signals at crossings	81
Raymond, authorized to issue bonds	390, 391
Real estate, assignment for benefit of creditors	13
attachments, jurisdiction of municipal courts	187, 188
lien for payment of taxes extended for temporary period	189
mortgages and liens, <i>see</i> Mortgages.	
rights of surviving husband or wife in	171-173
sale of, by administrators, for distribution	
accounting to court	241
license to sell by court	240
title	241
transactions, recess commission to study	327
Recreational purposes, use of state forests and reservations.....	199
Reflectors, for commercial motor vehicles and trucks	190
Relief, poor, director of, <i>see</i> Emergency relief of distress.	
unemployment, <i>see</i> Emergency.	
Rest, one day of, in seven	186, 187
Road building machinery, taxed as personal estate	43
Rocky Branch, channel of, to be dredged	196
Rolfe and Rumford Asylum, charter amended	347, 348
Rumney, appropriation for Stinson Lake road	318, 319
Rye School District, bond issue	357, 358

St. Mary's Bank, loans by	361, 362
Salaries, state employees	281, 282
Sale of securities, securities defined as including interest in oil lands	141
Salem, authorized to issue refunding bonds	366
Salmon, <i>see</i> Fish and game.	
Sandwich, appropriation for Diamond Ledge road	304
Savings banks, <i>see</i> Banks.	
School boards, town, membership may be decreased by vote of district, when	184
districts, debt limit, may exceed in certain cases	232
Schools, high, payment of tuition by districts	183, 184
patriotic exercises commemorating Armistice Day	2
transportation of pupils below ninth grade	96
Scott pond, Fitzwilliam, fishing for pickerel through ice prohibited	60
Seabrook, biennial election legalized	348
Seal, state, <i>see</i> State seal.	
Secretary of state, approval of disposition of state publications by	
public libraries	91
Brookings report, distribution of	283, 284
discontinuance of free distribution of state publications to public libraries, when	90, 91
list of salary reductions to be filed in office of	281, 282
state's department, appropriation for	252, 264, 265
Securities, sale of, <i>see</i> Sale of securities.	
Selectmen, <i>see</i> Town officers, selectmen.	
Service of process, foreign insurance company	38, 39
upon non-residents and persons who have removed from the state	142, 143
Session Laws, amended, etc.:	
1823, chapter 3, new s. 5, N. H. Historical Society	346
1837, act approved July 4, Colby Academy	367
1872, chapter 129, s. 3, Rolfe and Rumford Asylum	347, 348
1873, act approved July 3, ss. 4, 5, city of Keene	382, 383
1878, chapter 162, s. 9, supervisors city of Keene	383
1887, chapter 193, s. 2, Gordon-Nash Library	350
1901, chapter 225, ss. 11, 12, Village Precinct of Hanover	246, 247
1905, chapter 212, ss. 6, 9, 12, 13, 14, 15, 16, repealed	402
1909, chapter 240, s. 1, repealed	402
1909, chapter 240, s. 10, Portsmouth board of public works	268, 269
chapter 241, s. 5, Portsmouth board of registrars	369
chapter 266, ss. 1, 2, repealed	402
chapter 303, new s. 5-a, St. Mary's Bank	361
s. 8, loans	362, 363
chapter 305, s. 38, certain provisions suspended	392
s. 51, certain provision suspended	392
1913, chapter 415, s. 1, New Hampshire Congregational Conference	359, 360
chapter 427, Part 1, s. 5, Nashua elections	388, 389
1929, chapter 41, s. 4, surface material highways	196, 197

Session Laws, amended, etc.:

1929, chapter 41, new s. 6-a, highway bond	209
new s. 6-a, highway bond	209
chapter 132, s. 14, boxing bouts	202
s. 15, fees	202
chapter 140, s. 1, state employees	49
chapter 329, new s. 3-a, Dover	395, 396
s. 34, Dover street commissioner	396, 397
1931, chapter 36, s. 1, aircraft registration	139
s. 2, airmen registration	139, 140
s. 3, airport registration	140
new s. 5-a, flying suspended	140
chapter 88, repealed	61
chapter 91, (additional laws)	99, 100
chapter 126, new ss. 2-a, 2-b, 2-c, bonds	233, 234
chapter 156, new ss. 6-a, 6-b, 6-c, prison labor	47
chapter 158, repealed	80
chapter 242, repealed	222
chapter 271, repealed	344
1933, chapter 62, racing commission	282
chapter 64, s. 4, Dover Point toll bridge	123, 124
chapter 99, malt beverages	282
s. 1, XV, definitions	283
s. 10, malt beverages	178, 179
s. 26, certificates of approval	242
new s. 27, fee	242
chapter 106, s. 2, I, motor vehicles	239
s. 12, penalty	239
chapter 285, s. 3, Hillsborough county bonds	348
Settlement of paupers, <i>see</i> Paupers.	
Sewage disposal, public system of, approval of state board of health required	16, 17
Sewer bonds, of districts, town trust funds may be invested in	51
systems and sewage disposal works, annual assessments.....	124, 125
liens created	125
new construction to be self-liquidating.	124
rentals	124, 125
Sheriffs, to make reports of criminal matters to attorney-general..	210
Simpson, George H., in favor of	314
Slot machines, use of slugs or false tokens in, prohibited	42, 43
Small loans, rate of interest reduced	185
Smelt, salt water, <i>see</i> Fish and game.	
tributaries of Merrymeeting lake closed to taking, for six years	22
Smyth Public Library Association of Candia, The, proceedings ratified	389, 390
Soldiers and sailors, burial of, appropriation for	260, 272, 330
<i>see</i> Bonus.	

- Soldiers' aid, persons who served in insurrection or campaign
entitled 98, 99
home, appropriation for 254, 266, 267
conditional emergency appropriation for 273
- Somersworth, salary of justice of municipal court 212
- South Antrim Village Fire Precinct, name changed to Antrim
Precinct 361
- Spoonwood pond, opened to ice fishing 61
- Springfield, appropriation for New London road 296
- State-aided highways, *see* Highways.
- State bonds, exempt from tax on interest and dividends 279
forestry work for unemployment relief 208
Franklin armory 205, 206
general relief 208
Hampton Harbor toll bridge and stabilization of
Hampton river 219, 220
highway, unemployment relief 207, 209
Laconia State School, cow barn 243, 244
purchase of Dover Point toll bridge and construction
new bridges 78, 79
refunding short-time notes 233, 234
rehabilitation of state treasury for loss of revenue.. 246, 247
state hospital, employees dormitory 244, 245
- employees, *see* Employees, state.
forests, *see* Forests.
hospital, appropriation for 254, 255, 267
employees dormitory; bond issue 244, 245
conditional emergency appropriation for 273
- State house, appropriation for improvements at 328
department, appropriation for 252, 264
superintendent, to have control of maintenance of
Hannah Dustin monument 241
- officers and employees, salary reduction 281, 282
parks, forest lands used for 199, 278
prison, appropriation for 255, 267, 268, 330
conditional emergency appropriation for 273
goods made by prisoners, disposal of 47
- sanatorium, appropriation for 255, 256, 268
conditional emergency appropriation for 273
- seal, use prohibited for collection of accounts 95
- tax, assessment and collection of 247
of in unincorporated places 56, 57
- to acquire land at Hampton beach for preservation of coast
line 218, 219
- transfer of property to town of Candia 2, 3
- treasurer, *see* Treasurer, state.
- Stepchildren, liability for support of 80
- Stewartstown, appropriation for road in 312

Stock transfer, co-operative marketing associations	94
Stockholders, bank, <i>see</i> Banks, consolidation of.	
Stop-signs, highway, <i>see</i> Highways.	
Strafford county, bond issue	398
tenure of office of county officers	236
Success pond, Coos county, taking brook trout	120, 121
Sullivan, county bond issue	343
commissioners, compensation of	280, 281
Summons, may be issued to appear before municipal court in certain cases	122
Sunapee, appropriation for road in	296, 297
Sunday work, regulations regarding, in certain cases	186
Superior Court, appropriation for	248, 261, 330
approval required from plan of reorganization of banking institutions	166
clerk, to make reports to attorney-general department of criminal statistics	210
deficiency appropriation	330
orders relative to consolidation of banking institutions	30, 31
plan for reorganization of state bank to be filed..	166
proceedings for appeal from orders of bank commissioner relative to regulation and conservation of state banks	163
for suspension of foreclosure proceedings in certain cases	227-231
public service commission may appeal to, for order relative to public utilities	276
terms of	175, 176
waiver of right to trial by jury in certain cases	122, 123
Supreme court, appeal lies to, from orders of public service commission	277
appropriations for	248, 261
two justices may stay order of superior court relative to orders of bank commissioner as to regulation of state banks	163
Sutton, appropriation for road in	305
Tamworth, appropriation for Cleveland Hill road	333
Deer Hill road	310, 311
White lake, purchase of land for recreational park authorized	278
Tax commission, appropriation for	259, 272
certificates as to taxes in unincorporated places..	57
prescribe regulations for auditing county accounts	235
exemption, Deerfield Volunteer Fire Association, Inc.	388
state, assessment and collection of	247
Taxation, banks, certain preferred stock exempt from tax	168, 169

Taxation, interest and dividends, state bonds exempt	279
legacy and succession, reciprocal relations in respect to non-resident estates	97, 98
machinery taxed as personal estate	43
Taxes, apportionment of public	5-12
bank, distribution of	58, 59
pari-mutuel pools	71, 72
poll, <i>see</i> Poll taxes.	
public, apportionment every biennial session	58
state and county, assessment in unincorporated places	56-58
Temple, appropriation for main road	297
Tibbetts, Helen M., in favor of	321
Toilet and disinfectant preparations, provisions against labeling..	203, 204
Toll bridge, Dover Point, <i>see</i> Dover Point bridge.	
Hampton Harbor, <i>see</i> Hampton Harbor.	
bridges, Connecticut river, commission to investigate question of freeing	286, 320
Tourist camps, register of guests must be kept	150, 151
service, sale of, license from insurance commis- sioner required	158-160
penalty for violation of law	159, 160
Town, acceptance of provisions of act relative to horse racing.....	73
appropriations for maintenance of public libraries	64, 65
authority to establish public library district	88, 89
clerks, required to report to public library commission.....	89, 90
contracts for electricity	94, 95
debt limit, may be exceeded in certain cases	232
health officers, <i>see</i> Health, town officers.	
highway appropriations for state-aided roads	35
provisions suspended in certain cases	35
highways, apportionment for state aid	35
lien for tax on real estate	189
may make rules to regulate taking of clams	40, 41
vote on question of permitting beer to be sold therein	133
meeting, proceedings ratified, Greenville	364
Middleton	390
Winchester	392
motor vehicle permit fees	36
notes, issued for unemployment relief, cancelled by state...	1
notes or bonds, guaranteed by state when	74
officers, overseer of poor, information as to bank deposits of paupers	169
waiver of affidavit relative to paupers in certain cases	194
selectmen to provide highway commissioner with copies of records of certain highways, and mark terminations	141, 142
paupers, banks may furnish information regarding deposits of	169

Town payment for forest fire protection made to forest wardens..	23, 24
poor relief, appropriation for, during emergency	225, 226
powers taken over by director of poor relief during emergency	223
reimbursement for pauper aid	193, 194
to Emergency Relief Fund for expenditures	225
reports to include names of deceased persons whose bodies were brought into town for burial	152
settlement of paupers, gained by domicile	198
trust funds, legal investments of	51
may be invested in water and sewer district bonds	51
union of neighboring towns for library districts.....	88, 89
zoning boards, members of	41, 42
<i>see also</i> Municipalities.	
Trapping, non-resident license for	102, 103
Treasurer, state, income from fees for permits to sell beer to be paid to	138
to credit bank taxes of residents of unincorporated places to literary fund	58, 59
keep proceeds from tax on pari mutuel pools as racing fund	68, 69
Treasury department, appropriation for	252, 265
deficiency appropriation	330
Trees, posting of political advertisements on, prohibited	12, 13
Trout, brook, <i>see</i> Fish and game, Brook trout.	
lake, <i>see</i> Lake trout.	
Trucks, <i>see</i> Motor vehicles.	
Trunk lines, <i>see</i> Highways.	
Trust companies, <i>see</i> Banks.	
funds, town, <i>see</i> Town trust funds.	
Turner, Thomas J., in favor of	288
Tuttle, R. W., in favor of	313
Umbagog lake, taking salmon	157, 158
Unemployment relief, bonds of state for highway and forestry work	207-209
town notes issued for, cancelled by state	1
Unincorporated places, assessment of state and county taxes.....	56-58
bank taxes of residents of, credited to literary fund	58, 59
United states, <i>see</i> Federal government.	
constitution of, convention for repeal eighteenth amendment	153-157
Unity, bond issue	352, 353
University of New Hampshire, appropriation for	256, 269
conditional emergency appropriation for	273

- Vendors, itinerant, *see* Itinerant vendors.
- Veterans committal allowance, appropriation for 259, 272
- Veterinary surgeons, appropriation for 259, 272
- Vilas, Charles N., gift to town of Alstead, acceptance of..... 370, 371
- Vital statistics, appropriation for 257, 269
- Voting, assistance to blind persons 50, 51
- Wage, minimum, *see* Women and minors.
- Wages, state officers and employees 281, 282
- Wakefield, appropriation of Lovell Lake road 319
- Walkathons, regulations regarding 238
- Wardens, fish and game, appointment of by commissioner and
advisory board 117, 118
personnel board for selection of
 appeal 118
 applications 118
 examinations by board 118
 membership of board 118
- Warwick, Mrs. George Jr., in favor of 322
- Washington, appropriation for road to Goshen 312
- Water and sewer bonds, town trust funds may be invested in..... 51
 district bonds, town trust funds may be invested in 51
 supplies, public, *see* Public water supplies.
- Water-works, Hinsdale, *see* Hinsdale.
- Webster homestead, appropriation for 252, 265
- Weare, appropriation for road in 308
- Weights and measures, appropriation for 252, 264
 penalty for keeping weights not in full view
 of customer 234, 235
- Welfare, public, state board of, *see* Public welfare.
- Well-drilling machinery, taxed as personal estate 43
- Westmoreland, appropriation for road in 305, 306
- White lake, Tamworth, purchase of land for recreational park
 authorized 278
 pine blister rust, appropriation for 250, 263
- White perch, *see* Perch, white.
- Whittemore, Frederick, in favor of 319, 320
- Widow, widower, distribution of estate to 193
- Widows, rights in deceased husband's property 171-173
- Wild cats, bounties on, *see* Bounties.
- Wilson, Henry memorial, appropriation for 285, 286
- Wilton, appropriation for road in 326
- Winchester, proceedings at town meeting ratified 392
- Wines, sale of, *see* Beer.
- Winn, Thomas J. Jr., in favor of 288
- Winnepesaukee, Lake, spelling legalized 1, 2
- Women and minors, minimum wage, appeal to court, procedure... 114, 115
 civil actions 115, 116
 definition of terms 107, 108

- Women and minors, minimum wage, directory orders 111, 112
 investigations of wages paid 109
 labor commissioner, powers of 108, 109
 mandatory orders 112, 113
 modification of wage orders.. 113
 non-observance of orders... 112
 penalties 115
 reason for act 106, 107
 saving clause 116
 special licenses in certain
 cases 112
 wage boards, membership,
 powers, report 109-116
- Wood alcohol, *see* Alcohol, methyl.
- Workmen, one day's rest in seven provided in certain industries... 186, 187
 see Women and minors.
- Workmen's compensation, doubled in case of illegal employment of
 minors 116
 remedial care during first thirty days
 after an injury 44, 45
 weekly payment for incapacity resulting
 from injury 211
 see Employees, state.
- World war veterans, deceased, scholarships for children of 213, 214
- Zephyr lake, Greenfield, ice fishing prohibited 101
- Zoning boards of adjustment, members, disqualification of in certain
 cases 42
 terms of office 42

