Agricultural Economics
LAWS

OF THE

STATE OF NEW HAMPSHIRE

PASSED JANUARY SESSION, 1927

LEGISLATURE CONVENCED JANUARY 5, ADJOINED APRIL 15

CONCORD, N. H.
1927
Printed by
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The Cragg Bindery, Concord.
STATE OFFICERS

Governor ............................. Huntley N. Spaulding

Councilors ................................

\[
\begin{align*}
& \text{Ora A. Brown} \\
& \text{Guy E. Chesley} \\
& \text{Albert J. Precourt} \\
& \text{Albert H. Hunt} \\
& \text{Frank L. Gerrish}
\end{align*}
\]

Adjutant-General ......................... Charles W. Howard

Agriculture, Commissioner of .......... Andrew L. Felker

Auditor .................................... Lucien J. Martin

Bank Commissioner ........................ Arthur E. Dole

Charities and Correction, Secretary
of State Board of ........................ William J. Ahern

Conciliation and Arbitration, State
Board of .................................

\[
\begin{align*}
& \text{John R. McLane} \\
& \text{Russell C. Thorsell} \\
& \text{Walter F. Duffy} \\
& \text{Orton B. Brown} \\
& \text{Robert T. Kingsbury} \\
& \text{Merrill Mason} \\
& \text{Alice S. Harriman} \\
& \text{Wilfrid J. Lessard}
\end{align*}
\]

Education, State Board of ..............

\[
\begin{align*}
& \text{Ernest W. Butterfield}
\end{align*}
\]

Commissioner of ........................

Fish and Game Commissioner .......... Mott L. Bartlett

Forester, State ............................ John H. Foster

Forestry Commission ........................

\[
\begin{align*}
& \text{W. Robinson Brown} \\
& \text{Benjamin K. Ayers} \\
& \text{John M. Corliss}
\end{align*}
\]

Health, Secretary of State Board of ... Charles Duncan

Highway Commissioner .................. Frederic E. Everett

Insurance Commissioner ................. John E. Sullivan

Labor Commissioner ........................ John S. B. Davie

Law Enforcement, State Commissioner
of ........................................ Ralph W. Caswell

Liquor Agent ............................... Edward Boisvert

Motor Vehicles, Commissioner of ...... John F. Griffin
State Officers

Public Service Commission .......... \{ William T. Gunnison
                                             John W. Storrs
                                             Fred H. Brown

Purchasing Agent ................. William A. Stone
Secretary of State ................. Hobart Pillsbury
Deputy ................................ Frederick I. Blackwood
Tax Commission, State ............ \{ John R. Spring
                                             Edgar C. Hirst
                                             Laurence F. Whittemore
Treasurer, State .................. Henry E. Chamberlin
Deputy ............................... Frank S. Merrill
Weights and Measures, Commissioner of .......... Harold A. Webster

SUPREME COURT

Chief Justice ..................... Robert J. Peaslee
Associate Justices ................. \{ Leslie P. Snow
                                             John E. Allen
                                             Thomas L. Marble
                                             Oliver W. Branch
Attorney-General .................. Jeremy R. Waldron
Assistant .......................... Mayland H. Morse
State Reporter .................... Crawford D. Hening
Clerk of the Supreme Court and State Librarian .......... Robert M. McCurdy

SUPERIOR COURT

Chief Justice ..................... William H. Sawyer
Associate Justices ................. \{ Henri A. Burque
                                             Oscar L. Young
                                             John Scammon
                                             Joseph S. Matthews
                                             Eri C. Oakes
The Legislature of 1927

SENATE

President—Frank P. Tilton, Laconia, r.
Clerk—Norris H. Cotton, Warren, r.
Assistant Clerk—Benjamin F. Greer, Jr., Grasmere, r.
Sergeant-at-arms—Frank M. Ayer, Alton, r.
Messenger—Amos A. Phelps, Concord, r.
Assistant Messenger—Charles E. Wendell, Dover, r.
Doorkeeper—Raymond B. Lakeman, Laconia, r.

SENATORS

Charles A. Chandler, Gorham, d.
William H. Leith, Lancaster, r.
Walter M. Flint, Plymouth, r.
Stephen W. Chow, Wolfeboro, r.
John O. Lovejoy, Bristol, r.
Frank P. Tilton, Laconia, r.
Obe G. Morrison, Northfield, r.
George E. Lewis, Newport, r.
Horace J. Davis, Hopkinton, r.
Chauncey J. Newell, Alstead, r.
Arthur P. Smith, Peterborough, r.
Eliot A. Carter, Nashua, r.
John J. Lyons, Nashua, d.
Byron Worthen, Goffstown, r.
William B. McInnis, Concord, r.
William C. Swallow, Manchester, r.
Samuel J. Lord, Manchester, r.
William G. McCarthy, Manchester, d.
Romeo M. Janelle, Manchester, d.
Harry H. Meader, Rochester, r.
George J. Foster, Dover, r.
Wilbur H. White, Deerfield, r.
Harry Merril, Exeter, r.
Sherman P. Newton, Portsmouth, r.

HOUSE OF REPRESENTATIVES

Speaker—Harold K. Davison, Haverhill, r.
Clerk—Harrie M. Young, Manchester, r.
Assistant Clerk—Howard H. Hamlin, Charlestown, r.
Sergeant-at-arms—Guy S. Neal, Aeworth, r.
Chaplain—Rev. Francis P. Daniels, Milford
Doorkeeper—Cameron M. Empey, Keene.
Doorkeeper—Ralph E. Lufkin, Unity.
Doorkeeper—W. B. Plummer, Manchester.
Doorkeeper—Arthur A. Tilton, Laconia.

ROCKINGHAM COUNTY

Auburn, Henry W. Dockham, r.
Brentwood, Clara A. Abbott, r.
Candia, Henry A. Hubbard, r.
Chester, Roger P. Edwards, r.
Derryfield, Henry P. Haynes, d.
Derry, Edmund R. Angell, r.
Benjamin T. Bartlett, r.
William T. Morse, r.
Everett R. Rutter, r.
Epping, Walter W. Brown, d.
Exeter, James W. Bixler, r.
Lawrence M. Croshie, r.
John F. DeMeritt, r.
Henry G. Durgin, r.
Fremont, Ernest S. Beede, r.
Greensland, Charles H. Brackett, Sr., r.
Hampton, Adin S. Little, r.
Hampton, Charles Francis Adams, r.
Hampton Falls, William H. McDevitt, r.
Kingston, George B. Stevens, r.
ROCKINGHAM COUNTY.—Continued.

*Democrats,*

Londonderry, John N. Pearson, r.
Newcastle, James W. Pridham, d.
Newfields, Bert P. Doe, r.
Newington, Albert E. Hodgdon, d.
Newmarket, Thomas J. Connelly, d.
Thomas J. Filion, d.
Arthur A. Labranche, d.
Newton, Arthur R. Estabrook, r.
North Hampton, George W. Sinnett, r.
Northwood, Harold E. Batchelder, r.
Nottingham, Frank P. Smith, r.
Plaistow, Louis M. Kelley, r.

Portsmouth,

Ward 1, Eben H. Blaisdell, r.
Ralph L. Hett, r.
Harry B. Palfrey, r.

Ward 2, John H. Neal, r.
Frank E. Paterson, r.
John Pender, r.
Harold M. Smith, r.
Ward 3, James Hefferman, r.
William J. Linehan, r.
Ward 4, Charles W. Humphreys, r.
Ward 5, John Burkhardt, r.

Raymond, Francis W. Falconer, r.
Rye, Elmer W. Caswell, r.
Salem, Wallace W. Cole, r.
Frank D. Wilson, r.
Sandown, Willis P. Odell, r.
Seabrook, Fred L. Weare, r.
Stratham, Gilbert A. Thompson, r.
Windham, George M. Hawley, r.

Republicans, 44; Democrats, 7

STRAFFORD COUNTY

Barrington, Charles A. Tibbetts, d.

Dover,

Ward 1, Homer Foster Elder, r.
Harry R. Smith, r.
Ward 2, Charles A. Cloutman, r.
William A. Crockett, r.
George Ira Leighton, r.
Ward 3, John H. Dame, r.
Thomas J. Otis, r.
Ward 4, Henry E. Perry, r.
Louis A. Scruton, r.
Edward D. Smith, r.
Ward 5, James F. Dennis, d.
Durham, Oren V. Henderson, r.
Farmington, Leon E. Knox, r.
Allison E. Tuttle, r.
Lee, Arthur J. Thompson, r.
Middleton, Ruth G. Kelley, d.
Milton, Moses G. Chamberlain, r.

New Durham, Leslie W. Ricker, r.

Rochester,

Ward 1, Elihu A. Corson, r.
Ward 2, Miles H. Dustin, d.
Ward 3, Daniel F. Jenness, r.
Ward 4, Adelard G. Gélinas, d.
Frederic E. Small, d.
Ward 5, Charles W. Wentworth, r.
Ward 6, Harry E. Bickford, r.
Ralph F. Sceavy, r.

Rollinsford, George W. Nutter, d.

Somersworth,

Ward 1, Amedee Cote, d.
Ward 2, Charles P. Kinsman, r.
Ward 3, Peter M. Gagné, d.
Ward 4, Fred A. Houle, d.
Thomas J. McGeach, d.
Ward 5, Alfred Vincent, d.

Strafford, Albert H. Brown, r.

Republicans, 23; Democrats, 12

BELKNAP COUNTY

Alton, Os Varney, d.
Barstow, Oscar J. Garland, d.
Belmont, Addie C. Hill, r.
Center Harbor, George A. Simpson, r.
Gilford, William I. Harris, r.
Gilmanton, Leon W. Schultz, d.

Laconia,

Ward 1, Charles H. Corliss, r.
Ward 2, Alfred L. Guay, d.
Alfred W. Simoneau, d.
Ward 3, William H. L. Page, r.
Ward 4, Thomas P. Cheney, r.
Henry H. Thompson, r.
BELKNAP COUNTY.—Continued.

Ward 5, Clarence L. Follansbee, r.
Ralph H. Smith, r.
Ward 6, John G. Quimby, r.
Edward M. Sanders, r.

Democrats, 16; Democrats, 5

CARROLL COUNTY

Bartlett, Lucius Hamlin, r.
Brookfield, Frank J. Woodus, r.
Conway, Neil C. Cates, r.
Byron J. Murchie, r.
Eugene J. Smith, r.
Eaton, Luther E. Dearborn, r.
Freedom, Arthur A. Bennett, d.
Jackson, Arthur C. Gray, r.
Madison, James O. Gerry, d.

Merrimack County

Allenstown, John G. Marston, d.
Andover, Fred F. Chase, d.
Boscawen, William G. Chamberlin, r.
Bow, Perley A. Clough, r.
Bradford, George W. Cofrin, r.
Canterbury, David M. Clough, d.
Chichester, Harry S. Kelley, d.
Concord,
Ward 1, William W. Allen, r.
John H. Rolfe, d.
Ward 2, Cyrus E. Robinson,* d.
Ward 3, Henry M. Richardson, r.
Ward 4, Harry L. Alexander, r.
Harlan F. Besse, r.
Ray E. Burkett, r.
Ward 5, George A. Foster, r.
Earl F. Newton, r.
Ward 6, Earle F. Boutwell, r.
Fred E. Cloudman, r.
John Edward Morrison, r.
George H. Nash, r.
Ward 7, George H. Cilley, r.
Allen M. Freeman, r.
Harold C. Gibson, r.
Ward 8, William A. Lee, d.
Ward 9, William J. Ahern, d.
Edward B. Haskell, d.

Moultonborough, Fred P. Richardson, r.
Ossipee, George L. Wilcox, r.
Sandwich, Joseph Randolph Coolidge, r.
Tamworth, Samuel A. Hidden, r.
Tuftonboro, Daniel B. Palmer, r.
Wakefield, Edwin A. Himes, r.
Wolfboro, Harold H. Hart, r.
Orville F. Porter, r.

Republicans, 15; Democrats, 2

MERRIMACK COUNTY

Danbury, Charles L. Glidden, d.
Dunbarton, Mary C. Barnard, d.
Epsom, Charles M. Steele, d.
Franklin,
Ward 1, Frank N. Parsons, r.
Ward 2, Francis T. Douphinette, d.
Docie J. Rousseau, d.
Ward 3, Charles W. Adams, r.
George H. Bartlett, r.
Hanniker, Fred T. Connor, r.
Hill, Edward H. Catlin, r.
Hooksett, Willie Arel, d.

Charles M. Greenough, r.
Hopkinton, Will H. Milton, r.
London, Frank O. Lovering, d.
Newbury, Joseph A. Donigan, r.
New London, Fred A. Todd, r.
Northfield, Elmer K. Gale, r.
Pembroke, Joseph E. Rainville, d.
Laurence F. Whitemore, d.
Pittsfield, Scott A. Cutler, d.
George D. H. Emerson, d.
Salisbury, Carlos O. McAllister, d.
Sutton, Fred L. Wells, r.
Warren, Leon A. Gage, r.

Republicans, 30; Democrats, 21

* Died.
The Legislature of 1927

Hillsborough County

**Anherst**, Ernest H. Peaslee, r.
**Antrim**, Philip W. Whittenmore, d.
**Bedford**, Rhoda P. Currie, r.
**Bennington**, Henry W. Wilson, r.
**Brookline**, August Ronneau, d.
**Francestown**, Frank W. Jones, r.
**Goffstown**, John A. Perley, r.
  Eugene A. Whipple, r.
**Gorham**, Edward Pelletier, Jr., d.
**Hancock**, Charles A. Brown, r.
**Hillsborough**, Stillman H. Baker, r.
  Charles F. Butler, r.
**Hollis**, Albert F. Hildreth, r.
**Hudson**, George F. Blood, d.
  Charles C. Leslie, r.
**Lyndonborough**, Fred F. Richardson, r.
**Manchester**.

**Ward 1**, Harry B. Gilley, r.
  Joel S. Daniels, r.
  Hollis F. Towne, r.

**Ward 2**, Oscar F. Bartlett, r.
  Alba O. Dolloff, r.
  William F. Howes, r.
  Augusta Pillsbury, r.
  Augustus Wagner*, d.

**Ward 3**, Henry W. Bergholtz, r.
  Arthur O. Brown, r.
  Arthur S. Campbell, r.
  Fred T. Irwin, r.
  Zatae L. Straw, r.

**Ward 4**, Percy W. Caswell, r.
  Frank H. Challis, r.
  Mary E. Phinney, r.
  Henry F. Pillsbury, r.

**Ward 5**, William B. Eagan, d.
  Thomas J. Horan, d.
  James S. Jennings, d.
  John F. Kelley, d.
  Martin A. Kelley, d.
  Frank F. Laughlin, d.
  Peter F. Mahoney, d.
  William H. Mara, d.
  Michael J. McNulty, d.
  John C. O'Brien, d.
  Ward 6, Henry Duke, d.
  Herbert A. Johnstone, r.
  William G. Mealey, d.
  Robert J. Murphy, d.
  Grover C. Stanley, d.
  Arthur H. Wigin, r.

**Ward 7**, James V. Broderick, d.
  Thomas A. Carr, d.
  Jeremiah B. Healey, Jr., d.
  Thomas J. McGuigan, d.
  John J. Sheehan, d.
  Dennis Sullivan, d.

**Ward 8**, George J. Charpentier, r.
  Raoul E. Hebert, r.
  John R. Gilmore, r.
  Emile Lemelin, r.
  Fred A. Lovering, r.
  James F. Wylie, r.

**Ward 9**, Lyman H. Burbank, r.
  Joseph C. Bussiere, r.
  James J. Collins, r.
  William H. Griffths, r.

**Ward 10**, Harry E. Curtis, r.
  Adolph Wagner, r.
  Fred G. Wenzel, r.

**Ward 11**, Edward Burke, d.
  Michael F. Cremen, d.
  Robert C. Daley, d.
  John F. Joyce, d.
  Elmer D. Roukey, d.

**Ward 12**, Arthur P. Bisson, d.
  George J. Charlest*, d.
  William H. Guevin, d.
  Alfred H. Maynard, d.
  Alphonse J. Roy, d.
  Arthur H. St. Germaine, d.

**Ward 13**, Henry L. Allard, r.
  Albert Beaudette, r.
  Leo Marchand, r.
  Sylvio Normand, r.
  Treffle Raiche, r.

**Merrimack**, Norris E. Henderson, r.

**Milford**, Hiram C. Bruce, r.
  Maurice G. Jewett, r.
  Charles W. Robinson, r.

* Died.
Hillsborough County.—Continued.

Nashua,

Ward 1, Fred A. Barker, r.
  Roscoe S. Milliken, r.
  Henry P. Greeley, r.
Ward 2, Edwin S. Gage, r.
  Henry J. Griswold, r.
Ward 3, Joseph Boilard, Jr., d.
  George J. Lavoie, d.
  George E. Law, d.
Ward 4, Merle C. Colburn, d.
  Edwin F. Nolan, d.
Ward 5, Joseph A. Primeau, r.
Ward 6, Louis N. Jacques, d.
Ward 7, Raymond S. Cotton, d.
  Lois Lyman Patten, r.
  Joseph H. Welsh, d.

Democrats, 69; Republicans, 51

Cheshire County

Alstead, Benjamin H. Bragg, r.
Chesterfield, Moses H. Chickering, r.
Fitzwilliam, Arthur E. Stone, r.
Gilsum, Frederick A. H. Wilder, r.
Harrisville, Thomas J. Winn, Jr., d.
Jaffrey, George H. Duncan, d.
  Albert E. Knight, d.
Keene,
  Ward 1, William J. Callahan, r.
    Harry D. Hopkins, r.
    George E. Newman, r.
  Ward 2, Milton E. Daniels, r.
    Oliver P. Murdock, r.

Republicans, 24; Democrats, 4

Sullivan County

Acworth, Elroy E. Reed, r.
Charlestown, James W. Davidson, r.
Claremont, John J. Archibald, r.
  Hugh Deming, r.
  Clarence B. Etsler, r.
  Adelbert M. Nichols, r.
  Henry J. Nourse, r.
  Martin Pederson, r.
  George C. Warner, r.
  William F. Whitcomb, r.

Cornish, William W. Balloch, r.
Lempster, Frank M. Lovejoy, r.
Newport, Hugh Fairgrieve, r.
  Robert T. Martin, r.
  Ernest A. Robinson, r.
Plainfield, Blanche L. Daniels, r.
Sunapee, Herbert B. Sawyer, r.
Washington, Roscoe Crane, d.

Republicans, 17; Democrat, 1

* Died.
† Elected at special election to succeed Charles H. H. Langille, deceased.
GRAFTON COUNTY

Alexandria, David B. Plumer, r.
Ashland, Ross P. Sanborn, r.
Bath, Amos X. Blandin, d.
Bethlehem, John G. M. Glessner, r.
Bristol, E. Maud Ferguson, r.
Canaan, John M. Pulsifer, r.
Ellsworth, Leifa H. Batchelder, r.
Enfield, William A. Saunders, r.
Franconia, Hiram L. Johnson, r.
Grafton, Archie E. Kimball, Ind.
Groton, Elmer E. Horne, r.
Hanover, Andrew B. Elder, r.
Haverhill, Dick E. Burns, r.
Holland, Harold K. Davison, r.
John L. Farnham, r.
Holderness, Lester M. Avery, r.
Landaff, Charles M. Gale, d.
Lebanon, Charles B. Drake, r.
Dan O. Eaton, r.
David H. Foster, r.
Curtis W. Hyde, r.
Charles B. Ross, r.
Lincoln, Levi G. Burnell, r.
Lisbon, Edward J. Conrad, r.
William H. Merrill, r.
Littleton, Albert G. Moulton, d.
Frank M. Richardson, d.
William H. Shea, d.
Winfield S. Williams, d.
Lyman, Anthony Burgault, d.
Lyne, George W. Weymouth, d.
Orford, Olin N. Kenfrew, r.
Piermont, Ernest S. Underhill, r.
Plymouth, William A. Kimball, r.
Frank P. Tollen, r.
Rolliney, Joseph A. Rogers, r.
Thornton, Willie B. Emmons, r.
Warren, Peter Lavoie, r.
Wentworth, Charles H. Brown, d.
Woodstock, James C. Muchmore, r.
Republicans, 31; Democrats, 10; Independent, 1

COOS COUNTY

Berlin,
Ward 1, Margaret Barden, d.
Oliver T. Keenan, d.
Philip H. Roy, d.
Henry A. Smith, d.
Ward 2, Nathan A. Abramson, d.
Frank H. Cross, d.
Jules E. Parent, d.
Robert W. Pingree, d.
Ward 3, John A. Burbank, r.
Otto J. A. Dahl, r.
Robert Snodgrass, r.
Ward 4, Napoleon Heronx, d.
Benoit P. LeBlanc, d.
George A. Ouellette, d.
Carroll, Joseph A. Seymour, d.
Colebrook, Louis Ramsey, r.
Edward A. Scott, r.
Columbia, Otis G. Woodard, r.
Dalton, Ernest E. Whitcomb, d.
Errol, Elmer L. Annis, r.
Gorham, Joseph O. George, d.
William H. Morrison, r.
Jefferson, George E. Stone, r.
Lancaster, Jerry C. Martin, r.
William H. Thompson, r.
Milan, Lavater A. Bickford, r.
Northumberland, Merton S. Fogerty, r.
William Hayes, d.
Pittsburg, Fred T. Scott, r.
Sherburne, Chester D. Peabody, r.
Stark, Charles A. Cole, d.
Stewartstown, Dan Bunnell, r.
Stratford, John C. Hutchins, d.
Whitefield, James E. Baker, r.
William H. Young, r.
Republicans, 17; Democrats, 18
Republicans, 286; Democrats, 131; Independent, 1

*Died.
LAWS
OF THE
STATE OF NEW HAMPSHIRE
PASSED JANUARY SESSION, 1927

CHAPTER 1.
AN ACT TO ESTABLISH A NEW APPORTIONMENT FOR THE ASSESSMENT OF PUBLIC TAXES.

Section 1. Apportionment.
Section 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, $103.86

Atkinson, sixty-one cents $0.61
Auburn, one dollar and seventeen cents 1.17
Brentwood, seventy-three cents .73
Candia, one dollar and sixteen cents 1.16
Chester, one dollar and nine cents 1.09
Danville, fifty-two cents .52
Deerfield, ninety-seven cents .97
Derry, nine dollars and two cents 9.02
East Kingston, fifty-two cents .52
Epping, one dollar and eighty-three cents 1.83
Exeter, ten dollars and ninety-four cents 10.94
Fremont, one dollar 1.00
Greenland, ninety-six cents .96
Hampstead, one dollar and ten cents 1.10
<table>
<thead>
<tr>
<th>Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hampton, seven dollars and three cents</td>
<td>$7.03</td>
</tr>
<tr>
<td>Hampton Falls, one dollar and fourteen cents</td>
<td>1.14</td>
</tr>
<tr>
<td>Kensington, fifty-one cents</td>
<td>.51</td>
</tr>
<tr>
<td>Kingston, one dollar and thirteen cents</td>
<td>1.13</td>
</tr>
<tr>
<td>Londonderry, one dollar and eighty-nine cents</td>
<td>1.89</td>
</tr>
<tr>
<td>Newcastle, ninety cents</td>
<td>.90</td>
</tr>
<tr>
<td>Newfields, seventy-one cents</td>
<td>.71</td>
</tr>
<tr>
<td>Newington, ninety-seven cents</td>
<td>.97</td>
</tr>
<tr>
<td>Newmarket, five dollars and seventy-one cents</td>
<td>5.71</td>
</tr>
<tr>
<td>Newton, ninety-five cents</td>
<td>.95</td>
</tr>
<tr>
<td>North Hampton, two dollars and seventy-six cents</td>
<td>2.76</td>
</tr>
<tr>
<td>Northwood, one dollar and thirty-one cents</td>
<td>1.31</td>
</tr>
<tr>
<td>Nottingham, ninety-one cents</td>
<td>.91</td>
</tr>
<tr>
<td>Plaistow, one dollar and forty-nine cents</td>
<td>1.49</td>
</tr>
<tr>
<td>Portsmouth, twenty-nine dollars and seventy-one cents</td>
<td>29.71</td>
</tr>
<tr>
<td>Raymond, one dollar and seventy-one cents</td>
<td>1.71</td>
</tr>
<tr>
<td>Rye, three dollars and seventy cents</td>
<td>3.70</td>
</tr>
<tr>
<td>Salem, five dollars and nineteen cents</td>
<td>5.19</td>
</tr>
<tr>
<td>Sandown, thirty-five cents</td>
<td>.35</td>
</tr>
<tr>
<td>Seabrook, one dollar and sixty-one cents</td>
<td>1.61</td>
</tr>
<tr>
<td>South Hampton, thirty-three cents</td>
<td>.33</td>
</tr>
<tr>
<td>Stratham, ninety-one cents</td>
<td>.91</td>
</tr>
<tr>
<td>Windham, one dollar and thirty-two cents</td>
<td>1.32</td>
</tr>
</tbody>
</table>

**Strafford County, $73.80**

<table>
<thead>
<tr>
<th>Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Barrington, one dollar and fourteen cents</td>
<td>1.14</td>
</tr>
<tr>
<td>Dover, twenty-seven dollars and seventy-four cents</td>
<td>27.74</td>
</tr>
<tr>
<td>Durham, two dollars and twenty-five cents</td>
<td>2.25</td>
</tr>
<tr>
<td>Farmington, three dollars and eighty-eight cents</td>
<td>3.88</td>
</tr>
<tr>
<td>Lee, seventy-five cents</td>
<td>.75</td>
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<td>Madbury, fifty-nine cents</td>
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<td>Middleton, twenty-five cents</td>
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<tr>
<td>Milton, three dollars and twenty-five cents</td>
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<td>New Durham, seventy-six cents</td>
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<td>Rochester, sixteen dollars and seventy-three cents</td>
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<td>Rollinsford, three dollars and thirty-eight cents</td>
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<td>Somersworth, twelve dollars and two cents</td>
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<td>Strafford, one dollar and six cents</td>
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**Belknap County, $18.06**

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**Carroll County, $31.68**

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**Merrimack County, $122.37**

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**Cheshire County, $68.83**

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<td>Gilsum</td>
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<td>Jaffrey</td>
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<td>Winchester</td>
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**Sullivan County, $45.27**

<table>
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<td>Charlestown</td>
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Claremont, twenty-three dollars and ninety cents ... $23.90
Cornish, one dollar and fifty-three cents ............... 1.53
Croydon, eighty-two cents ............................ .82
Goshen, thirty-two cents ............................. .32
Grantham, forty-three cents .......................... .43
Langdon, thirty-seven cents ........................... .37
Lempster, forty-one cents ............................. .41
Newport, seven dollars and fifty-three cents ........... 7.53
Plainfield, one dollar and fifty-nine cents ............. 1.59
Springfield, seventy-two cents ........................ .72
Sunapee, three dollars and nine cents .................. 3.09
Unity, fifty-seven cents ................................ .57
Washington, eighty cents ................................ .80

**Grafton County, $89.25**

Alexandria, seventy cents ................................ .70
Ashland, three dollars and thirty cents ................ 3.30
Bath, one dollar and forty-four cents ................... 1.44
Benton, thirty-three cents ................................ .33
Bethlehem, four dollars and forty-five cents .......... 4.45
Bridgewater, seventy-two cents ........................ .72
Bristol, three dollars and sixty cents .................. 3.60
Campton, two dollars and ten cents ..................... 2.10
Canaan, two dollars and eleven cents ................... 2.11
Dorchester, forty-eight cents .......................... .48
Easton, twenty-nine cents ............................. .29
Ellsworth, sixteen cents ................................ .16
Enfield, three dollars and twenty-four cents .......... 3.24
Franconia, one dollar and sixty cents .................. 1.60
Grafton, one dollar and ten cents ....................... 1.10
Groton, sixty-four cents ............................... .64
Hanover, six dollars and ninety cents ................... 6.90
Haverhill, six dollars and twenty-two cents .......... 6.22
Hebron, eighty cents ................................. .80
Holderness, two dollars and twenty-six cents ......... 2.26
Landaff, ninety-two cents .............................. .92
Lebanon, twelve dollars and five cents ................. 12.05
Lincoln, three dollars and forty-five cents .......... 3.45
Lisbon, five dollars and forty-nine cents .............. 5.49
Littleton, seven dollars and twenty-eight cents ....... 7.28
Livermore, ninety-seven cents .......................... .97
Lyman, sixty-five cents .................. $0.65
Lyme, one dollar and fifty-three cents .. 1.53
Monroe, seventy-one cents ................ .71
Orange, twenty-five cents ................ .25
Orford, one dollar and twenty-five cents 1.25
Piermont, one dollar and nine cents ...... 1.09
Plymouth, five dollars .................... 5.00
Rumney, one dollar and twenty-eight cents 1.28
Thornton, eighty cents ................... .80
Warren, one dollar and seven cents ...... 1.07
Waterville, one dollar and nine cents ... 1.09
Wentworth, eighty-one cents ............. .81
Woodstock, one dollar and twelve cents .. 1.12

Coos County, $82.80

Berlin, thirty-one dollars and eighty cents ...... $31.80
Carroll, two dollars and ninety-five cents ...... 2.95
Clarksville, one dollar and twenty-five cents ... 1.25
Colebrook, three dollars and forty-four cents. 3.44
Columbia, one dollar and two cents .......... 1.02
Dalton, sixty-nine cents .................. .69
Dummer, one dollar and twenty-nine cents ... 1.29
Errol, one dollar and thirty-eight cents ...... 1.38
Jefferson, one dollar and eighty-eight cents .... 1.88
Lancaster, six dollars and ninety-nine cents .. 6.99
Milan, one dollar and forty-eight cents ...... 1.48
Northumberland, four dollars and twenty-one cents 4.21
Pittsburg, six dollars and twenty-four cents .. 6.24
Randolph, sixty-two cents .................. .62
Shelburne, eighty-three cents ............... .83
Stark, seventy-eight cents .................. .78
Stewartstown, one dollar and thirty-four cents 1.34
Stratford, three dollars and fifteen cents ... 3.15
Wentworth's Location, thirty-two cents ....... .32
Whitefield, three dollars and fifty-two cents .. 3.52

Unincorporated Places, $7.50

Cambridge, one dollar and thirty-three cents .... 1.33
Crawford's Purchase, eleven cents .......... .11
Cutts' Grant, eight cents .................. .08
Dixville, one dollar and fifty-three cents .................. $1.53
Dix's Grant, fifty-seven cents ............................... .57
Erving's Grant, five cents ................................. .05
Gilmanton and Atkinson Academy Grant, forty-three cents .................. .43
Green's Grant, seven cents .................................. .07
Hale's Location, two cents .................................. .02
Hart's Location, eight cents ................................. .08
Millsfield, sixty-eight cents ................................. .68
Odell, sixty cents ............................................. .60
Sargent's Purchase, eleven cents ............................. .11
Second College Grant, one dollar and six cents .......... 1.06
Success, seventy-eight cents ................................. .78

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 1, 1927.]
CHAPTER 3.

AN ACT IN AMENDMENT OF SECTION 6 OF CHAPTER 15 OF THE PUBLIC LAWS RELATING TO THE STATE TREASURER, AND STATE ACCOUNTS.

Section 1. Public moneys, deposits by state treasurer.

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

1. Public Moneys, Deposits by State Treasurer. Amend section 6 of chapter 15 of the Public Laws by striking out the word "forty" and by inserting in lieu thereof the word fifty so that said section as amended shall read as follows:

6. Deposits. The treasurer may deposit any portion of the public moneys, in his possession, in such national banks within the state or the state of Massachusetts, or any such trust company incorporated under the laws of, or doing business within, the state or the state of Massachusetts, as shall be approved at least once in six months by the governor and council, but the amount deposited in any one bank or trust company shall not at any time exceed fifty per cent of its paid up capital and surplus. Other things being equal, those banks or trust companies shall receive preference which will allow interest on daily balances. All interest received on such deposits shall be paid into the state treasury.

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

[Approved February 8, 1927.]

CHAPTER 4.

AN ACT TO REPAY TO THE CITY OF DOVER AN OVERPAYMENT OF THE STATE TAX.

Section 1. Repayment to city of Dover.

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

1. Repayment to City of Dover. That the amount of $3,390 be paid to the city of Dover on account of an overpayment of the state tax for the years 1925 and 1926, and the
governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

[Approved February 8, 1927.]

CHAPTER 5.

AN ACT RELATING TO THE TERMS OF THE PROBATE COURT FOR THE COUNTY OF GRAFTON.

Section 1. Grafton county probate court, terms.

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

1. Grafton Probate Court, Terms. Amend section 9, chapter 295 of the Public Laws by striking out the whole thereof and substituting the following therefor: 9. Grafton. For the county of Grafton,—at Lebanon, on the third Tuesday of January, April, July and October; at Plymouth, on the second Tuesday of February, May and November, and the fourth Tuesday of July; at Woodsville, on the third Tuesday of March, June, September and December; at Littleton, on the first Tuesday of May and November.

[Approved February 8, 1927.]

CHAPTER 6.

AN ACT IN AMENDMENT OF SECTION 6, CHAPTER 137, PUBLIC LAWS, RELATING TO THE SANITARY PRODUCTION AND DISTRIBUTION OF FOOD.

Section 1. Sanitary production of food, boards of health to enforce regulations.

Section 2. Takes effect.

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

1. Boards of Health, Enforce Regulations. Amend section 6, Chapter 137, Public Laws, by striking out the words "whenever so requested by the state board" in the last line, so that said section as amended shall read as follows:

6. Regulations. The state board may make all necessary
rules and regulations for the enforcement of this chapter; and it shall be the duty of local boards of health to assist in carrying out its provisions.

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

[Approved February 8, 1927.]

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**CHAPTER 7.**

**AN ACT IN AMENDMENT OF SECTION 17, CHAPTER 139, PUBLIC LAWS, RELATING TO THE MANUFACTURE AND SALE OF ICE CREAM.**

**Section**

1. **Ice cream; definition; forbidden sales.**

2. **Takes effect.**

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

1. **Ice Cream; Definition; Forbidden Sales.** Amend section 17, chapter 139, Public Laws by striking out all of the said section and substituting therefor a new section to read as follows: **17. Ice Cream.** No person, firm, company, or corporation shall manufacture for sale within the state, keep for sale, or sell, ice cream which shall contain any substance other than milk, cream, other suitable milk products, eggs, sugar (sucrose), flavoring substances, coloring, more than one half of one per cent of wholesome, edible stabilizer, or which shall contain, in the case of plain ice cream, less than fourteen per cent of butter fat, and in the case of ice cream prepared with fruits or fruit juices, nuts, or nut products, less than twelve per cent of butter fat. For the purpose of this section, the words "ice cream" shall be construed as meaning and including any sweetened and flavored frozen product having the general appearance of ice cream and in the preparation of which a substantial amount of milk or of a milk product has been incorporated, regardless of the name by which such frozen product may be called or under which it may be sold, kept for sale, or offered for sale.

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

[Approved February 10, 1927.]
CHAPTER 8.

AN ACT IN AMENDMENT OF CHAPTER 162 OF THE PUBLIC LAWS RELATING TO SALES OF HOUSEHOLD CHEMICALS.

Section 1. Ammonia; bleaching fluids; regulations for sale and manufacture.

Section 2. Takes effect.

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

1. Ammonia; Bleaching Fluids; Regulations. That part of chapter 162 of the Public Laws relating to the sales of certain chemicals for household use is hereby amended by adding thereto another section, 55-a, which shall read as follows: 55-a. Misbranding; Standards of Quality. No person shall manufacture for sale, keep for sale, or sell, for household use, any ammonia or any chlorinated form of bleaching fluid the label or package of which shall bear any false or misleading statements, or, in the case of ammonia, which shall contain less than eight per cent of actual ammonia, or in the case of chlorinated bleaching fluid, which shall contain less than two and one-fourth per cent of available chlorine.

2. Takes Effect. This act shall take effect January 1, 1928.

[Approved February 10, 1927.]

CHAPTER 9.

AN ACT IN AMENDMENT OF SECTION 34 OF CHAPTER 15 OF THE PUBLIC LAWS RELATING TO LAPPED APPROPRIATIONS.

Section 1. Special appropriations, not to lapse until obligations fulfilled.

Section 2. Takes effect.

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

1. Special Appropriations, Obligations to be Fulfilled. Amend section 34, chapter 15 of the Public Laws by striking out the entire section and inserting in place thereof the following so that said section as amended shall read as follows: 34. Lapsed Appropriations. Except as otherwise specially provided all unexpended portions of special appropriations
shall lapse when the object for which the appropriation was made has been accomplished and, in any event, at the expiration of three years from the date when the act creating the appropriation first took effect, unless there are obligations incurred by contract thereunder, made within said period, in which case there shall be no lapse until the satisfaction or fulfillment of such contractual obligations. Except as otherwise specially provided all unexpended portions of general appropriations which have not been expended during the fiscal year for which they were appropriated shall lapse at the end of sixty days after the expiration of the year.

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

[Approved February 10, 1927.]

CHAPTER 10.

AN ACT TO IMPROVE THE PROCEDURE IN CRIMINAL CASES BEFORE JUSTICES AND MUNICIPAL COURTS.

Section 1. Appealed cases, terminated, report to lower court.

Section 2. Recognizance forfeited, report required, when.

Section 3. Takes effect.

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

1. Appealed Cases, Terminated, Report to Lower Court. Section 2 of chapter 366 of the Public Laws is hereby amended by adding at the end of said section the following: In all criminal cases which are appealed from a justice or a municipal court, or in which defendants are bound over by a justice or a municipal court, it shall be the duty of the clerk of the superior court to transmit to the justice or the municipal court, within ten days after such case is finally disposed of in the superior court, a certificate showing the final disposition of such case, so that said section as amended shall read as follows:

2. Appeals. A person sentenced for an offense, by a municipal court or justice of the peace, may, at the time such sentence is declared, appeal therefrom to the superior court, at the term next to be helden for the county. The fees for copies sent to the superior court shall be taxed in the bill
of costs. In all criminal cases which are appealed from a justice or a municipal court, or in which defendants are bound over by a justice or a municipal court, it shall be the duty of the clerk of the superior court to transmit to the justice or the municipal court, within ten days after such case is finally disposed of in the superior court, a certificate showing the final disposition of such case.

2. Recognizance Forfeited, Report Required When. Section 4 of chapter 366 of the Public Laws is hereby amended by inserting after the word “and” in the third line thereof, the words within ten days, so that said section as amended shall read as follows: 4. Failure to Prosecute. If the appellant fails to enter and prosecute his appeal a record thereof shall be made, his recognizance shall be declared forfeited, and, within ten days, the clerk of court shall transmit to the justice or municipal court appealed from a certificate of such forfeiture.

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

[Approved February 10, 1927.]

CHAPTER 11.

AN ACT RELATING TO THE FORM FOR APPLICATIONS FOR MOTOR VEHICLE REGISTRATION AND OPERATORS' LICENSES.

Section 3. Takes effect.

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

1. Application, Motor Vehicle Registration, Form of Oath. Amend section 1, chapter 100 of the Public Laws by inserting after the word “power” in the eighth line the following: Such application shall be sworn to before a justice of the peace, notary public, town or city clerk or selectman, so that said section as amended shall read as follows: 1. Application. Application for the registration of motor vehicles may be made by the owner thereof by mail or otherwise to the com-
missioner, upon blanks prepared under his authority. The application shall contain, in addition to such other particulars as may be required by the commissioner, a statement of the name, residence and street address of the applicant, with a brief description of the motor vehicle, including the name of the maker, the number, if any, affixed by the maker and the character of the motor power. Such application shall be sworn to before a justice of the peace, notary public, town or city clerk or selectman. The proper fee shall be deposited before the application is granted.

2. Application, Operator’s License, Form of Oath. Amend section 1, chapter 101 of the Public Laws by striking out said section and inserting in place thereof the following: 1. Application. Except as herein otherwise provided, no person shall operate a motor vehicle within this state until he shall have obtained a license for that purpose. Applications for such license may be made by mail or otherwise to the commissioner on blanks prepared under his authority. Such application shall be sworn to before a justice of the peace, notary public, town or city clerk or selectman. The proper fee shall be deposited before the application is granted.

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

[Approved February 10, 1927.]

CHAPTER 12.

AN ACT IN AMENDMENT OF SECTION 14, CHAPTER 100 OF THE PUBLIC LAWS RELATING TO MOTOR VEHICLE PERMIT FEES.

Section 1. Motor vehicle municipal permits, fees how computed.

Section 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 by striking out the word “model” in the fifth line and inserting in place thereof the word manufacture, so that said section as amended shall read as follows: 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 but not exceeding ten dollars in all for the fourth and succeeding years.

2. Takes Effect. This act shall take effect at midnight December 31, 1927.

[Approved February 16, 1927.]

CHAPTER 13.

AN ACT IN AMENDMENT OF CHAPTER 116 OF THE PUBLIC LAWS RELATING TO THE OBLIGATION OF NORMAL SCHOOL GRADUATES.

Section 1. Normal school graduates, obligation to teach in state, excused, when.

Section 2. Takes effect.

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

1. Obligation to Teach in State, Excused When. Amend section 21, chapter 116 of the Public Laws by adding after the words "of this state" the words, unless excused by the board, so that said section shall read: 21. Tuition. The tuition shall be free to all pupils who will agree to teach in the public schools of this state, unless excused by the board, for a period equal to the length of the courses completed, and the board shall make the provisions necessary to effect the purposes of this section.

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

[Approved February 16, 1927.]
CHAPTER 14.

AN ACT IN AMENDMENT OF CHAPTER 119 OF THE PUBLIC LAWS RELATING TO THE SALARIES OF DISTRICT OFFICERS.

Section 1. School district officers, salaries.  || Section 2. Payment of.

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

1. School District Officers. Amend section 10, chapter 119 of the Public Laws by striking out the words "truant officer or" and inserting in place thereof the words other district, so that said section shall read: 10. Salaries. At its annual meeting each school district shall determine the salaries of its school board and other district officers, and the district clerk shall certify the same to the selectmen.

2. School District Officers. Amend section 11 by inserting after the words "school board" in the second line the words and other district officers, so that said section shall read: 11. Payment of Salaries. The district treasurer shall pay to the school board and other district officers their salaries granted by the district, and he shall likewise pay the truant officer upon the order of the school board, they certifying that he has performed the duties required of him by law.

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

[Approved February 16, 1927.]

CHAPTER 15.

AN ACT IN AMENDMENT OF CHAPTER 117 OF THE PUBLIC LAWS RELATING TO THE ANNUAL MEETING OF SUPERVISORY UNIONS.

Section 1. School supervisory unions, date of annual meeting.  || Section 2. Takes effect.

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

1. School Supervisory Unions, Date of Annual Meeting. Amend section 39, chapter 117 of the Public Laws by striking out the words "August first in each year, at a time and place
fixed by the chairmen of the several boards, and organize by choosing a chairman, a secretary and a treasurer, and shall nominate a superintendent or superintendents, fix his or their salary and apportion it among the several districts and certify the apportionment to their respective treasurers and to the state board of education” and inserting in place thereof the words, June first in each year, at a time and place fixed by the chairmen of the several boards, and organize by choosing a chairman, a secretary and a treasurer. It shall, when necessary, nominate a superintendent or superintendents, fix his or their salary and apportion it among the several districts and certify the apportionment to their respective treasurers and to the state board of education, so that said section shall read: 39. Organization; Duties. The school boards of the several districts forming a supervisory union shall meet between April first and June first in each year, at a time and place fixed by the chairmen of the several boards, and organize by choosing a chairman, a secretary and a treasurer. It shall, when necessary, nominate a superintendent or superintendents, fix his or their salary and apportion it among the several districts and certify the apportionment to their respective treasurers and to the state board of education.

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

[Approved February 16, 1927.]

CHAPTER 16.

AN ACT TO AMEND SECTION 18, CHAPTER 65 OF THE PUBLIC LAWS RELATING TO TAXATION OF INTEREST AND DIVIDENDS.

Section 2. Takes effect.

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

1. Returns Taxable Income, Form of Oath. Amend section 18, chapter 65 of the Public Laws by adding at the end thereof a new sentence as follows: Selectmen of towns and assessors of towns and cities are hereby authorized to ad-
minister the oath required on such returns, so that said section shall read: 18. **Returns.** Returns of taxable income shall be made to the tax commission in such form as they may prescribe on or before March fifteenth in every year, but the commission may extend such time for good cause. Selectmen of towns and assessors of towns and cities are hereby authorized to administer the oath required on such returns.

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

[Approved February 16, 1927.]

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**CHAPTER 17.**

AN ACT IN AMENDMENT OF SECTION 45 OF CHAPTER 42 OF THE PUBLIC LAWS RELATING TO PENSIONS FOR CERTAIN TOWN EMPLOYEES.

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<td>1. Pensions, town employees, maximum amount.</td>
<td>2. Takes effect.</td>
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**Be it enacted by the Senate and House of Representatives in General Court convened:**

1. **Pensions, Town Employees, Maximum Amount.** Amend section 45 of chapter 42 of the Public Laws by striking out the whole of said section and substituting in place thereof the following: 45. **Limitations.** Towns may grant pensions to any fireman, police officer or constable, who, by reason of permanent disability directly incurred in the performance of his official duty, is no longer able to perform services in such capacity, or who has served faithfully for not less than twenty-five years; provided that no pension shall be granted for more than one year at a time. The maximum amount of such pension shall be in the case of a permanent man one half of the pay received by him at the time of his retirement or disability, and in case of a part-time man, call man or special man, five hundred dollars.

2. **Takes Effect.** All acts and parts of acts inconsistent with this act, except special acts now in force in particular places, are hereby repealed, and this act shall take effect upon its passage.

[Approved February 16, 1927.]
CHAPTER 18.

AN ACT IN AMENDMENT OF CHAPTER 119 OF THE PUBLIC LAWS RELATING TO OUT OF STATE HIGH SCHOOL TUITION.

Section 1. High schools, tuition paid by district, when.

Section 2. Takes effect.

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

1. High Schools, Tuition Paid by District When. Amend section 26, chapter 119 of the Public Laws by striking out the words "or when distance or transportation facilities make it necessary, in another state," so that said section shall read:

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 and who attends an approved high school or academy in another district in this state, and the parent or guardian 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 February 17, 1927.]
CHAPTER 19.

AN ACT TO AMEND CHAPTER 165 OF THE PUBLIC LAWS REGULATING THE GRADING AND PACKING OF APPLES.

Section 1. Amendment; grading and packing of apples.

Section 2. Takes effect.

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

1. Amendment. Amend chapter 165 of the Public Laws by striking out the whole of said chapter and inserting in place thereof the following:

1. Definition. The term “closed” package when used in this chapter shall mean a barrel, box or other container, the contents of which cannot be sufficiently inspected without opening it.

2. Standard Packages. The standard barrel for apples shall be of the following dimensions when measured without distention of its parts: length of stave, twenty-eight and one-half inches; diameter of heads, seventeen and one-eighth inches; distance between heads, twenty-six inches; circumference of bulge, sixty-four inches, outside measurements; and the thickness of staves not greater than four tenths of an inch; provided, that any barrel of a different form having a capacity of seven thousand and fifty-six cubic inches shall be a standard barrel.

The standard bushel for apples shall be a container having a capacity of not less than one United States standard bushel or 2150.42 cubic inches.

Containers for apples other than the standard barrel or bushel shall be marked in terms of cubical capacity or count.

3. Standard Grades. The standard grades of apples when packed or repacked within the state shall be as follows:

“Standard Fancy” shall include only apples of one variety which are well matured specimens, handpicked, above medium color for the variety, normal shape, of good and reasonably uniform size, sound, free from dirt, disease, insect and fungous injury, bruises and any other defects except such as are necessarily caused in the operation of packing, and shall be packed properly in clean, strong packages.

“Standard A” shall include only apples of one variety which are well matured specimens, handpicked except for varieties
exempted by regulations adopted under section 9, properly packed, of medium color for the variety, practically normal shape, sound, practically free from dirt, disease, insect and fungous injury, bruises and other defects, except such as are necessarily caused in the operation of packing.

"Standard B" shall include only apples of one variety, which are well matured, properly packed, not materially deformed, practically free from dirt, disease, insect and fungous injury or any other defect which materially injures the usefulness or keeping quality of the apple.

In order to allow for variations incident to commercial grading and handling not more than ten per cent, by weight, of the apples in any lot may be below the requirements of the grade with which the lot is branded.

Apples not conforming to the foregoing specifications of grade, or, if conforming, not branded in accordance therewith, shall be considered "Unclassified" and so branded.

4. Other Designations Forbidden. The marks indicating the grade, as described in the preceding section, shall not be accompanied by any other designation of grade or brand which is inconsistent with the marks required by section 6.

5. Minimum Size; Term Defined, etc. The minimum size of all apples in all grades, including unclassified apples as defined in section 3, shall be marked upon the package, and shall be determined by taking the transverse diameter of the smallest fruit in the package at right angles to the stem and blossom ends. Minimum sizes shall be stated in variations of one quarter of an inch, such as two inches, two and one-quarter inches and so forth, in accordance with the facts. Minimum sizes may be designated by figures instead of words. The word "minimum" may be designated by using the abbreviation "min."

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 the quantity of the contents, except as hereinafter provided, the name and address of the person by whose authority the apples were packed, the true name of the variety, and the grade and minimum size of the apples contained therein, in accordance with sections 3 and 5, and 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.

7. Size of Lettering. The branding or marking of barrels under the provisions of this chapter shall be in block letters and figures not less than one-half inch in height. The commissioner of agriculture shall prescribe rules and regulations as to the lettering to be used in branding, or marking other packages.

8. Misbranded Apples. Term Defined. For the purposes of this chapter apples packed in a closed package, unless branded and conforming to the official standards for the inspection of barreled apples promulgated by the secretary of the United States Department of Agriculture, shall be deemed to be misbranded:

I. If the package fails to bear all statements required by section 6.

II. If the package bears any statement, design or device regarding such article or its contents which shall be false or misleading in any particular, or is falsely branded in any particular.

9. Administrative Authority. The commissioner of agriculture shall make and may modify uniform rules and regulations for carrying out the provisions of this chapter. He shall, in person, or by his deputy or agent, have free access, ingress and egress at all reasonable hours to any place, building or vehicle in which apples are packed, stored, sold, offered or exposed for sale or held for transportation. He shall also have power, in person or by his deputy or agent, to open any box, barrel or other container, and may upon tendering the market price, take such container and its contents or samples therefrom. Said commissioner shall have general authority to administer and enforce the provisions of this chapter and the
rules and regulations made hereunder, and to prosecute violations thereof.

10. Violations, Notice and Hearing. When the commissioner becomes cognizant of the violation of any provision of this chapter he shall cause notice of such violation, together with a copy of the findings, to be given to the person or persons concerned. Persons so notified shall be given a hearing under rules and regulations prescribed by the commissioner. Notices of such hearing shall specify the date, hour and place of the hearing. Affidavits under oath may be received by the commissioner as evidence.

11. Penalties. Whoever himself or by his servant or agent misbrands apples within the meaning of this chapter or packs, sells, distributes, offers or exposes for sale or distribution apples which are misbranded or apples in closed or open packages so packed that the faced or shown surface gives a false representation of the contents of such package, or otherwise packs, sells, distributes, offers or exposes for sale or distribution, apples in violation of any provision of this chapter, shall be fined for the first offense not exceeding fifty dollars and for a subsequent offense not exceeding two hundred dollars. Whoever violates any rule or regulation made by the commissioner under this chapter, or obstructs or hinders the commissioner or his deputy or agent in the performance of his duties hereunder, shall be fined not less than ten nor more than one hundred dollars.

12. Exemptions from Penalties. No person shall be deemed to have violated any provision of this chapter if he can establish by satisfactory evidence that he acted in good faith solely as a distributor, and that he was not a party to the packing and grading of the apples in question, or if he can establish a guaranty signed by the person from whom he received such apples to the effect that the same are not misbranded within the meaning of this chapter, specifically designating this act. Such evidence or guaranty, to afford protection, shall contain the name and address of the person making the sale or shipment of such apples to said distributor, and in such a case such person shall be subject to the penalties to which the distributor would otherwise be liable under the provisions of this chapter.

2. 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 February 22, 1927.]

CHAPTER 20.

AN ACT IN AMENDMENT OF CHAPTER 121 OF THE PUBLIC LAWS RELATING TO SCHOOL MONEY.

Section 1. School money, payment to district treasurer.

Section 2. Takes effect.

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

1. School Money. Amend section 5, chapter 121 of the Public Laws by striking out the words "and when collected shall pay the same over to the district treasurer" and inserting in place thereof the words and shall pay the same over to the district treasurer as the school board shall require for the maintenance of schools, so that said section shall read:

5. Assessment. The selectmen of the town, in their next annual assessment, shall assess upon the taxable property of the district a sum sufficient to meet the obligations above enumerated, with such alterations thereof as may be voted by the district, and shall pay the same over to the district treasurer as the school board shall require for the maintenance of schools.

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

[Approved February 22, 1927.]
CHAPTER 21.
AN ACT TO PROHIBIT FISHING THROUGH THE ICE IN THE TOWNS OF HANCOCK AND NELSON.

Section 1. Long pond, Spoonwood pond; ice fishing prohibited.

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

1. Ice Fishing Prohibited. That all persons are hereby prohibited from fishing through the ice for a period of five years from December 1, 1927 in the following waters: Nubanusit lake or sometimes known as Long pond in the towns of Hancock and Nelson and Spoonwood pond which connects Nubanusit lake by a dam.

2. Penalties. Any person who violates the provisions of this act shall be fined as follows: For each violation ten dollars, and five dollars for each fish taken.

3. Takes Effect. This act shall take effect December 1, 1927.

[Approved February 22, 1927.]

CHAPTER 22.
AN ACT TO CHANGE THE NAMES OF CERTAIN PONDS IN THE TOWN OF BARRINGTON.

Section 1. Barrington, ponds in, names changed.

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

1. Names Changed. On and after the passage of this act the names of certain ponds in the town of Barrington shall be changed as follows: Swaine's and Bodge's ponds to Union lake; Mendham pond to Mendham lake; and Ayer's pond to Ayer's lake.

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

[Approved February 22, 1927.]
CHAPTER 23.
AN ACT TO CHANGE THE NAME OF A CERTAIN POND IN THE TOWN OF HARRISVILLE.

Section 1. North pond, 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 North pond in the town of Harrisville is hereby changed to Lake Sketutahkee.

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

[Approved February 24, 1927.]

CHAPTER 24.
AN ACT RELATING TO TAKING CONCH FROM HAMPTON RIVER AND ITS TRIBUTARIES.


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

1. Conch, Taking, Limit. Amend section 42 of chapter 200 of the Public Laws by adding to said section 42 the words, provided however that this section shall not apply to Hampton river or its tributaries, so that said section 42 as amended shall read as follows: 42. Conch. No person shall take conch or winkles except for consumption or use by residents of this state, provided however that this section shall not apply to Hampton river or its tributaries.

2. 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 February 24, 1927.]
CHAPTER 25.

AN ACT IN AMENDMENT OF SECTION 15 OF CHAPTER 200 OF THE PUBLIC LAWS RELATING TO HORNED POUT.


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

1. Horned Pout, Taking, Limit. Amend section 15, chapter 200 of the Public Laws by adding at the end of said section the following, and in no event shall a person take more than a total of forty horned pout in one day, so that said section as amended shall read as follows: 15. Horned Pout. Except in the county of Coos and from the Connecticut river, no person shall take any catfish, commonly called horned pout or bullhead, except between June first and November first; and in no event shall a person take more than a total of forty horned pout in one day.

2. 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 February 24, 1927.]

CHAPTER 26.

AN ACT IN AMENDMENT OF SECTION 17 OF CHAPTER 200 OF THE PUBLIC LAWS RELATING TO FRESH WATER SMELT.

Section 1. Fresh water smelt, taking, limit.  |  Section 2. Takes effect.

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

1. Fresh Water Smelt. Amend section 17 of chapter 200 of the Public Laws by striking out in the second line of said section, the words "in one day" and adding in the place thereof, the words between twelve o'clock noon in any day and twelve o'clock noon of the following day, so that said section, as amended, shall read as follows: 17. Smelt, Limit. A person may take a total of not more than ten pounds of fresh
Chapter 27

AN ACT PROVIDING FOR THE ARTIFICIAL CULTURE OF FISH.

Section 1. Private ponds, sale and transportation of fish.

Section 2. Takes effect.

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

1. Private Ponds, Sale and Transportation of Fish. Amend section 14 of chapter 201 of the Public Laws by adding at the end of said section the following words: and may sell, ship or transport such fish in accordance with the rules and regulations established by the fish and game commissioner, so that said section shall read as follows: 14. Private Ponds. A person owning a natural pond of not more than ten acres or an artificial pond entirely upon his premises stocked at his own expense with fish artificially hatched or reared, and who holds a breeder’s permit in which said pond is included, may take fish from such natural or artificial pond at any time for the purpose of propagation or consumption as food on his premises, and may sell, ship or transport such fish in accordance with the rules and regulations established by the fish and game commissioner.

2. Takes Effect. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect upon its passage.

[Approved February 24, 1927.]
CHAPTER 28.

AN ACT RELATING TO THE CLOSING OF SEASONS FOR HUNTING, FISHING OR TRAPPING.

Section 1. Emergency closed seasons by proclamation.

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

1. Closed Season by Proclamation. Amend chapter 197 of the Public Laws by adding after section 33 the following:

33-a. Temporary Closed Seasons. When in their opinion any other emergency has arisen which justifies such action, they may, in the same manner, upon the recommendation of the fish and game commissioner and after public hearing, close any open season for hunting, fishing or trapping, entirely or in part.

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

[Approved February 24, 1927.]

CHAPTER 29.

AN ACT IN AMENDMENT OF CHAPTER 117 OF THE PUBLIC LAWS RELATING TO TRUANT OFFICERS.

Section 1. State board of education, powers, as to truant officers.

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

1. State Board of Education, Powers. Amend section 34, chapter 117 of the Public Laws by striking out said section and inserting in place thereof the following:

34. Additional Officers. The state board may require school boards to appoint additional truant officers if in its judgment such additional officers are necessary; and may require the school board of any school district to remove any truant officer found by it to be incompetent, and to appoint a competent successor; and upon the failure or neglect of the school board to do so,
it may appoint such truant officer and fix his compensation, and such compensation shall be paid by the district.

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

[Approved February 24, 1927.]

CHAPTER 30.

AN ACT IN AMENDMENT OF CHAPTER 356 OF THE PUBLIC LAWS RELATING TO EXEMPTION FROM TRUSTEE PROCESS.

Section 1. Exemption from trustee process.

Section 2. Takes effect.

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

1. Exemption from Trustee Process. Amend chapter 356, section 20, subsection II of the Public Laws by striking out the entire subsection and substituting for it the following: II. Wages of the defendant earned before the service of the writ upon the trustee, to the amount of twenty dollars, except that only an amount up to ten dollars shall be exempt in actions brought to recover for necessaries furnished to the defendant or any of his family.

2. 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 February 24, 1927.]

CHAPTER 31.

AN ACT IN AMENDMENT OF CHAPTER 162 OF THE PUBLIC LAWS RELATING TO PETROLEUM.

Section 1. Illuminating oils; sale, test.

Section 2. Repeal.

Section 3. Takes effect.

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

1. Illuminating Oils. Amend section 25 of chapter 162 of the Public Laws by striking out said section and substituting therefor the following: 25. Sale; Test. No person shall
mix for sale gasoline with kerosene or other illuminating or fuel oils, or shall sell or offer for sale such mixture; or shall sell or offer for sale kerosene or similar illuminating or fuel oils which flash under 110 degrees Fahrenheit, open cup test. Provided, that this shall not be construed as applying to the sale of gasoline as such for fuel or illuminating purposes.

2. **Repeal.** Section 27 of chapter 162 of the Public Laws is hereby repealed.

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

[Approved March 1, 1927.]

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**CHAPTER 32.**

AN ACT TO REGULATE PROFESSIONAL BONDSMEN.

**Section**

1. Professional bondsmen, definition.
2. Regulation.
3. Affidavits.
4. False statements.

**Section**

5. Fee or commission.
6. Penalty.
7. Repeal.
8. Takes effect.

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

1. **Professional Bondsmen.** Any person making a business of furnishing bail in criminal cases, and receiving money or other compensation therefor shall be deemed a professional bondsman.

2. **Regulation.** All such professional bondsmen shall register with the clerk of court of the county before operating in such capacity in any county of the state, the fee for same to be fixed by the clerk, and furnish to said clerk a statement under oath of his financial responsibility. In the event that his responsibility is lessened or terminated, the clerk of said court shall immediately be notified. The clerk of such county shall notify such officers in his county having authority to accept bail, the names of such persons filing as bondsmen and also notify said officers of change in said bondsmen's status.

3. **Affidavits.** Professional bondsmen shall be required to make affidavits of the sufficiencies of their security in furnishing surety for recognizances of persons chargeable with a
criminal offense on forms furnished for that purpose by the superior court.

4. False Statements. Any person offering himself as surety on bail in civil or criminal cases, and falsely representing that he is the legal or equitable owner of real estate, shall be guilty of a misdemeanor.

5. Fee or Commission. In no instance shall a professional bondsman charge for his commission or fee more than five per cent of the amount of bail set or provided and furnished by said professional bondsman through security or cash; and the maximum that can be charged in any case shall be one hundred dollars.

6. Penalty. Failure to comply with any of the provisions of this act shall be punishable by a fine not to exceed one hundred dollars ($100) or imprisonment for thirty days or both.

7. Repeal. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

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

[Approved March 1, 1927.]

CHAPTER 33.

AN ACT IN AMENDMENT OF SECTION 1, CHAPTER 382 OF THE PUBLIC LAWS RELATING TO CRUELTY TO ANIMALS.

Section 1. Wild animals in captivity, duties of fish and game commissioner. Section 2. Takes effect.

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

1. Fish and Game Commissioner, Duties. Amend section 1, chapter 382 of the Public Laws by adding at the end thereof the following: It shall be the duty of the fish and game commissioner to enforce the provisions of this section so far as the same shall apply to wild animals kept in captivity and he shall make such reasonable rules and regulations as he may deem necessary in order to carry out such provisions, so that said section as amended shall read as follows: 1. Use, Sale, etc. If any person shall overdrive, overwork, drive when
overloaded, use, buy, sell or exchange when unfit for labor, torture, deprive of necessary sustenance or shelter, cruelly beat, mutilate or kill, cruelly abandon, or transport in a cruel or inhuman manner, any animal, or shall aid therein, or shall knowingly and wilfully permit any animal in his care to be subjected to unnecessary torture, suffering or cruelty of any kind, he shall be fined not more than two hundred dollars, or imprisoned not more than one year, or both. It shall be the duty of the fish and game commissioner to enforce the provisions of this section so far as the same shall apply to wild animals kept in captivity and he shall make such reasonable rules and regulations as he may deem necessary in order to carry out such provisions.

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

[Approved March 1, 1927.]

CHAPTER 34.

AN ACT RELATING TO THE POWERS AND DUTIES OF THE COMMISSIONER OF AGRICULTURE AS TO CO-OPERATIVE MARKETING ASSOCIATIONS.

Section 1. Co-operative marketing associations, organization.

Section 2. By-laws, copy filed with commissioner of agriculture, when.

Section 3. Association contracts, copy filed with commissioner of agriculture, when.

Section 4. System of accounting, reports, etc.

Section 5. Takes effect.

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

1. Co-operative Marketing Associations, Organization. Amend chapter 224 of the Public Laws by adding after section 6 the following new section: 6-a. Commissioner of Agriculture. The commissioner of agriculture may give assistance in the organization, or reorganization, of co-operative associations and may, by general or specific order, require any such association doing business in this state or in the process of organization to file with the department a report of its promotion and organization expenses.

2. By-Laws, Copy Filed. Amend chapter 224 of the Public
Laws by adding after section 10 the following new section: 10-a. Commissioner of Agriculture. The commissioner of agriculture may by general or specific order require any such association doing business in this state to file with the department a certified copy of its by-laws.

3. Association Contracts, Copy Filed. Amend chapter 224 of the Public Laws by adding after section 31 the following new section: 31-a. Commissioner of Agriculture. The commissioner of agriculture may by general or specific order require any such association doing business in this state to file with the department a certified copy of any marketing contract or agreement between the association and its members or patrons.

4. System of Accounting, Reports, etc. Amend chapter 224 of the Public Laws by adding after section 39 the following new section: 39-a. Commissioner of Agriculture. The commissioner of agriculture may by general or specific order prescribe comprehensive systems of accounting for such associations doing business in this state and may require any such association to render reports, in form indicated by him, which shall state the nature and volume of business, resources, liabilities, profits, losses and any other facts bearing upon the financial condition of the association. The commissioner may investigate the management of any such association doing business in this state and may make the facts, relating to said management, available to the members or stockholders of the association; provided, that a request for such investigation has been filed with the department, signed by at least twenty per cent of the members or stockholders in the case of associations of less than five hundred members or stockholders and by at least one hundred members in the case of associations of five hundred or more members or stockholders.

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

[Approved March 1, 1927.]
CHAPTER 35.

AN ACT RELATING TO POWERS OF THE GOVERNOR AND COUNCIL.

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

1. Amendment. Amend section 34 of chapter 19 of the Public Laws by striking out the word "three" and by inserting in place thereof the word five, and by renumbering the section to be section 35 so that said section as amended shall read: 35. Governor's Salary. The annual salary of the governor shall be five thousand dollars.

2. Amendment. Amend section 37 of chapter 19 of the Public Laws by striking out the same, and by renumbering so that said section as amended shall read: 38. Governor's Secretary and Assistants. The governor shall appoint a secretary whose annual salary shall be three thousand dollars. He may appoint a clerk or stenographer and obtain such other stenographic and clerical assistance as he may need, the compensation therefor to be fixed by the governor with the consent of the council.

3. Takes Effect. This act shall take effect January 1, 1929.

[Approved March 1, 1927.]

CHAPTER 36.

AN ACT RELATING TO POWERS OF THE GOVERNOR AND COUNCIL.

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

1. Amendment. Amend chapter 19 of the Public Laws by inserting after section 33, the following:

   General Emergency

34. Emergency Fund. The sum of seventy-five thousand dollars is annually appropriated as an emergency fund which
may be expended by the governor with the consent of the
council to aid any state department in any emergency which
may arise, and to protect the interests of the state.

2. Renumbering. Amend chapter 19 of the Public Laws
by renumbering sections 34 to 37 inclusive to read 35 to 38.

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

[Approved March 1, 1927.]

CHAPTER 37.

AN ACT PROVIDING A TRANSFER TAX RECIPROCAL EXEMPTION.

Section 1. Transfer tax, reciprocal exemption; questions of law trans-
ferred to supreme court.

Section 2. Takes effect.

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

1. Amendment. Amend chapter 73 of the Public Laws by
adding at the end of said chapter the following two new sec-
tions: 29. Reciprocal Exemption. The tax imposed by this
chapter, except upon the transfer of tangible personal property
having an actual situs in this state, shall not be payable, in
the case of estates of persons deceased subsequent to the
passage of this act, (a) if the non-resident owner at the time
of his death was a resident of a state or territory of the United
States, or of any foreign country, which at the time of his
death did not impose a transfer tax or death tax of any char-
acter in respect to* property of residents of this state, except
tangible personal property having an actual situs in such state
or territory or foreign country, or, (b) if the laws of the state,
territory or country of residence of such non-resident owner
at the time of his death contained a reciprocal exemption pro-
vision under which non-residents were exempted from trans-
fer taxes or death taxes of every character in respect to
personal property, except tangible personal property having
an actual situs therein, provided the state, territory or coun-
try of residence of such non-residents allowed a similar ex-

*Amended, chapter 104, post.
emption to residents of the state, territory or country of residence of such non-resident owner. For the purpose of this section the District of Columbia and possessions of the United States shall be considered territories of the United States. 30. Questions of Law. The assistant attorney-general may, at any time, reserve, certify and transfer to the supreme court for decision any question of law which may arise in connection with the administration of this chapter or of chapter 72.

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

[Approved March 9, 1927.]

CHAPTER 38.
AN ACT RELATING TO BUSINESS CORPORATIONS.

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

1. Minimum Fee. Amend section 92 of chapter 225 of the Public Laws by striking out the period and adding at the end of said section a semicolon and the following words, provided, however, that the minimum fee shall be five dollars; so that said section as amended shall read as follows: 92. Record of Organization, Amendments. The fee for recording the record of amendment required by section 44, providing for an increase of the capital stock, shall be such sum as, when added to the fees paid at the time of the original authorization and prior increase, if any, will make the total fees accord with the foregoing schedule; provided, however, that the minimum fee shall be five dollars.

2. Stock Reduction, Fees. Amend section 95 of said chapter by striking out the whole of said section and substituting the following: 95. Annual Fee. For the privilege of continuing its corporate franchise, every such corporation shall pay annually to the secretary of state, at the time of making its annual return, a fee equal to one fourth the amount paid
upon filing its original record of organization plus one fourth of additional payments for increases in its authorized capital stock, if any; in case the authorized capital stock is reduced, the annual return fee shall be one fourth the amount required for the original fee of a corporation capitalized at the amount as reduced. In no case, however, shall such annual fee be more than one hundred dollars or less than five dollars and it shall not be required of any such corporation which on March first of any year shall not have been incorporated more than six months.

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

[Approved March 9, 1927.]

CHAPTER 39.

AN ACT IN AMENDMENT OF CHAPTER 276 OF THE PUBLIC LAWS, RELATING TO ADJUSTMENT OF LOSSES UNDER FIRE INSURANCE CONTRACTS.

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

1. Adjustment Begun When. Amend section 10, chapter 276 of the Public Laws by striking out the words “shall adjust” in the first line of said section and inserting in place thereof the following: shall begin the adjustment of, so that said section as amended shall read as follows: 10. Adjustment. The company shall begin the adjustment of the loss within fifteen days after the receipt of such notice.

2. Penalty. Amend section 13, chapter 276 of the Public Laws by striking out the word “two” in the first line of said section and inserting in place thereof the word three, so that said section as amended shall read as follows: 13. Suspension for Violations. For any violation of the three preceding sections the insurance commissioner may suspend the authority of the company to transact business in this state for such
length of time, not exceeding one year, as he may deem advisable.

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

[Approved March 9, 1927.]
CHAPTER 41.

AN ACT RELATING TO CLOSING SUNSET LAKE IN GREENFIELD TO ALL ICE FISHING FOR A TERM OF FIVE YEARS.

Section 1. Sunset lake, ice fishing prohibited.
Section 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 the passage of this act, in Sunset 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 March 9, 1927.]

CHAPTER 42.

AN ACT RELATING TO THE TAKING OF SALT WATER SMELT.

Section 1. Salt water smelt, taking regulated.
Section 2. Takes effect.

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

1. Salt Water Smelt. Amend section 33, chapter 200 of the Public Laws by adding at the end thereof the following: 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. Smelt taken from all salt waters of the state may be bought and sold during the open season therefor, 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 March thirty-first to July first, is prohibited; 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. 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 March 9, 1927.]

CHAPTER 43.

AN ACT IN AMENDMENT OF SECTION 3 OF CHAPTER 199 OF THE PUBLIC LAWS RELATING TO PHEASANTS.

Section 2. Takes Effect.

Section 1. Taking pheasants in Merrimack county.

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

1. Taking Pheasants in Merrimack County. Amend section 3 of chapter 199 of the Public Laws by inserting after the word "Rockingham" the word Merrimack, so that said section as amended shall read as follows: 3. Pheasants. Male pheasants may be taken and possessed from November first to November sixth inclusive in Hillsborough, Rockingham, Merrimack and Strafford counties only. A person may take a total of not more than two male pheasants in one day and not more than five in one season.

2. 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 10, 1927.]
1. Public Scales. Amend chapter 161 of the Public Laws by adding after section 40 the following new sections:

41. Public Weighers, Appointment. Any town or city may appoint one or more public weighers of coal or other merchandise. Such weighers shall be appointed in towns by the board of selectmen and in cities by the body which appoints the city sealers of weights and measures, and shall hold office during the pleasure of the body by which they are appointed, or until their successors are chosen and qualified.

42. Certificates Required. All coal and hay sold by weight in any city or town adopting the provisions hereof shall be weighed by one of such public weighers, at the expense of the seller. The weigher shall deliver to the seller, or his agent, a certificate of the weight of all merchandise weighed by him, which certificate shall be delivered by the seller to the buyer or his agent at the time of the delivery of such merchandise. No person shall act as a public weigher of coal, hay or other merchandise of which he is either the buyer or seller, or a servant or agent of the buyer or seller, or in the sale whereof he has any interest, except when such servant or agent is acting in behalf of the town or city. The weigher shall keep a record of all such certificates, which record shall at all times be open to inspection by any person interested therein.

43. Sales to City or Town. Every person selling to any city or town by weight any merchandise, the weight whereof is more than one hundred pounds, shall furnish therewith, at his own expense, the certificate of a public weigher of said city or town.

44. Other Purchases. Any person, not a city or town, purchasing by weight any merchandise, the weight whereof
is more than one hundred pounds, other than coal or hay, may require therewith the certificate of a public weigher of the city or town in which such purchaser resides, such certificate to be delivered with said merchandise at the expense of the seller.

45. Fees. Public weighers shall be paid such fees, not exceeding fifteen cents for each weighing, as shall be prescribed by the body by which they are appointed, which shall be in full for the use of the scales, the certificates furnished, the recording thereof and all official services performed.

46. Maintenance. Any city or town may erect and maintain public scales within the limits of any public highway, or on any other lands and may appropriate money therefor. In case of the failure of the owner of lands to sell the property required for the erection and maintenance of public scales, proceedings may be had for the acquisition of such property by a town or city in the same manner as for the taking of land for highway purposes.

47. Penalty. Any person who shall sell any merchandise without furnishing therewith the certificate of a public weigher as required by the provisions hereof, or any public weigher who, on tender to him of his lawful fees, shall refuse to perform any duty imposed upon him by the provisions hereof, shall be fined not more than twenty dollars.

48. Adoption by City or Town. The provisions hereof when adopted by lawful vote of any city or town shall continue in force until said vote is rescinded.

2. Renumbering. Further amend chapter 161 of the Public Laws by renumbering sections 41 to 43, inclusive, to read sections 49 to 51.

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

[Approved March 10, 1927.]
CHAPTER 45.

AN ACT RELATING TO SOLEMNIZATION OF MARRIAGE.

Section 1. Jewish rabbis may solemnize marriage.

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

1. Jewish Rabbis May Solemnize Marriage. Amend section 34 of chapter 286 [of the Public Laws] by striking out said section and inserting in place thereof the following: 34. Exceptions. Nothing contained in this chapter shall affect the right of Jewish Rabbis who are citizens of the United States, residing in this state, or of the people called Friends or Quakers, to solemnize marriages in the way usually practiced among them and all marriages so solemnized shall be valid. Jewish Rabbis who are citizens of the United States, residing out of the state, may obtain special license in the manner provided by section 29 of this chapter.

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

[Approved March 15, 1927.]

CHAPTER 46.

AN ACT IN AMENDMENT OF CHAPTER 197 OF THE PUBLIC LAWS RELATING TO BOUNTIES ON WILD CATS.

Section 1. Bounties on wild cats.

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

1. Amendment. Amend chapter 197 of the Public Laws by adding to said chapter 197 a section numbered 63 to read as follows: 63. Bounties on Wild Cats. Any person who shall kill in this state any wild cat of the species known as bobcat or lynx, may present the head of said cat to any regularly employed warden or deputy warden with a sworn statement that it was killed in New Hampshire, giving date and locality of killing, and said warden shall, upon being satisfied that the animal belonged to either of the species mentioned above, re-
port 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 ten dollars for each cat so killed, reported and certified. Said warden shall destroy each head presented and certified as directed by the commissioner of fish and game. Any person guilty of fraud or misrepresentation in collecting or attempting to collect payment for the killing of any wild cat, as provided in this section, shall be deemed to have violated the provisions of this section and shall be fined not less than twenty-five dollars and not more than one hundred dollars for each violation.

2. 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 15, 1927.]

CHAPTER 47.

AN ACT IN AMENDMENT OF SECTION 68, CHAPTER 283 OF THE PUBLIC LAWS, RELATING TO A FEE FOR THE FILING OF ANNUAL STATEMENTS BY FRATERNAL BENEFIT SOCIETIES.

Section 1. Fraternal benefit societies; annual report, etc. | Section 2. Takes effect.

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

1. Fraternal Benefit Societies. Amend section 68, chapter 283 of the Public Laws by adding at the end of said section the following, and shall pay to the commissioner a fee of fifteen dollars for the filing of such annual statement, so that said section as amended shall read as follows: 68. Annual Report. Every society transacting business in this state shall annually, on or before March first, file with the insurance commissioner, in such form as he may require, a statement, under oath of its president and secretary or corresponding officers, of its condition and standing on December thirty-first next preceding, and of its transactions for the year ending on that date, and such other information as the commissioner may
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deam necessary to a proper exhibit of its business and plan of work, and shall pay to the commissioner a fee of fifteen dollars for the filing of such annual statement.

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

[Approved March 15, 1927.]

CHAPTER 48.

AN ACT RELATING TO THE HIGHWAY EXTENDING FROM MAINE LINE.

Section 1. Franklin Pierce highway designated. | Section 2. Takes effect.

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

1. Franklin Pierce Highway. That the number 9 highway extending from the Maine line at South Berwick, Maine, through the following cities and towns, Rollinsford, Dover, Madbury, Barrington, Northwood, Epsom, Chichester, Concord, Hopkinton, Henniker, Hillsborough, Antrim, Stoddard, Nelson, Sullivan, Roxbury, Keene, Chesterfield, to the Vermont line at Brattleboro be designated as the Franklin Pierce Highway.

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

[Approved March 15, 1927.]

CHAPTER 49.

AN ACT IN AMENDMENT OF SECTION 16 OF CHAPTER 192 OF THE PUBLIC LAWS RELATING TO PUBLIC FOREST LANDS.

Section 1. Tax abatement to towns containing public forest lands, procedure. | Section 2. Takes effect.

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

1. Tax Abatement to Towns Containing Public Forest Lands. Section 16 of chapter 192 of the Public Laws is hereby amended by striking out the whole of said section and in-
serting in place thereof the following: 16. Procedure. Application for such abatement shall be made upon blanks provided by the tax commission which shall call for such information as they deem necessary, and the tax commission, on the facts set forth in said return, may make an abatement of such an amount as equity may require, subject to the limitations above provided. After the tax commission has made known its decision on such petition for abatement any town dissatisfied may ask for a hearing thereon within thirty days from the date thereof. The commission shall hold a hearing thereon, notice thereof to be given by publication in some newspaper published in the county in which said town is situated within five days after the receipt of such request. The commission, if dissatisfied with the facts set forth in said return may ask for further information from the selectmen of any town or may hold a public hearing thereon.

2. 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 15, 1927.]

CHAPTER 50.

AN ACT IN RELATION TO FOREST PROTECTION AND BURNING PROPERTY.

Section 1. Regulation of fires: prosecutions; permits; liability for fires without permit; penalty; camp fires.

Section 2. Repeal.

Section 3. Takes effect.

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

1. Regulation of Fires. Amend chapter 191 of the Public Laws by striking out sections 32, 34, 35, 36 and 37 and substituting therefor the following:

32. Prosecutions. When a district chief or forest fire warden has any reason to believe that any forest fire law has been violated he shall report to the state forester all the facts coming within his knowledge. The state forester shall then take such action as he deems necessary and shall be entitled
to the advice and assistance of the attorney-general and the county solicitors.

34. Permits. (a) It shall be unlawful for any person to kindle or cause to be kindled a fire upon the land of another without first obtaining permission from the owner thereof or his agent, or upon public land without the written permission from the official caretaker thereof.

(b) No person shall kindle or cause to be kindled any fire or shall burn or cause to be burned any material in or near any woodlands, pasture, brush, sprout, waste or cut-over land, or where the fire may be communicated to such land, except when the ground is covered with snow, without first obtaining written permission from the forest fire warden of the city or town where the burning is to be done or without the presence of the warden or some person designated by him to superintend such burning. Permits issued by forest fire wardens shall be prepared by the state forester, who may make and adopt such reasonable rules and regulations as may be necessary to give effect to this provision.

35. Liability for Fires without Permit. Any person, by himself or agent causing or kindling a fire without permit of the forest fire warden, when such permit is required by the foregoing section, and also any person, by whose negligence or the negligence of his agents any fire shall be caused, shall be liable in a civil action for the payment to the town of the expenses incurred by the forest fire warden or deputy warden in attending or extinguishing such fire. The items of expense of said fire shall bear the written approval of the state forester.

36. Penalty. Whoever is found guilty of violating any provision of section 34 shall be fined not more than two hundred dollars, or imprisoned not more than sixty days.

Whoever causes or kindles a fire by any means, wilfully, or in a careless and imprudent manner, which shall endanger woodland as described in section 34 (b) shall be fined not more than five hundred dollars or imprisoned not more than one year or both.

37. Camp Fires. When permission has been obtained from the land owner or the official caretaker of public land, camp or cooking fires may be kindled without permission of the forest fire warden, at suitable times and in suitable places, when they will not endanger woodlands as described in section 34 (b), ex-
cept in such towns or cities as now have or may hereafter adopt by-laws or regulations requiring such permission. Whoever shall kindle or cause to be kindled any such fire or use an abandoned fire in or near woodlands, shall totally extinguish the same before leaving it and upon failure to do so such person or persons shall be subject to the same liabilities and penalties as are prescribed in sections 35 and 36.

2. **Repeal.** Amend chapter 391 of the Public Laws by striking out sections 4 and 5.

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 15, 1927.]

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**CHAPTER 51.**

**AN ACT IN AMENDMENT OF SECTION 1, CHAPTER 316, PUBLIC LAWS, RELATING TO THE SUPERIOR COURT.**

**Section 1.** Number of Justices Increased. Amend section 1, chapter 316 of the Public Laws by striking out the word "four" and inserting in place thereof the word five, so that said section as amended shall read as follows: **1. Justices.** The superior court shall consist of a chief justice and five associate justices, appointed and commissioned as prescribed by the constitution.

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

[Approved March 15, 1927.]
CHAPTER 52.

AN ACT IN AMENDMENT OF PARAGRAPH IV, SECTION 1, CHAPTER 99 OF THE PUBLIC LAWS RELATING TO MOTOR VEHICLES.

Section 1. Motor vehicle dealer, definition.

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

1. Motor Vehicle Dealer, Definition. Amend paragraph IV, section 1, chapter 99 of the Public Laws by adding after the word “otherwise” in the third line of said paragraph the words, or who is engaged principally in the business of buying promissory notes secured by mortgage, conditional sale contract or lease upon motor vehicles, so that said paragraph as amended shall read as follows: IV. “Dealer,” every person who has an established place of business and who is engaged principally in the business of buying, selling or exchanging motor vehicles, on commission or otherwise, or who is engaged principally in the business of buying promissory notes secured by mortgage, conditional sale contract or lease upon motor vehicles, or who sells at retail fuels as herein defined.

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

[Approved March 15, 1927.]
CHAPTER 53.

AN ACT IN AMENDMENT OF CHAPTERS 100 AND 102 OF THE PUBLIC LAWS RELATING TO MOTOR VEHICLES.

Section 1. Motor vehicle junk licenses: application; registration; limitation; plates; use of plates; use of cars; record book; premises may be entered; revocation of license; penalty.

Section 2. Fees.

Section 3. Takes effect.

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

1. Motor Vehicle Junk Licenses. Amend chapter 100 of the Public Laws by adding at the end of said chapter the following new sections:

44. Motor Vehicle Junk License. Any person who has an established place of business and who is engaged in the business of buying second hand motor vehicles for the purpose of remodeling, taking apart or rebuilding the same, or the buying or selling of parts of second hand motor vehicles, or tires, or the assembling of second hand motor vehicle parts, may be granted a motor vehicle junk license upon satisfying the commissioner that such applicant is a suitable person to hold such license.

45. Application. The applicant for a motor vehicle junk license shall make application to the commissioner upon blanks furnished by him for that purpose, for a general distinguishing number for his motor vehicles.

46. Registration. The commissioner may, if he is satisfied of the facts stated in such application, grant the same and issue to the applicant a certificate of registration containing the name, residence and address of such applicant and the general distinguishing number assigned and such other provisions as the commissioner may determine. All motor vehicles owned by such motor vehicle junk licensee shall, while so owned, be regarded as registered under such distinguishing number.

47. Limitation. If such motor vehicle junk licensee has an established place of business or agency in more than one city or town he shall secure a separate certificate of registration for each such place of business or agency.

48. Plates. The commissioner shall, at the time of issuing
a certificate to such motor vehicle junk licensee, furnish him with one set of number plates.

49. Use of Plates. A motor vehicle junk licensee shall not loan number plates which have been assigned to him under these provisions to a subagent or to any other person.

50. Use of Cars. A motor vehicle junk licensee shall not rent or otherwise use or permit to be used motor vehicles so registered, except for demonstration purposes or service in connection with his business.

51. Must be Held Four Days. All second hand motor vehicles or parts thereof purchased or taken in exchange by any motor vehicle junk licensee, or left on the premises of any such licensee for the purpose of sale, exchange or assembly shall be retained by the licensee four days unless he shall receive from the commissioner or any motor vehicle inspector written notice permitting the sale, exchange or assembly of such second hand motor vehicle or parts.

52. Licensee to Keep a Record Book. Every motor vehicle junk licensee shall keep a book, in such form as shall be approved by the commissioner, in which, at the time of the purchase, sale, exchange, or receipt for the purpose of sale of any second hand motor vehicle or parts thereof, shall be legibly written in the English language an account and description of such motor vehicle or parts, with the name and address of the seller, of the purchaser, and of the alleged owner, or other person from whom such motor vehicle or parts were purchased or received or to whom they were delivered, as the case may be. Such description, in the case of motor vehicles, shall also include the engine number, if any, the maker's number, if any, chassis number, if any, and such other numbers or identification marks thereon as shall be required by the commissioner, and shall also include a statement that a number has been obliterated, defaced or changed if such is the fact.

53. Premises May be Entered. The commissioner, the chief of police of any city, the selectmen of a town, or any police officer authorized by any of said officials, or a motor vehicle inspector, may at any time enter upon any premises used by any motor vehicle junk licensee for the purpose of carrying on his business, ascertain how he conducts the same, and examine all second hand motor vehicles or parts kept or
stored in or upon the premises, and all books, papers, and inventories relating thereto.

54. **Rules and Regulations.** The commissioner may from time to time make rules and regulations consistent with the provisions of sections 44 to 53 relative to the purchase, sale or exchange of second hand motor vehicles or parts thereof.

55. **Revocation of License.** The commissioner may, in his discretion, revoke such motor vehicle junk license for violation of any of the provisions of sections 44 to 53 hereof or of any rule or regulation relating to such licenses.

56. **Penalty.** Any person who violates any of the provisions of sections 44 to 53, or any rule or regulation of the commissioner made hereunder shall be fined not more than five hundred dollars or less than one hundred dollars or imprisoned not more than one year or both.

2. **Fees.** Amend section 1, chapter 102 of the Public Laws by adding at the end of said section a new paragraph as follows:

IX. For motor vehicles owned by or under the control of a motor vehicle junk licensee, twenty-five dollars.

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

[Approved March 15, 1927.]

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**CHAPTER 54.**

AN ACT RELATING TO MOTOR VEHICLE INSURANCE.

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**SECTION**

1. Definitions
2. Petition for security
3. Security ordered; suspension of registration
4. Certificate acceptable
5. Registration reinstated when
6. Policy, form
7. Hearing upon petition
8. Preliminary hearing, not evidence
9. Petition dismissed when
10. Cash, etc, as security; regulations
11. Limitation of act
12. Takes effect

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

1. **Definitions.** The following words, as used in this act, shall have the following meanings:

1. "Certificate," the certificate of an insurance company authorized to transact the business specified in chapter 279 of
the Public Laws that it has issued, to or for the benefit of the defendant, a motor vehicle liability policy covering the motor vehicle or trailer involved in the accident as a result of which the action at law to recover damages referred to in section 2 was commenced as respects such accident; or the certificate of a surety company authorized to transact business under chapter 282 of the Public Laws that it has issued to or for the benefit of the defendant a motor vehicle liability bond covering the motor vehicle or trailer involved in the accident as a result of which the action at law to recover damages referred to in section 2 was commenced as respects such accident.

II. "Motor Vehicle Liability Policy," a policy of liability insurance which provides indemnity for or protection to the insured and any person responsible for the operation of the insured's motor vehicle or trailer with his express or implied consent, against loss by reason of the liability to pay damages to others for damage to property, except property of others in charge of the insured or his employees, and/or bodily injuries, including death at any time resulting therefrom, accidentally sustained during the term of said policy by any person other than employees of the insured or of such other person responsible as aforesaid who are entitled to payments or benefits under the provisions of any workmen's compensation act, arising out of the ownership, operation, maintenance, control or use within the limits of the United States of America or the Dominion of Canada of such motor vehicle or trailer, to the amount or limit of at least five thousand dollars on account of injury to or death of any one person, and, subject to such limits as respects injury to or death of one person, of at least ten thousand dollars on account of any one accident resulting in injury to or death of more than one person, and of at least one thousand dollars for damage to property of others, as herein provided, or a binder pending the issue of such a policy, or an indorsement to an existing policy, as defined in section 6.

III. "Motor Vehicle Liability Bond," a bond conforming to the provisions of section 6 and conditioned that the obligor shall within thirty days after the rendition thereof satisfy all judgments rendered against him or against any person responsible for the operation of the obligor's motor vehicle or trailer with his express or implied consent in actions to recover damages for damage to property of others and/or bodily
injuries, including death at any time resulting therefrom, acci-
dentally sustained during the term of said bond by any per-
son other than employees of the obligor or of such other per-
son responsible as aforesaid who are entitled to payments or
benefits under the provisions of any workmen's compensation
act, arising out of the ownership, operation, maintenance, con-
trol, or use within the limits of the United States of America
or the Dominion of Canada of such motor vehicle or trailer to
the amount or limit of at least one thousand dollars on account
of damage to property and/or at least five thousand dollars,
on account of injury to or death of any one person, and, sub-
ject to such limits as respects injury to or death of one person,
at least ten thousand dollars on account of any one accident
resulting in injury to or death of more than one person.

2. Petition for Security. Upon petition in an action at law
to recover damages, commenced by a person legally qualified to
maintain such action, for damage to property and/or the death
of or bodily injury to any person resulting from an accident in
which one or more motor vehicles or trailers are involved, the
court shall make a preliminary inquiry into the questions, (1)
whether such accident was due, in whole or in part, to the
negligence of the defendant, and not due, in whole or in part,
to the negligence of the plaintiff or the plaintiff's intestate,
and (2) whether the motor vehicle or trailer was operated by
the owner thereof, and (3) whether, if not operated by the
owner thereof, the motor vehicle or trailer was being operated
with the express or implied consent of the owner.

3. Security Ordered; Suspension of Registration. If, upon
such inquiry as to the court seems proper, the court shall find
that such accident was probably due, in whole or in part, to the
negligence of the defendant, and not due, in whole or in part,
to the negligence of the plaintiff or the plaintiff's intestate,
the court shall order the defendant to furnish forthwith such
security as to the court shall seem proper to satisfy within
thirty days after the rendition of a final judgment in such ac-
tion such portion of such judgment as shall not be in excess of
five thousand dollars in regard to bodily injuries or death and
of one thousand dollars in regard to damage to property. If
the defendant shall fail to furnish such security forthwith, the
clerk or any deputy clerk of such court shall immediately noti-
fy the commissioner of motor vehicles of the action of the
court and of the failure of the defendant to furnish such security, and the commissioner shall forthwith suspend the license to operate of the defendant and shall forthwith suspend the registration of any motor vehicles or trailers registered in the name of the defendant, and if the court shall have found that such motor vehicle or trailer was being operated by the owner or with the express or implied consent of the owner thereof, of which finding the clerk or deputy clerk of such court shall immediately notify the commissioner, the commissioner shall forthwith suspend the owner’s license to operate, if he has one, shall forthwith suspend the registration of such motor vehicle or trailer and the registration of any other motor vehicles or trailers registered in the name of said owner. If the defendant shall fail to furnish such security forthwith and the defendant has no license to operate in the state which license is subject to suspension, the court shall enter an order prohibiting such defendant from further operating motor vehicles or trailers in the state and prohibiting the operation in the state of any motor vehicles or trailers owned by said defendant if the registration thereof is not subject to suspension; and if the court shall have found that such motor vehicle or trailer was being operated by the owner or with the express or implied consent of the owner thereof, the court shall enter an order prohibiting the operation in the state of any motor vehicles or trailers of said owner or by said owner when the registration of such motor vehicles or trailers or the license to operate is not subject to suspension.

4. Certificate Acceptable. The court shall accept as sufficient security, or as a sufficient compliance with any order for security, as provided in section 3, a certificate, as defined in section 1, of an insurance company or of a surety company, to be filed in said action with the court in a form to be approved by the court.

5. Registration Reinstated When. No motor vehicle or trailer the registration of which has been suspended, as provided in section 3, shall be reinstated or again be registered, nor may the owner of any such motor vehicle or trailer thereafter register any motor vehicle or trailer, unless and until the security ordered by the court, as provided in section 3, or the certificate as provided in sections 1 and 4, shall be furnished or filed. No person whose license has been suspended under sec-
tion 3 shall be permitted again to be licensed unless and until such security or such certificate shall be furnished or filed. No person who has been prohibited from operating, and no owner whose motor vehicles or trailers have been prohibited from being operated under section 3, shall be permitted again to operate, or to have his motor vehicles or trailers operated, in the state unless and until such security or such certificate shall be furnished or filed.

6. Policy, Form. No motor vehicle liability policy, as defined in section 1, shall be issued or delivered in the state until a copy of the form of the policy has been on file with the commissioner of insurance for at least thirty days, unless, before the expiration of said period, the commissioner shall have approved the form of the policy in writing; nor if the commissioner notifies the company in writing that, in his opinion, the form of said policy does not comply with the laws of the state, provided that he shall notify the company in writing within said period of his approval or disapproval thereof. The commissioner shall approve a form of policy which contains the name, address and business of the insured, a description of the motor vehicles and/or trailers covered, with the premium charges therefor, the policy period, the limits of liability, and an agreement that insurance is provided in accordance with and subject to the provisions of this act.

A motor vehicle liability policy shall be subject to the following provisions, which need not be contained therein:

I. The liability of any company under a motor vehicle liability policy shall become absolute whenever loss or damage covered by said policy occurs, and the satisfaction by the insured of a final judgment for such loss or damage shall not be a condition precedent to the right or duty of the company to make payment on account of said loss or damage. No such contract of insurance shall be cancelled or annulled by any agreement between the company and the insured after the said insured has become responsible for such loss or damage, and any such cancellation or annulment shall be void. Upon the recovery of a final judgment against any person for any loss or damage specified in this section, if the judgment debtor was, at the accrual of the cause of action, insured against liability therefor under a motor vehicle liability policy, the judg-
ment creditor shall be entitled to have the insurance money applied to the satisfaction of the judgment.

II. The policy, the written application therefor, if any, and any rider or indorsement, which shall not conflict with the provisions of this act, shall constitute the entire contract between the parties.

III. No statement made by the insured or on his behalf, and no violation of the terms of the policy, shall operate to defeat or avoid the policy so as to bar recovery within the limit provided in the policy.

IV. If the death, insolvency or bankruptcy of the insured shall occur within the policy period, the policy during the unexpired portion of such period shall cover the legal representatives of the insured. Such policy shall contain such provisions, as are not inconsistent with this act, as shall be required by the commissioner of insurance.

The provisions of this section, except provisions I, II and III, shall apply to motor vehicle liability bonds, as defined in section 1, and every such bond shall be subject to, although it need not be contained therein, the provision that no statement made by the principal on such bond or on his behalf, and no violation of the terms of such bond, shall operate to defeat or avoid such bond as against the judgment creditor of such principal.

Any company authorized to issue motor vehicle liability policies, as defined in section 1, may, pending the issue of such a policy, execute an agreement to be known as a binder; or may, in lieu of such a policy, issue an indorsement to an existing policy; each of which shall provide indemnity or protection in like manner and to the same extent as such a policy. The provisions of this section shall apply to such binders and indorsements.

7. Hearing upon Petition. Upon the filing of the petition, as provided in section 2, which petition shall set forth that the petitioner is seeking an order of the court that the defendant furnish security, as provided in section 3, the court shall as soon as may be give a summary hearing thereon, said hearing to be held not sooner than seven days after service upon the defendant. The decision of the court upon said hearing shall be final. The court may make reasonable rules to insure a prompt hearing on such petitions and a
speedy disposition thereof. The court may provide that a hearing on such petition shall be heard by any court in the county in which the action at law to recover damages was commenced, or, in the discretion of the court, in any other county. Service of said petition made at the address given by the defendant on his application for registration of the motor vehicle involved in the accident, or at the address given on the application for a license to operate, shall be deemed sufficient. The operation by a non-resident, or with his express or implied consent if an owner, of a motor vehicle or trailer on a public way of the state shall be deemed equivalent to an appointment by such non-resident of the motor vehicle commissioner or his successor in office, to be his true and lawful attorney upon whom may be served all lawful processes in any action against him, growing out of any accident in which said non-resident may be involved while so operating or so permitting to be operated a motor vehicle on such a way.

8. Preliminary Hearing, Not Evidence. Neither the findings of the court upon questions into which it makes a preliminary inquiry, the action taken by the court upon the petition, as provided in sections 2 and 3, nor a certificate or security filed by the defendant as provided in sections 1, 3, 4 and 9, shall be referred to in any way, and shall not be any evidence of the negligence or due care of either party, at the trial of the action at law to recover damages.

9. Petition Dismissed When. If, after an action at law as defined in section 2 is commenced, or after a petition as defined in sections 2 and 7 is filed, the defendant files in court a certificate of an insurance company or surety company as provided in sections 1 and 4, the court shall dismiss the petition, if filed, without a hearing thereon.

10. Cash, etc., as Security; Regulations. If, in compliance with the order of the court, as provided in section 3, the defendant furnishes as security cash, bonds, stocks, or other evidences of indebtedness satisfactory to the court, such security shall be deposited with the clerk of said court who shall give the defendant receipt therefor. The defendant shall be entitled to any interest accruing on his deposit, and to the income payable on the securities deposited, and may, from time to time, with the consent of the court, change such securities.
Upon presentation to the clerk of said court by an officer qualified to serve civil process of an execution issued on a judgment in the action at law to recover damages in which a petition has been filed as provided in section 2, and security in the form of cash has been furnished as provided in section 3, the clerk of said court shall pay, out of the cash deposited by the defendant, as herein provided, the amount of the execution, including costs and interest. If the defendant has deposited bonds, stocks, or other evidences of indebtedness, the clerk of said court shall, upon presentation of an execution as aforesaid, cause the said securities, or such part thereof as may be necessary to satisfy the judgment, to be sold at public auction, giving the defendant at least ten days' notice by registered mail of the time and place of said sale, and from the proceeds of said sale the clerk of said court shall, after paying the expenses thereof, satisfy the execution. Any payment upon an execution by the said clerk in accordance with the provisions of this section shall discharge said clerk from all official and personal liability whatever to the defendant to the extent of such payment.

11. Limitation of Act. Nothing herein shall be construed as preventing the plaintiff in any action at law from relying for security upon the other processes provided by law.

12. Takes Effect. This act shall take effect June 1, 1927.

[Approved March 16, 1927.]

CHAPTER 55.

AN ACT IN AMENDMENT OF SECTION 2, CHAPTER 198 OF THE PUBLIC LAWS, RELATING TO DEER.

Section 1. Deer, taking. | Section 2. Takes effect.

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

1. Deer. Amend section 2, chapter 198 of the Public Laws by inserting after the word "sixteenth," and before the word "and" in the fifth line of said section, the following: in the county of Cheshire from December first to December sixteenth, so that said section as amended shall read as follows:
2. Taking, Time. Wild deer may be captured or taken after 5 a.m. and before 6 p.m. as follows: In the county of Coos from October fifteenth to December first; 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; and from all the other counties in the state, from December first to January first.

2. 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 17, 1927.]

CHAPTER 56.

AN ACT RELATING TO SPECIAL TOWN AND SCHOOL DISTRICT MEETINGS.

SECTION 1. Special town meetings, appropriations.

SECTION 2. Special school district meetings, appropriations.

SECTION 3. Takes effect.

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

1. Town Meetings. Amend section 5, chapter 42 of the Public Laws by adding at the end of said section the following: In case of an emergency arising in a town for which immediate expenditure of money is necessary, the town through its selectmen may appeal to the superior court for permission to hold a special town meeting which, if granted, shall give said meeting the same authority as the annual town meeting, so that said section as amended shall read as follows: 5. Appropriations, at Special Meetings. No money shall be raised or appropriated at any special town meeting except by vote by ballot, nor unless the ballots cast at such meeting shall be equal in number to at least one half of the number of legal voters borne on the check-list of the town at the annual or biennial election next preceding such special meeting; and such check-list shall be used at any meeting upon the request of ten legal voters of the town. This section shall not apply to money to be raised for the public defense or any military
purpose in time of war. In case of an emergency arising in a
town for which immediate expenditure of money is necessary,
the town through its selectmen may appeal to the superior
court for permission to hold a special town meeting which, if
granted, shall give said meeting the same authority as the
annual town meeting.

2. School District Meetings. Amend section 3, chapter
120 of the Public Laws by adding at the end of said section the
following: In case of an emergency arising in a school district
for which immediate expenditure of money is necessary, the
school district through its school board may appeal to the
superior court for permission to hold a special district meet-
ing which, if granted, shall give said district meeting the same
authority as the annual district meeting, so that said section
as amended shall read as follows:

3. Special, Raising Money. No school district shall raise or appropriate money at any
special meeting of the inhabitants thereof except by vote by
ballot, nor unless the ballots cast at such meeting shall be
equal in number to at least one half of the number of voters
of such district entitled to vote at the regular meeting next
preceding such special meeting; and, if a check-list was used
at the last preceding regular meeting, the same shall be used
to ascertain the number of legal voters in said district; and
such check-list, corrected according to law, may be used at
such special meeting upon request of ten legal voters of the
district. In case of an emergency arising in a school district
for which immediate expenditure of money is necessary, the
school district through its school board may appeal to the
superior court for permission to hold a special district meet-
ing which, if granted, shall give said district meeting the same
authority as the annual district meeting.

3. Takes Effect. All acts or parts of acts inconsistent
herewith are hereby repealed and this act shall take effect up-
on its passage.

[Approved March 17, 1927.]
CHAPTER 57.

AN ACT IN AMENDMENT OF CHAPTERS 315 AND 316 OF THE PUBLIC LAWS, RELATING TO THE SUPREME AND SUPERIOR COURTS.

Section 1. Salaries of justices of the supreme court.

Section 2. Salaries of justices of the superior court.

Section 3. Takes effect.

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

1. Justices, Supreme Court. Amend section 15, chapter 315 of the Public Laws by striking out the words “six thousand” and inserting in the place thereof the words sixty-five hundred, so that said section as amended shall read as follows:

15. Salaries. The annual salary of the chief justice and the associate justices shall be sixty-five hundred dollars each.

2. Justices, Superior Court. Amend section 5, chapter 316 of the Public Laws by striking out the words “six thousand” and inserting in place thereof the words sixty-five hundred, so that said section as amended shall read as follows: 5. Salaries; Expenses. The annual salary of the chief justice and the associate justices of the superior court shall be sixty-five hundred dollars each. Actual expenses and office rent shall be allowed the justices as provided for justices of the supreme court.

3. Takes Effect. This act shall take effect July 1, 1927.

[Approved March 17, 1927.]

CHAPTER 58.

AN ACT IN AMENDMENT OF CHAPTER 118 OF THE PUBLIC LAWS RELATING TO SCHOOL TUITION FOR CHILDREN IN BOARDING HOMES.

Section 1. School attendance, non-residents.

Section 2. Takes effect.

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

1. School Attendance. Amend section 11, chapter 118 of the Public Laws by adding the following: Whoever for hire,
gain or reward has at one time in his custody or control to provide with care, board and lodging three or more children over six years of age whose parents or guardian reside in another state and who are unrelated to him by blood or marriage shall, together with the parents or guardian, be jointly responsible to the district in which the child resides for school tuition at not to exceed the average cost of instruction as provided for in section 3, to be recovered in an action of case, so that said section shall read: 11. Non-residents. No person shall attend school, or send a pupil to the school, in any district of which he is not an inhabitant, without the consent of the district or of the school board except as herein otherwise provided. Whoever for hire, gain or reward has at one time in his custody or control to provide with care, board and lodging three or more children over six years of age whose parents or guardian reside in another state and who are unrelated to him by blood or marriage shall, together with the parents or guardian, be jointly responsible to the district in which the child resides for school tuition at not to exceed the average cost of instruction as provided for in section 3, to be recovered in an action of case.

2. Takes Effect. This act shall take effect on July 1, 1927.

[Approved March 22, 1927.]

CHAPTER 59.
AN ACT TO PROVIDE FOR AN INCREASE OF SALARY FOR THE SHERIFF OF MERRIMACK COUNTY.

Section
1. Salary of Merrimack county sheriff.

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

1. Merrimack County, Salary of Sheriff. Amend section 27, chapter 324 of the Public Laws by striking out line seven of said section, relating to the salary of the sheriff of Merrimack county, and by inserting in place thereof the following:

    In Merrimack, two thousand dollars.

2. Takes Effect. All acts and parts of acts inconsistent
with this act are hereby repealed, and this act shall take effect as of April 1, 1927.

[Approved March 22, 1927.]

CHAPTER 60.

AN ACT RELATING TO REGISTRATION OF FOREIGN CORPORATIONS.

Section 1. Foreign corporations, registration fee.

Section 2. Takes effect.

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

1. Foreign Corporations, Registration. Amend section 1 of chapter 231 of the Public Laws by inserting in the third line of said section between the words “shall” and “in writing” the words, pay a registration fee of twenty-five dollars and, so that said section as amended shall read as follows:

2. Appointment of Attorney. Before doing business in this state every foreign corporation, except foreign insurance companies and as otherwise specifically provided, shall pay a registration fee of twenty-five dollars and in writing appoint the secretary of state and his successor in office to be its true and lawful attorney upon whom lawful process in any action or proceeding against it upon any liability arising in this state may be served, and in such writing shall agree that any lawful process against it upon such liability which is served on said attorney shall be of the same legal force and validity as if served on it, and that the authority shall continue in force so long as any liability remains outstanding against it in this state.

2. Takes Effect. This act shall take effect upon its passage and all acts and parts of acts inconsistent with this act are hereby repealed.

[Approved March 22, 1927.]
CHAPTER 61.

AN ACT RELATING TO LICENSING OF DOGS.

Section 1. Licensing of breeding dogs.  

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

1. Licensing of Dogs. Amend section 10 of chapter 150 of the Public Laws by striking out the same and by inserting in place thereof the following: 10. Kennels; Breeders. The owner or keeper of five or more dogs, and any breeder of dogs, shall annually on or before April thirtieth procure a license authorizing him to keep such dogs upon the premises described in the license or off the premises while under his control. If the number of dogs does not exceed five, the fee for such license shall be twelve dollars; if the number exceeds five and does not exceed ten, the fee shall be twenty dollars, and if the number exceeds ten, the fee shall be twenty-five dollars. No fee shall be required for the dogs of such owner or keeper which are under the age of three months; and for dogs becoming three months of age after May first, or which may be brought from without the state after May first, the fee shall be such proportionate sum for licenses as the remaining portion of the year bears to the sum required for a license for a whole year. The provisions of sections 6, 7 and 9 hereof shall not apply to licenses under the provisions of this section.

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

[Approved March 22, 1927.]

CHAPTER 62.

AN ACT IN AMENDMENT OF CHAPTER 124 OF THE PUBLIC LAWS RELATING TO THE MILITIA.

Section 1. Militia enrollment lists.  

Section 4. State emergency force.  

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

1. Militia. Amend section 9 of said chapter by striking out the whole thereof and inserting in place thereof the fol-
lowing: 9. Enrollment Lists. The governor may in his discretion order by proclamation that the names of male citizens, and all other male residents of this state who have declared their intention of becoming citizens of the United States, between the ages of eighteen and forty-five years, residing in each town and city, be enrolled alphabetically in four classes as provided in section 7, by or under the supervision of the selectmen of the town and the assessors of the city in which they reside, of which enrollment lists an original and two copies shall be made, one of which copies shall be for the adjutant-general.

2. Time for Filing Lists. Amend section 10 of said chapter by striking out the words “on or before May fifteenth” and inserting in place thereof the words within fifteen days from the date of said proclamation, so that said section as amended shall read as follows: 10. Entries. The selectmen shall enter on such enrollment lists, and opposite the name of every person exempt from military duty as hereinafter provided, the word Exempt, and opposite the name of every person who is a member of the national guard, the words National Guard, and within fifteen days from the date of said proclamation, shall sign such lists, file the same in the office of the town clerk, and make report to the adjutant-general of the total number enrolled on their respective lists, the number marked Exempt, the number marked National Guard and the number of unorganized militia, and shall certify that they believe such lists to be correct. The adjutant-general may call for the original enrollment, showing the names of those exempt and the causes of exemption, and satisfy himself of its accuracy.

3. Increase in Salary. Amend section 63 by striking out the words “three thousand five hundred” and inserting in place thereof the words four thousand, so that said section as amended shall read as follows: 63. Adjutant-general. The annual salary of the adjutant-general shall be four thousand dollars, and shall be in full for all his services.

4. Emergency Force. Amend said chapter by adding at the end thereof a new subtitle and section as follows:

State Forces in Case of Emergency

104. Authorization. The governor, as commander-in-chief of the military and naval forces of the state is hereby au-
authorized to raise and equip such troops as may in his judgment be necessary whenever the National Guard of the State of New Hampshire is merged with the federal forces to the extent that the governor cannot call upon said national guard for service for the protection of the state and its citizens.

5. **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 22, 1927.]

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**CHAPTER 63.**

**AN ACT RELATING TO THE SALE OF SECURITIES.**

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

1. **Definition.** Amend section 2 of chapter 284 of the Public Laws by striking out said section and inserting in place thereof the following: 2. **Securities.** Securities shall include all classes of stocks and shares, bonds, debentures, evidences of indebtedness and certificates of participation, ship shares and investment contracts in the form of a bill of sale, or any similar device.

2. **Takes Effect.** This act shall take effect upon its passage and all acts and parts of acts inconsistent with this act are hereby repealed.

[Approved March 22, 1927.]
CHAPTER 64.

AN ACT IN AMENDMENT OF SECTION 13, CHAPTER 202 OF THE PUBLIC LAWS, RELATING TO LICENSES TO HUNT AND FISH.

Section 1. Penalties for violations of laws regarding licenses to hunt and fish.

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

1. Licenses to Hunt and Fish. Amend section 13, chapter 202, Public Laws by striking out all of said section after the word “fined” in line 6 and inserting in place thereof the following: a sum not less than ten nor more than fifty dollars for the first offense, and for any subsequent offense, a sum not exceeding fifty dollars and a forfeiture of the license, if there be one, so that said section as amended shall read as follows: 13. Penalties. A person who violates a provision of this chapter, or who furnishes to another person, or permits another person to have or use, a license issued to himself, or changes or alters such license or coupon, or uses a license or license-coupons issued to another person, or makes a false statement in an application, or knowingly guides a hunter who has not a license as hereinbefore provided, shall be fined a sum not less than ten nor more than fifty dollars for the first offense, and for any subsequent offense a sum not exceeding fifty dollars and a forfeiture of the license, if there be one.

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

[Approved March 22, 1927.]
CHAPTER 65.

AN ACT RELATING TO THE TAKING OF BROOK TROUT, SALMON AND LAKE TROUT.

Section

1. Brook trout, ten inches and over.
2. ——, not less than seven inches.
3. ———
4. ———, not less than six inches.
5. ———, not less than seven inches.

Section

6. Brook trout, not less than seven inches.
7. Salmon.
8. Lake trout.
9. Limit.
10. Takes effect.

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

Trout and Salmon

1. Amend paragraph I of section 1 of said chapter 200 of the Public Laws by adding in the third line of said paragraph after the word “New London” the following: Dan Hole pond in the towns of Ossipee and Tuftonboro, 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, Dan Hole pond in the towns of Ossipee and Tuftonboro and Success pond in Coos county from April fifth to September first.

2. Amend paragraph II of section 1 of said chapter 200 of the Public Laws by striking out in the second line thereof the following: “Dublin pond in Dublin, and from” so that said paragraph as amended shall read as follows: 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, Nathan pond in Stewartstown, and Ellsworth Three ponds in Ellsworth from May twentieth to September first.

3. Amend paragraph IV of section 1 of chapter 200 of the Public Laws by adding after the words “September first” and before the word “and” in the sixth line of said paragraph the following: and from Big and Little Greenough ponds in Wentworth’s Location from May first to September first. Further amend said paragraph IV by striking out in lines six and seven the following: “and they may be taken with a fly from any of the waters named in this paragraph during September,”
so that said paragraph as amended shall read as follows: IV. Those not less than seven inches in length may be taken from Third Connecticut lake from June first to September first, from First and Second Connecticut lakes and Round pond in Pittsburg from April fifteenth to September first, from Big Diamond pond, Little Diamond pond, Big Millsfield and Long ponds 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.

4. Amend paragraph V of section 1 of chapter 200 of the Public Laws by adding at the end of paragraph V the following: and except that in such portion of the Connecticut river as lies in Coos county and in the Androscoggin river that specie of brook trout known as rainbow trout may be taken only when ten inches in length or over from June first to September first and by the use of a fly only during the month of September, so that said paragraph as amended shall read as follows: V. Those not less than six inches in length may be taken from all other streams in Coos, Grafton and Carroll counties from May first to September first, except from the Ellis and Wildcat rivers and the branches of the Saco river, and their tributaries, where they may be taken from May first to August first and except that in such portion of the Connecticut river as lies in Coos county and in the Androscoggin river that specie of brook trout known as rainbow trout may be taken only when ten inches in length or over from June first to September first and by the use of a fly only during the month of September.

5. Further amend section 1 of chapter 200 of the Public Laws by adding at the end thereof a paragraph VII to read as follows: VII. In addition to the provisions of paragraphs I to VI inclusive of this section, those not less than seven inches in length may be taken by the use of a fly only from the waters of the First, Second and Third Connecticut lakes and Round pond in the town of Pittsburg, Big Diamond pond, Little Diamond pond, Big Millsfield pond, Long pond in Millsfield, Big and Little Greenough ponds in Wentworth’s Location and such portion of the Connecticut river as lies in Coos county, during the month of September.

6. Further amend said section 1 of chapter 200 of the Public Laws by adding a paragraph VIII to read as follows: VIII.
Those not less than seven inches in length may be taken from all other lakes and ponds of the state, from April fifteenth to September first except that from Dublin pond in the town of Dublin, trout not less than six inches in length may be taken and possessed from May twentieth to September first.

7. Amend section 2 of chapter 200 of the Public Laws by striking out said section and inserting a new section to read as follows: 2. **Salmon.** Salmon not less than fifteen inches in length may be taken and possessed from April fifteenth 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 twentieth 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 twentieth 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.

8. Amend section 3 of chapter 200 of the Public Laws by striking out said section and inserting a new section to read as follows: 3. **Lake Trout.** Lake trout not less than fifteen inches in length may be taken and possessed from January first to September first, except that those not less than twelve inches in length may be taken and possessed during said period from the waters of Stinson lake in the town of Rumney, and except that those not less than ten inches in length may be taken and possessed from Big Diamond pond and Big Greenough pond from May twentieth to September first. Those of legal length may be taken by the use of a fly only during the month of September from Big Diamond pond and Big Greenough pond.

9. Amend section 5 of chapter 200 of the Public Laws by striking out the whole of said section and inserting a new section to read as follows: 5. **Limit.** A person may take in one day a total of not more than five pounds of brook trout provided that so long as he has taken less than five pounds he shall be entitled to take one additional fish. 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.

10. 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 24, 1927.]

CHAPTER 66.

AN ACT RELATING TO THE TAKING OF PICKEREL.

Section 1. Pickerel, taking.
Section 2. Repeal.
Section 3. Takes effect.

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

1. Regulations. Amend sections 11 and 12 of chapter 200 of the Public Laws by striking out the whole of said sections and inserting in place thereof new sections 11 and 12 which shall read as follows:

11. Pickerel. 1. 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, Merry-meeting lake in New Durham, 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, Spectacle pond in Groton and Hebron, all waters of Coos county and all other streams in the state inhabited by trout, except Merrimack river, Powwow river, Winnipesaukee river, Penigewasset river and Contoocook river.
II. Pickerel not less than twelve inches in length may be taken from Lakes Winnipesaukee, Massabesic, Winnisquam, Asquam, Wentworth and Spofford and the Connecticut river in Cheshire, Sullivan and Grafton counties, from June first to April first. In the Merrimack river, Powwow river, Winnipesaukee river, Pemigewasset river, Contoocook river and all other waters not before mentioned in this section, pickerel not less than twelve inches in length may be taken and possessed from June first to January sixteenth.

12. — Limit. In any of the waters mentioned in paragraph II of section 11, a person may take not more than ten pounds of pickerel in one day; provided, that so long as he has taken less than ten pounds he shall be entitled to take one additional fish.

2. Repeal. Chapter 37 of the Laws of 1925 is hereby repealed.

3. Takes Effect. All acts or parts of acts inconsistent with this act are hereby repealed, provided, however, that nothing in this act shall be construed as repealing special laws not mentioned in this act which prohibit fishing through the ice in certain specified waters; and this act shall take effect upon its passage.

[Approved March 24, 1927.]

CHAPTER 67.

AN ACT RELATING TO THE BOARD OF PAROLE.

Section 1. State prison, parole officer.

Section 2. Takes effect.

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

1. Parole Officer. Amend section 29 of chapter 369 of the Public Laws by striking out said section and substituting the following: 29. Compensation. Such parole officer shall receive the necessary and reasonable expenses actually incurred by him in the performance of his duties and such sum for salary as shall be determined by the trustees, subject to the approval of the governor and council. Such expense account
shall be audited by the board of trustees and the governor shall draw his warrant therefor.

2. **Takes Effect.** This act shall take effect upon its passage and all acts and parts of acts inconsistent with this act are hereby repealed.

[Approved March 24, 1927.]

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**CHAPTER 68.**

**AN ACT IN AMENDMENT OF CHAPTER 171 OF THE PUBLIC LAWS RELATING TO KEEPERS OF HOTELS AND PUBLIC LODGING HOUSES.**

**Section 1.** Hotels and lodging houses: register; open to inspection; penalty; definition.

**Section 2.** Takes effect.

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

1. **Regulations.** Amend chapter 171 of the Public Laws by inserting the following sections after section 6:

7. **Register; Open to Inspection.** All hotel keepers and all persons keeping a public lodging house 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.

8. **Penalty.** Whoever violates any of the provisions of the foregoing section shall be fined not more than twenty dollars or be imprisoned not more than thirty days.

9. **Definition.** The term "public lodging house" as used in section 7 shall mean a lodging house where more than two rooms are let for hire habitually for the accommodation of transients for a single night or less than a week at a time.

2. **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 29, 1927.]
CHAPTER 69.

AN ACT RELATING TO ASSISTANTS IN THE OFFICE OF THE PURCHASING AGENT.

Section
1. Assistants in office of purchasing agent.

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

1. Purchasing Agent. Amend section 8, chapter 9 of the Public Laws by striking out said section and inserting in place thereof the following: 8. Office; Assistants. The purchasing agent shall be provided with an office in the state house, and shall have such assistants at such compensation as shall be fixed by the governor and council.

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

[Approved March 29, 1927.]

CHAPTER 70.

AN ACT TO PROHIBIT FISHING THROUGH THE ICE IN SCOTT POND IN THE TOWN OF FITZWILLIAM.

Section
1. Scott pond, ice fishing prohibited.

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 in Scott pond in the town of Fitzwilliam for a period of five years from June 1, 1928.

2. Limitation. Nothing in this act shall prohibit the taking of shiners for bait after June 1, 1928.

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

[Approved March 29, 1927.]
CHAPTER 71.
AN ACT RELATING TO LIENS FOR WATER RATES.

Section 1. Municipal water-works, liens for water rates.

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

1. Municipal Water-Works. Amend chapter 43 of the Public Laws by adding at the end of said chapter the following new section: 13. Liens for Water Rates. All charges as water rates for water furnished to patrons in any city, town, or precinct operating municipally owned water-works, shall become a lien upon any real estate where said water is furnished, and said lien shall continue for one year from the last item charged in said water rates; and said lien may be enforced by suit in behalf of said city, town, or precinct, ordered by the water commissioners or other board in charge of the water system, against the owner or owners of such real estate. The record in the office of the water department of the water rates and charges for water furnished as aforesaid shall be sufficient notice to maintain suit upon such lien against subsequent purchasers or attaching creditors of said real estate.

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

[Approved March 29, 1927.]

CHAPTER 72.
AN ACT IN AMENDMENT OF SECTION 5 OF CHAPTER 180 OF THE PUBLIC LAWS RELATING TO THE STATE COLLEGE AND UNIVERSITY.

Section 1. State college and university, trustees.

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

1. Trustees. Amend section 5 of chapter 180 of the Public Laws by striking out the same and by inserting in lieu
thereof the following:  5. Of College. The general government of the New Hampshire College of Agriculture and the Mechanic Arts is vested in a board of thirteen trustees, as follows: The governor of the state and the president of the college shall be trustees ex officiis; the alumni of said college may elect two trustees one of whom shall be a resident of the state of New Hampshire and the other may be a resident of any one of the United States of America, the method of election to be prescribed by the board of trustees of said college; nine trustees shall be appointed by the governor with the advice and consent of the council. Trustees shall be elected or appointed for a term of three years, may be men or women, and both major political parties shall be represented on the board. Two members of said board shall be farmers. Seven members shall constitute a quorum for the transaction of business, but not less than eight affirmative votes shall be required to elect a president of the college or of the university. Nothing herein shall affect the qualifications of any person, during his term of office, who is a trustee at the date of the passage of this act.

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

[Approved March 29, 1927.]

CHAPTER 73.

AN ACT IN AMENDMENT OF CHAPTER 122 OF THE PUBLIC LAWS RELATING TO LOCKING DEVICES ON SCHOOLHOUSES.

Section 1. Locking devices on school-houses.

Section 2. Takes effect.

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

1. Construction, Fifty Pupils. Amend section 23, chapter 122 of the Public Laws by striking out the words "and with some safety device whereby the door may always be opened easily toward the outside by pressure against the same from the inside" and inserting in place thereof the words but that can always be opened easily on the inside by turning the knob or pushing the release bar, so that said section shall read: 23.
Locking Devices. Authorities in charge of all buildings of two or more rooms used for school purposes, or where fifty or more pupils may be in attendance, shall equip at least one outside door regularly used as an exit with key locks that can be locked on the outside only but that can always be opened easily on the inside by turning the knob or pushing the release bar. The use of bolts, except to hold one half of a double door, hooks, thumb knobs or other locking devices upon such outside doors is prohibited.

2. Construction, One Hundred Pupils. Amend section 24 of said chapter by striking out the word “two” in line 1 and inserting in place thereof the word one and further amend said section 24 by inserting after the words “main exit doors” these words equipped with some safety device whereby the door may always be opened easily toward the outside by pressure against the same from the inside, so that said section shall read: 24. Exits. Any school building in which one hundred or more children may be in attendance shall have its main exit doors equipped with some safety device whereby the door may always be opened easily toward the outside by pressure against the same from the inside, and all doors leading to fire escapes equipped as specified in section 23.

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

[Approved March 29, 1927.]
CHAPTER 74.

AN ACT IN AMENDMENT OF CHAPTER 101 OF THE LAWS OF 1925 ENTITLED "AN ACT TO PROVIDE FOR THE ACQUISITION BY THE STATE OF THE FRANCONIA NOTCH, SO CALLED, LYING IN THE TOWNS OF FRANCONIA AND LINCOLN, AS A FOREST RESERVATION AND STATE PARK."

Section 1. Appropriation for acquisition of Franconia Notch, when to lapse.

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

1. Appropriation, When to Lapse. Chapter 101 of the Laws of 1925, entitled "An act to provide for the acquisition by the state of the Franconia Notch, so called, lying in the towns of Franconia and Lincoln, as a forest reservation and State park," is hereby amended by adding at the end of section 3 thereof the following sentence: Any unexpended portion of the appropriation provided by this section shall lapse when the object for which said appropriation is made has been accomplished and in any event on April 21, 1930; so that said section as amended shall read as follows: Sect. 3. For the purposes of this act the sum of two hundred thousand dollars, or so much thereof as may be necessary, is hereby appropriated; and the governor and council are authorized to accept contributions for said purposes. Any unexpended portion of the appropriation provided by this section shall lapse when the object for which said appropriation is made has been accomplished and in any event on April 21, 1930.

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

[Approved March 29, 1927.]
CHAPTER 75.

AN ACT IN AMENDMENT OF SECTION 4 OF CHAPTER 104 OF THE PUBLIC LAWS RELATING TO MOTOR VEHICLE ROAD TOLLS.

Section 1. Motor vehicle road tolls, [Section 2. Takes effect.]

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

1. **Amount.** Amend section 4 of chapter 104 of the Public Laws by striking out the word "two" and by inserting in lieu thereof the word three, so that said section as amended shall read as follows:

   4. **Payment.** On or before the first day of the calendar month succeeding the filing of said report, the distributor shall pay to the state treasurer a road toll of three cents per gallon, upon each gallon so reported, the same being collected by the distributor from the dealer, and by the dealer from the consumer.

2. **Takes Effect.** This act shall take effect May 1, 1927.

[Approved March 29, 1927.]

CHAPTER 76.

AN ACT IN AMENDMENT OF CHAPTER 103 OF THE PUBLIC LAWS RELATING TO MOTOR VEHICLES.

Section 1. Motor vehicle number plates, use of. 2. Speed regulations. [Section 3. Parking regulations.]

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

1. **Number Plates.** Amend section 2 of chapter 103 of the Public Laws by striking out the whole thereof and substituting the following paragraph, so that the section shall read as follows:

   2. **What Used.** No number plates other than those procured from the commissioner or such as may be authorized by him for temporary use, except as provided for non-residents, shall be displayed on any motor vehicle so operated, but during the last five days of each year, namely, from December 27 to December 31 inclusive, the owner of an
automobile which has been properly registered in accordance with the provisions of chapter 100 of the Public Laws for the succeeding year, may display in the manner provided herein, in the place of number plates then in use, the number plates for the succeeding year.

2. **Speed.** Amend sections 17 and 18 of chapter 103 of the Public Laws by striking out the whole thereof and substituting the following: **17. To be Reasonable.** Any person driving a vehicle on a highway shall drive the same at a careful and prudent speed not greater than is reasonable and proper, having due regard to the traffic, surface and width of the highway and of any other conditions then existing, and no person shall drive any vehicle upon a highway at such a speed as to endanger the life, limb or property of any person. **18. Evidence.** Subject to the provisions of section 17 and except in those instances where a lower speed is specified under the laws relating to the operation of motor vehicles, it shall be *prima facie* lawful for the driver of a vehicle to drive the same at a speed not exceeding the following, but in any case when such speed would be unsafe it shall not be lawful:

I. Fifteen miles an hour when passing a school during school recess or while children are going to or leaving school during opening or closing hours;

II. Fifteen miles an hour when approaching within fifty feet and in traversing an intersection of highways when the driver's view is obstructed. A driver's view shall be deemed to be obstructed when at any time during the last fifty feet of his approach to such intersection, he does not have a clear and uninterrupted view of such intersection and of the traffic upon all of the highways entering such intersection for a distance of two hundred feet from such intersection;

III. Fifteen miles an hour in traversing or going around curves or traversing a grade upon a highway when the driver's view is obstructed within a distance of one hundred feet along such highway in the direction in which he is proceeding;

IV. Twenty miles an hour on any highway in a business district, as defined herein, when traffic on such highway is controlled at intersections by traffic officers or stop-and-go signals;

V. Fifteen miles an hour on all other highways in a business district, as defined herein;
VI. Twenty miles an hour in a residence district, as defined herein, and in public parks;
VII. Thirty-five miles an hour under all other conditions.

It shall be *prima facie* unlawful for any person to exceed any of the foregoing speed limitations. In every charge of violation of this section the complaint, also the summons or notice to appear, shall specify the speed at which the defendant is alleged to have driven, also the speed which this section declares shall be *prima facie* lawful at the time and place of such alleged violation.

The speed limitations set forth herein shall not apply to vehicles when operated with due regard for safety under the direction of the police in the chase or apprehension of violators of the law or of persons charged with or suspected of any such violation, nor to fire department or fire patrol vehicles when traveling in response to a fire alarm, nor to public or private ambulances when traveling in emergencies. This exemption shall not however protect the driver of any such vehicle from the consequences of a reckless disregard of the safety of others.

3. Regulations. Insert after section 16 of chapter 103 of the Public Laws the following sections: 16-a. Parking. No person shall park or leave standing any vehicle, whether attended or unattended, upon the paved or improved or main traveled portion of any highway, outside of a business or residence district, when it is practicable to park or leave such vehicle standing off of the paved or improved or main traveled portion of such highway; provided, in no event shall any person park or leave standing any vehicle, whether attended or unattended, upon any highway unless a clear view of such vehicle may be obtained from a distance of two hundred feet in each direction upon such highway, nor upon any main highway unless a clear and unobstructed width of not less than ten feet upon the main traveled portion of said highway opposite such standing vehicle shall be left for free passage of other vehicles thereon.

The provisions of this section shall not apply to the driver of any vehicle which is disabled while on the paved or improved or main traveled portion of a highway in such manner and to such extent that it is impossible to avoid stopping and temporarily leaving such vehicle in such position.
4. Takes Effect. This act shall take effect upon its passage.

[Approved March 29, 1927.]

CHAPTER 77.

AN ACT TO AMEND SECTION 22, CHAPTER 103 OF THE PUBLIC LAWS, GRANTING EMERGENCY PERMITS FOR EXCESS LOADING.

Section 1. Motor vehicles, excess loading, emergency permits granted how.

Section 2. Takes effect.

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

1. Motor Vehicles. Amend section 22, chapter 103 of the Public Laws by adding to the last line of said section the following: 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 having a weight, width or length greater than as herein prescribed. Provided that said commissioners may require a hearing before granting 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, so that the same shall read: 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 having a weight, width or length greater than as herein prescribed. Provided that said commissioners may require a hearing before granting 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. Takes Effect. This act shall take effect upon its passage.

[Approved March 29, 1927.]

CHAPTER 78.

AN ACT TO AMEND SECTION 28, CHAPTER 80 OF THE PUBLIC LAWS RELATING TO REPAIRING TOWN HIGHWAYS.

Section 1. Town highways, obstructions during repairs.

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

1. Town Highways. Amend section 28, chapter 80 of the Public Laws by striking out the entire section and inserting in place thereof the following: 28. Obstructions During Repairs. In repairing highways no uncovered trench or ditch shall be made by the side of the traveled part thereof, next and opposite to a dwelling house, yard or private way leading into any field, land or inclosure on the highway unless a way to such dwelling house, yard or private way is provided over and across such trench or ditch; nor shall the highway be repaired in any other manner to obstruct the passage to such house, yard or private way unless a way is provided over and across such obstruction.

[Approved March 29, 1927.]
CHAPTER 79.

AN ACT TO PROVIDE FOR AN INCREASE OF SALARY FOR THE SHERIFF OF CHESHIRE COUNTY.

Section 1. Salary, sheriff of Cheshire county.

Section 2. Takes effect.

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

1. Salary Increase. Amend section 27, chapter 324 of the Public Laws by striking out the ninth line of said section, relating to the salary of the sheriff of Cheshire county, and by inserting in place thereof the following:

   In Cheshire, nine hundred dollars.

2. Takes Effect. All acts and parts of acts inconsistent with this act are hereby repealed, and this act shall take effect as of April 1, 1927.

[Approved March 30, 1927.]

CHAPTER 80.

AN ACT RELATING TO CONDITIONAL SALES OF PERSONAL PROPERTY.

Section 1. Conditional sales of personal property: perjury; resale; second lien; penalties.

Section 2. Takes effect.

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

1. Conditional Sales of Personal Property. Amend chapter 216 of the Public Laws by adding after section 30 the following:

   30-a. Perjury. All willful falsehood committed in any affidavit prescribed in section 28 shall be deemed perjury and punished accordingly.

   30-b. Resale. No conditional purchaser of personal property shall sell or pledge any of said property, without the consent of the vendor, in writing, indorsed upon the written memorandum witnessing the lien and upon the margin of the record thereof.
30-c. Second Lien. No conditional purchaser shall execute a second written memorandum witnessing the lien of personal property while the same is subject to a previously existing memorandum witnessing a lien thereon, unless the fact of the existence of the previous written memorandum is set forth in the subsequent memorandum.

30-d. Penalty. If any conditional purchaser shall be guilty of an offense against either of the two preceding sections he shall be fined not more than five hundred dollars or imprisoned not more than one year, or both.

30-e. ———. Any person who removes or conceals any personal property held under a written memorandum witnessing a lien thereon with the intent of placing it beyond the control of the vendor, or who aids in so doing, and any conditional purchaser of such property who assents to such removal or concealment shall be fined not 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 March 31, 1927.]

CHAPTER 81.

AN ACT RELATING TO STATE AID TO CERTAIN TOWNS FOR MAINTENANCE OF TOWN HIGHWAYS.

Section 1. State aid for town highways, percentage of amount raised by town reduced.

Section 2. Takes effect.

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

1. Percentage Reduced. Amend section 6, chapter 87, Public Laws, by striking out the word "fifty" in the fourth line thereof, and inserting in place thereof the word forty-five, so that the same shall read as follows: 6. State Aid. Whenever, in the month of July in any year, the selectmen of any town shall certify to the state highway commissioner that such town has appropriated a sum for the care and maintenance of class V highways equal to forty-five cents on each one hundred dollars of assessed valuation, and the sum so appro-
priapated fails to equal eighty dollars for each mile of class V highways in such town, the commissioner shall pay over to the selectmen of such town, from the funds accruing to his department from automobile registration fees and the road toll on motor fuel, a sum sufficient, when added to the amount so appropriated by such town, to make the total amount available for the care and maintenance of such class V highways equal to eighty dollars for each mile thereof.

2. Takes Effect. This act shall take effect January 1, 1928.

[Approved March 31, 1927.]

CHAPTER 82.
AN ACT RELATING TO PUBLIC LIBRARIES.

SECTION
1. State library, assistant secretary.
2. Public libraries, trust funds, management.
3. —, trustees, organization.

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

1. Assistant Secretary. Amend section 38 of chapter 10 of the Public Laws by inserting after the word "year" in the second line of said section the words, an assistant secretary, and by striking out the last sentence in said section and inserting in place thereof the following: The compensation of the assistant secretary and of the assistants shall be fixed by the commission, so that said section as amended shall read as follows: 38. Secretary; Assistants; Compensation. The commission may employ a secretary, at a salary of two thousand dollars a year, an assistant secretary, and such clerical assistants as it deems advisable. The compensation of the assistant secretary and of the assistants shall be fixed by the commission.

2. Trust Funds, Management. Amend section 51 of chapter 10 of the Public Laws by adding at the end of said section the following: Trust funds established for the use of a public library shall be held in the custody and under the manage-
ment 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, so that said section as amended shall read as follows: 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 to the sole purpose of establishing and maintaining a free public library within such town. In towns where no town library exists, the money so raised shall be held by the library trustees and allowed to accumulate until such time as the town may vote to establish a library. Trust funds established for the use of a 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.

3. Trustees. Amend section 54 of said chapter by striking out all after the word “chairman” in the second line, and substituting therefor a comma and the following words; a secretary, and a treasurer from their own number, so that said section as amended shall read as follows: 54. ——, Organization. The trustees so elected shall organize annually by the choice of a chairman, a secretary, and a treasurer from their own number.

4. Trustees. Amend section 56 of said chapter by striking out the entire section and substituting 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 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 or retained by the library trustees for the support and maintenance of the public library in said town; and the income from all trust funds for library purposes shall be expended or retained by them for the support and maintenance of the public library in said town in accordance with the con-
ditions 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.

5. Property Returned to State When. Amend section 58 of said chapter by striking out the entire section and substituting in place thereof the following: 58. Defunct Libraries. When a public library in any town shall, as such, cease to function, all books or other property given by the state for the use of said library or purchased with state funds shall be returned to the state by the selectmen of said town, delivery to be made to the public library commission, who shall have the power to retain, sell, distribute, or otherwise dispose of such returned books or property as in its judgment seems wise.

6. Takes Effect. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect upon its passage.

[Approved March 31, 1927.]

CHAPTER 83.

AN ACT RELATING TO REGULATION OF HIGHWAYS BY THE HIGHWAY COMMISSIONER AND SELECTMEN.

Section 1. Highways, regulation of by highway commissioner and selectmen.

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 by striking out the entire section and inserting in place thereof the following: 15. Regulation. The state highway commissioner may regulate the use of trunk line highways 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 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 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 March 31, 1927.]

CHAPTER 84.

AN ACT IN RELATION TO ANNUAL RETURNS OF BUSINESS
CORPORATIONS.

Section 1. Business corporations, annual
returns, date of notice.

Section 2. Business corporations, date of
annual return.

Section 3. Takes effect.

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

1. Date of Notice. Amend section 87 of chapter 225 of the
Public Laws by striking out the words “on or after April sec-
ond” in the first and second lines of said section and inserting
in place thereof the words, between March 1 and 15; so that
said section as amended shall read as follows: 87. Notice of
Neglect. The secretary of state shall, between March 1 and
15 of each year, notify by registered mail, postage paid, every
business corporation which shall have failed to file the annual
return or pay the filing fee, said notice to be addressed to the
corporation in care of its clerk at the address appearing upon
the records in the office of the secretary of state, or, in the
case of a corporation not organized under the laws of this
state, to any officer, agent or employee of the corporation hav-
ing charge of any of its business or custody of any of its prop-
erty within the state, and to contain a copy of this subdivision.

2. Date of Return. Amend section 88 of said chapter by
striking out the entire section and inserting in place thereof
the following: 88. Subsequent Returns. It shall be the duty
of the corporation to make or cause to be made its annual re-
turn and payment of return fee on or before April 1; and, fail-
ing so to do, an additional notification fee of five dollars shall be required, as well as the making of the annual return.

3. Takes Effect. This act shall take effect January 1, 1928.

[Approved March 31, 1927.]

CHAPTER 85.

AN ACT RELATING TO TRANSPORTATION OF FISH AND GAME.

Section 1. Transportation, fish and game, by residents and non-residents; special permits; penalty.

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

1. Regulations. Amend chapter 197 of the Public Laws by striking out sections 10, 11, and 12, and by inserting in place thereof the following new sections:

10. Transportation. I. Fish or Wild Game, Except Deer, by Residents. A resident of the state may transport, within the state during the open season therefor, the number or limit of fish or game, except deer, that he may lawfully take. If such fish or game be placed in the custody of a common carrier or transported in a package, said fish or game, or the package containing the same, shall have attached thereto a tag or label plainly marked with the kind and number of such fish or game, the name of the consignor, the name of the consignee, the point of shipment and the destination.

II. Fish or Wild Game, except Deer, by Non-residents. A non-resident license holder may transport or have transported within the state, or from a point within the state to a point out of the state, the number or limit of such fish or wild game, except deer, that he may lawfully take in one day. If such fish or game be placed in the custody of a common carrier or transported in a package, the said fish or game, or the package containing the same, shall have attached thereto a tag or label plainly marked with the kind and number of such fish or game, the name of the consignor, the name of the consignee, the point of shipment and the destination, provided, that be-
fore such fish or game is transported through or out of the state said non-resident license holder shall indorse on the back of his license, in ink, the town from which such fish or game is to be transported, the destination, the number of each kind of fish or game and the date of transportation. If such fish or game is presented to a common carrier the agent of said company shall see that the license is properly indorsed before accepting such fish or game for shipment. If such fish or game is transported through or out of the state in any other manner than by a common carrier, any citizen of the state may demand to see said fish or game and to see that proper indorsement has been made upon the license, and refusal to show such fish or game or license and the indorsements thereon shall constitute a violation of this paragraph.

III. DEER BY RESIDENTS. A resident of the state may transport within the state, during the open season therefor and for ten days thereafter, a deer legally taken, when open to view, and to which the deer coupon on his license has been attached, as provided in chapter 202, section 15, of the Public Laws. If said deer or carcass thereof be placed in the custody of a common carrier it shall, in addition to said coupon, have attached thereon a tag plainly marked with the name of the consignor, the name of the consignee, the point of shipment and the destination.

IV. DEER BY NON-RESIDENTS. The holder of a non-resident license may transport within the state or from a point within the state to a point outside the state, a deer legally taken by him when open to view and to which a deer coupon has been attached, as provided in chapter 202, section 14, of the Public Laws. If such deer or carcass thereof be placed in the custody of a common carrier, it shall, in addition to said coupon, have attached thereto a tag plainly marked with the name of the consignor, the name of the consignee, the point of shipment and the destination. The agent of said common carrier shall see that the coupon attached to said deer or carcass thereof bears the same number as the license held by the owner thereof. If such deer or carcass thereof is transported through or out of the state in any other manner than by a common carrier, any citizen of the state may demand to see said deer or carcass thereof and to see that the coupon attached thereto bears the same number as the license held by the owner.
fusal to show such deer or carcass thereof, coupon or license shall constitute a violation of this paragraph.

11. Special Permits. Any transportation of fish, deer or other game, not covered in the preceding section, shall be allowed only under terms of a special permit signed by the commissioner, provided that a child under sixteen years of age hunting without a license but with proper guardian, as provided by law, may transport fish, deer or other game killed by him, by identifying it with a tag bearing his name, residence and the date shot, until such time as he may be able to secure a special permit from the commissioner.

12. Penalty. Any person who violates any of the provisions of paragraphs I and II of section 10 shall be fined not less than ten dollars and not more than fifty dollars for each violation thereof. Any person who violates any of the provisions of paragraphs III and IV of section 10 shall be fined not less than twenty-five dollars nor more than one hundred dollars for each violation thereof.

2. Repeal. Amend chapter 198 of the Public Laws by striking out sections 6 and 7.

3. ——. Amend chapter 202 of the Public Laws by striking out section 16.

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

[Approved March 31, 1927.]

CHAPTER 86.

AN ACT RELATING TO THE TAKING OF OYSTERS.

Section 1. Oysters, taking. | Section 2. Takes effect.

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

1. Regulations. Amend section 40, chapter 200 of the Public Laws by striking out said section and inserting in place thereof the following: 40. Oysters. No person shall at any time take oysters from Great Bay or its tributaries, Little Bay, or Durham river unless he is a resident of this state. No per-
son shall take oysters during the months of June, July and August nor through the ice nor in any manner other than by the use of hand tongs. The state fish and game commissioner may, at any time, suspend the operation of the above after a public notice and hearing for such time as he deems advisable.

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

[Approved April 5, 1927.]

CHAPTER 87.

AN ACT IN AMENDMENT OF CHAPTER 116 OF THE PUBLIC LAWS RELATING TO AID FOR DEPENDENT MOTHERS.

Section 1. Emergency allowances for dependent mothers.

Section 2. Approval of employment.

Section 3. Takes effect.

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

1. Emergency Allowances. Section 40 of chapter 116 of the Public Laws is hereby amended by adding thereto the following: except that the state board of education at its discretion may meet emergency and exceptional cases by additional allowances which shall not exceed two dollars and fifty cents a month for each child, so that said section shall read: 40. Allowance. The allowance to each dependent mother shall not exceed ten dollars a month if she has but one child under the age of sixteen, and not more than five dollars a month for each of her other children under that age, except that the state board of education at its discretion may meet emergency and exceptional cases by additional allowances which shall not exceed two dollars and fifty cents a month for each child.

2. Approval of Employment. Amend section 44 of chapter 116 of the Public Laws by adding at the end thereof the following: Nothing contained herein shall be construed as depriving a mother from accepting any employment approved by the state board, so that said section as amended shall read as follows: 44. Limitations. No aid shall be given to a mother unless (a) the child or children are living with her; (b) she will be able to remain at home with her children if the allowance is made and without it will be compelled to work regularly away
from home; (c) the mother, in the judgment of the school board or of the state board, is a proper person morally, physically and mentally to bring up her children; and (d) has been a resident of this state for at least two years before she applies for aid. Nothing contained herein shall be construed as depriving a mother from accepting any employment approved by the state board.

3. Takes Effect. This act shall take effect on July 1, 1927.

[Approved April 5, 1927.]

CHAPTER 88.

AN ACT RELATING TO LIENS OF MECHANICS AND OTHERS ON PUBLIC WORKS AND IN AMENDMENT OF SECTION 12, CHAPTER 217 OF THE PUBLIC LAWS.

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

1. State Work. The liens given by Public Laws, chapter 217, sections 15-24, shall attach to any money due or to become due from the state, or any subdivision thereof, by virtue of any contract for any public work of construction, alteration or repair, in the performance of which contract the lienor participated by performing labor or furnishing materials or supplies.

2. Surety Bond, Public. Whenever a contract for any such public work involves an expenditure of ten thousand dollars, the public authority making the same shall require the contractor to give a bond with sufficient surety, in an amount equal to eighty per cent of the contract price, or of the estimated cost of the work if no aggregate price is agreed upon, conditioned upon the payment of all who would have liens under section 1, and providing that suit thereon may be maintained by the lienor against the surety.

3. Surety Bond, Private. Such bond may be taken in other cases, either by public authorities or by private parties whose property might be subject to liens under Public Laws, chapter 217, sections 15-24, and whenever taken shall discharge the
subcontractor's lien applicable to the parties, and the lienor's remedies shall then be against the principal contractor and the surety only.

4. Bridge Lien. Public Laws, chapter 217, section 12 is amended by inserting in the fourth line thereof, after the word "bridge" the following words: or for consumption or use in the prosecution of such work, so that said section as amended shall read: 12. Buildings, etc. If any person shall, by himself or others, perform labor or furnish materials to the amount of fifteen dollars or more for erecting or repairing a house or other building or appurtenances, or for building any dam, canal, sluiceway, well or bridge, or for consumption or use in the prosecution of such work, other than for a municipality, by virtue of a contract with the owner thereof, he shall have a lien on any material so furnished and on said structure, and on any right of the owner to the lot of land on which it stands.

[Approved April 5, 1927.]

CHAPTER 89.

AN ACT IN AMENDMENT OF CHAPTER 262 OF THE PUBLIC LAWS RELATING TO INVESTMENTS OF SAVINGS BANKS.

SECTION 1. Notes and bonds.  
2. Public obligations, Canada, Newfoundland.  
3. Other bonds, notes and stocks: definitions.  
4. ——, limitations.  
5. ——, net income.  
6. ——; steam railroad securities; public service companies; telephone and telegraph companies; other capital stock; New England manufacturing companies.  
7. Takes effect.

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

1. Notes and Bonds. Amend chapter 262 of the Public Laws by striking out subdivision II of section 3 thereof and substituting the following therefor: II. OTHER REAL ESTATE. Those directly secured by first mortgage on real estate situated without this state, but entirely within the United States, which at the time of such investment is improved, occupied and productive; but not exceeding forty per cent of the deposits shall be so invested, and no such investment shall be in a loan
that exceeds fifty per cent of the value of the real estate by which it is secured, unless the loan is further secured by a guaranty satisfactory to the bank commissioner, in which case it shall not exceed sixty per cent of the value of the real estate by which it is secured. The provisions of this paragraph shall not apply to bonds of railroad or public service corporations.

2. Public Obligations. Further amend said chapter by striking out subdivision VI of section 6 thereof, and substituting the following therefor: VI. CANADA, PROVINCES, NEWFOUNDLAND. The authorized bonds of any province of the Dominion of Canada and of the Colony of Newfoundland; and bonds issued by the Canadian National Railways or constituent corporations of the system owned or controlled by the Canadian National Railways, the principal and interest of which are guaranteed by any province of the Dominion of Canada.

3. Other Bonds, Notes and Stock. Further amend said chapter by striking out section 7 thereof and substituting the following therefor: 7. Definitions. For the purposes of this chapter company shall mean a corporation or voluntary association organized under the laws of the United States or any state thereof and located and doing business principally within the United States; public service company, a company doing principally a water, gas, heat, ice, electric light or electric power business, or a combination of two or more said businesses; mortgage bonds, bonds secured primarily by direct and foreclosable lien on physical property owned by the obligor; years, calendar years, fiscal years or nearer periods of twelve months next preceding such investment; net income, income after deducting operating expenses, taxes, insurance, rentals, guaranteed interest and guaranteed dividends and expenditures for maintenance; and annual interest, interest actually paid in each year, except that for the latest year it shall mean one year's interest on the total amount outstanding at the time of the investment.

4. ——. Further amend said chapter by striking out section 8 thereof and substituting the following therefor: 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, 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. 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 seventy-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.

5. — Further amend said chapter by striking out section 9 thereof and substituting the following therefor: 9. Net Income. No investments shall be made in securities authorized under paragraphs I, II, VIII and X of section 12 of this chapter unless the net income of the company in question in each of the three years next preceding such investment shall have been not less than one and one-quarter times the annual interest on its funded debt.

6. — Further amend said chapter by striking out subdivisions VII, IX, X, XII, XIV and XV of section 12 thereof and substituting in their proper order the following subdivisions, also adding a new subdivision to be numbered VIII-a:

Steam Railroad Securities

VII. Stock. The dividend-paying capital stock of steam railroad companies of which the net income in each of the five years next preceding such investments shall have been either (1) not less than ten million dollars and not less than twice the annual interest on the entire funded debt; or (2) not less than two million dollars and not less than two and one-half times such interest; provided, that the income of such companies applicable to dividends in at least four of the five years next preceding such investment shall have been not less than the current annual dividend requirements on the class of stock in question and all other classes of stock of prior preference; and in each of the five years next preceding such investment shall have been not less than four per cent per annum on the class of stock in question and all other classes of stock of prior preference; or in the stock of any steam railroad company that is leased to and whose dividends are guaranteed by such company.
PUBLIC SERVICE COMPANIES

VIII-a. Receivers Certificates. Certificates of indebtedness, commonly termed receivers certificates, issued by a receiver of any public service company, under the authorization of the court having jurisdiction over such receiver.

IX. Stock. The dividend-paying capital stock of senior preference of public service companies, of which the net income in each of the five years next preceding such investment shall have been not less than five hundred thousand dollars and not less than twice the annual interest on the entire funded debt; provided, that the income applicable to the payment of dividends shall during such period of five years have averaged not less than twice the dividend requirements of such stock, and in each of the five years next preceding such investment shall have been not less than four per cent per annum on the class of stock in question, and provided that the issue of such stock has been authorized by a state commission of competent jurisdiction.

X. New Hampshire Companies. The bonds or notes of public service, telephone and water companies organized under the laws of and located and doing business principally within this state; provided, that the net income of such companies in each of the three years next preceding such investment shall have been not less than twice the annual interest on the obligations in question and all other obligations of corresponding or prior lien, or provided the payment of principal and interest of such bonds or notes is legally guaranteed by a like corporation whose bonds or notes are a legal investment under the provisions of this paragraph; and the capital stock of senior preference of such companies; provided, that the income of such companies applicable to dividends in at least four of the five years next preceding such investment shall have been not less than one and one-eighth times the current annual dividend requirements on the class of stock in question, and in each of the five years next preceding such investment shall have been not less than four per cent per annum on the class of stock in question.

TELEPHONE AND TELEGRAPH COMPANIES

XII. Stock. The dividend-paying capital stock of senior preference of such companies which meet the above income re-
requirements; provided, that the income of such companies applicable to dividends in at least four of the five years next preceding such investment shall have been not less than the current dividend requirements of the class of stock in question, and in each of the five years next preceding such investment shall have been not less than four per cent per annum upon the class of stock in question.

OTHER CAPITAL STOCK

XIV. ———. The dividend-paying capital stock of senior preference of companies with net income as provided in paragraph XIII; provided, that the income of such companies applicable to dividends in at least four of the five years next preceding such investment shall have been not less than the current dividend requirements of the class of stock in question; or if such companies have no funded debt, then the income applicable to dividends in at least four of the five years next preceding such investment shall have been not less than one and one-fourth times the current dividend requirements of the class of stock in question; and that to be eligible under this paragraph the income of all companies in each of the five years next preceding such investment shall have been not less than four per cent per annum upon the class of stock in question.

STOCKS AND BONDS OF NEW ENGLAND MANUFACTURING COMPANIES

XV. ———. The bonds or notes of any manufacturing company organized and doing business in the New England states with an unimpaired capital of two hundred and fifty thousand dollars, and the stock or certificates of interest of such company; provided, that the company has earned in each of the five years preceding such investment dividends of at least four per cent on its entire capital stock, and that its net indebtedness does not exceed fifty per cent of its unimpaired capital stock. In case of the issue of new stock, the earnings of the company in addition to the foregoing requirements must have been sufficient in the next year preceding such investment to have paid the average rate of dividend for that year on both the outstanding stock and the new issue. Not exceeding five per cent of the deposits shall be invested under the provisions
of this paragraph; and no bank shall hold more than five per cent of the stock of any such company.

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

[Approved April 5, 1927.]

CHAPTER 90.

AN ACT IN AMENDMENT OF SECTION 22 OF CHAPTER 198 OF THE PUBLIC LAWS RELATING TO FURS.

Section 1. Provisions governing dealers in furs.

Section 2. Takes effect.

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

1. Provisions Governing Dealers. Amend section 22 of chapter 198 of the Public Laws by striking out the whole of said section and inserting, in its place thereof, a new section 22 to read as follows: 22. Furs. The furs and skins of fur-bearing animals, legally taken, may be bought and sold at any time; provided, that any person wishing to engage in the business of buying the furs or skins of fur-bearing animals shall first secure a license from the fish and game commissioner, as herein after provided.

The commissioner may annually issue licenses to residents of this state to engage in the business of buying the furs or skins of fur-bearing animals. Every person so licensed shall pay to the commissioner the following fees: A fee of three dollars, which shall permit such person to engage in such business in one county in the state, such county to be specified in said license; and the commissioner may grant such licenses for more than one county upon the payment of an additional fee of three dollars for each county specified. A fee of twenty-five dollars, which shall permit such person to engage in such business throughout the state. Non-resident dealers may purchase of such licensed dealers. Licensed dealers shall keep such records as the commissioner may require. Such records of any holder of such a license shall be open to inspection by the commissioner or any other officer authorized to enforce the fish and game laws, and such licensed dealer shall, during the
month of January of each year, forward to the said commissioner, under oath, a copy of such record or such part of it as the said commissioner may require.

Any person selling or shipping the furs or skins of fur-bearing animals to individuals, firms or corporations outside the state, and which do not go through the hands of a resident fur buyer in the state, shall keep the same records and make the same reports as required in this section of resident fur buyers. The commissioner may make such rules and regulations with reference to the transportation or exportation of such furs or skins as may be necessary to carry out the purposes of this act.

Any person who shall violate any of the provisions of this act or any regulation of the commissioner as provided herein, shall be subject to the penalty provided in section 29 of said chapter 198 and in addition shall forfeit any and all furs or skins in his possession to the state of New Hampshire, except as provided in chapter 372 of the Public Laws. Any person authorized to enforce fish and game laws may seize such furs or skins and confiscate them in the name of the state. Any furs or skins forfeited to the state shall be disposed of by the commissioner as the governor and council may direct.

2. 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 5, 1927.]

CHAPTER 91.

AN ACT IN AMENDMENT OF SECTION 7, CHAPTER 397 OF THE
PUBLIC LAWS, RELATING TO COMMON JAILS AND
PRISONERS THEREIN.

Section 1. Cheshire county house of correction designated as jail.

Section 2. Takes effect.

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

1. House of Correction Designated as Jail. Amend section 7 of chapter 397 of the Public Laws, by striking out the whole of said section and inserting in place thereof the following: 7. Strafford and Cheshire Counties. All prisoners sentenced to
jail by any court within the counties of Strafford and Cheshire shall be committed to the houses of correction at the county farms in said counties, unless the judge sentencing the prisoners shall designate some other jail within the state for such confinement. Said houses of correction are designated as jails for the confinement of prisoners.

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

[Approved April 5, 1927.]

CHAPTER 92.

AN ACT RELATING TO THE SALARY OF THE CATALOGUER AT THE STATE LIBRARY.

Section 1. Cataloguer, salary increase.

1. Salary Increase. Amend section 17 of chapter 10 of the Public Laws by striking out the word "fifteen" in line 2 and inserting in place thereof the word eighteen, so that the section as amended shall read as follows: 17. ——, Assistants. The trustees shall allow the librarian to employ a cataloguer at a salary not to exceed eighteen hundred dollars a year, and such assistants in the work of the library and at such compensation, as the governor and council may approve.

2. Takes Effect. This act shall take effect July 1, 1927.

[Approved April 5, 1927.]

CHAPTER 93.

AN ACT RELATING TO THE SALARIES OF THE SHERIFFS OF THE SEVERAL COUNTIES.

Section 1. Sheriffs, salaries.

1. Sheriffs. Amend section 27, chapter 324 of the Public Laws, as amended by acts passed at the present session of the
legislature, approved March 22 and March 30, by striking out said section and by inserting in place thereof the following: 27.

Salaries. The annual salaries of the sheriffs of the several counties shall be as follows:

In Rockingham, six hundred dollars.
In Strafford, one thousand dollars.
In Belknap, one thousand dollars.
In Carroll, five hundred dollars.
In Merrimack, two thousand dollars.
In Hillsborough, fifteen hundred dollars.
In Cheshire, nine hundred dollars.
In Sullivan, eight hundred dollars.
In Grafton, one thousand dollars.
In Coos, one thousand dollars.

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

[Approved April 5, 1927.]

CHAPTER 94.

AN ACT IN AMENDMENT OF SECTION 1, CHAPTER 102 OF THE PUBLIC LAWS RELATING TO REGISTRATION AND LICENSE FEES ON MOTOR VEHICLES.

Section 1. Fees for tractors. Section 2. Takes effect.

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

1. Fees for Tractors. Amend section 1, chapter 102 of the Public Laws, by striking out the last sentence of paragraph III, in the fifteenth and sixteenth lines of said paragraph, and substituting in place thereof the following: Tractors used for agricultural purposes only, tractors used for power purposes only that do not haul loads on the public highways, tractors used only on snow, and snowmobiles, shall pay one tenth of the above rates, so that said paragraph as amended shall read: III. For each motor vehicle, including trailers and semi-trailers equipped with pneumatic tires, except motor cycles and motor cycle side-cars, the following rates based on the gross weight of the vehicle and load: All vehicles and load not exceeding
Chapter 95

AN ACT IN AMENDMENT OF SECTIONS 18 AND 19, CHAPTER 275 OF THE PUBLIC LAWS, RELATING TO FOREIGN INSURANCE COMPANIES AND THEIR AGENTS.

Section 1. Foreign insurance companies: insuring only through agents; exceptions.

Section 2. Takes effect.

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

1. Foreign Insurance Companies. Amend chapter 275 of the Public Laws by striking out sections 18 and 19 and inserting in place thereof the following: 18. Insuring Only Through Agents. No insurance company or surety company not incorporated under the laws of this state, authorized to transact business herein, shall make, write, place, or cause to be made, written or placed, any policy or contract of insurance or suretyship effective in this state except by an agent who is a resident of this state, regularly commissioned and licensed to transact

four thousand pounds, thirty-five cents per hundred pounds; exceeding four thousand pounds and not exceeding six thousand pounds, forty-five cents per hundred pounds; exceeding six thousand pounds and not exceeding eight thousand pounds, fifty cents per hundred pounds; exceeding eight thousand pounds, sixty cents per hundred pounds. For all vehicles equipped with hard rubber tires the sum of twenty cents per hundred pounds shall be added to the above rates. For all vehicles equipped with iron, steel or other hard tires the sum of forty cents per hundred pounds shall be added to the above rates; provided, that the minimum fee as provided in this section shall be ten dollars for passenger vehicles and fifteen dollars for trucks. Tractors used for agricultural purposes only, tractors used for power purposes only that do not haul loads on the public highways, tractors used only on snow, and snowmobiles, shall pay one tenth of the above rates.

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

[Approved April 6, 1927.]
business herein. 19. Exceptions. No such company shall by its officers, agents or managers, not residents of this state, write policies or contracts of insurance or suretyship effective within the state upon blanks previously countersigned by an agent in this state. Mutual fire insurance companies may write all policies at their home offices provided they are countersigned by a duly licensed agent. Life insurance companies may write all policies at their home offices but such policies shall be duly signed by the president, treasurer or other duly authorized officer of the company.

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

[Approved April 6, 1927.]

CHAPTER 96.

AN ACT IN AMENDMENT OF CHAPTER 391 OF THE PUBLIC LAWS RELATING TO ARSON.

Section 1. Arson: dwellings, other buildings, etc.; personal property; insured property; attempt.

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

1. Arson. Amend chapter 391 of the Public Laws by striking out the first three sections of said chapter and inserting in place thereof the following:

1. Dwellings. If any person shall wilfully and maliciously set fire to or burn or cause to be burned, or aid, counsel or procure the burning of any dwelling house, or any out building adjoining thereto, or any building that is a parcel thereof or belonging thereto, he shall be imprisoned not more than thirty years.

2. Other Buildings, etc. If any person shall wilfully and maliciously set fire to or burn or cause to be burned, or aid, counsel or procure the burning of any other building, or any bridge, or a vessel or boat lying within the body of any county, he shall be imprisoned not more than twenty years.

3. Personal Property. If any person shall wilfully and
maliciously set fire to or burn or cause to be burned, or aid, counsel or procure the burning of any barrack, cock, crib, rick or stack of hay, grain or vegetable product of any kind, or any field of standing hay or grain of any kind, or any fence, or any standing trees or bushes or any personal property of any kind; such property being of the value of twenty-five dollars or more and the property of another person, he shall be imprisoned not more than three years, or fined not more than one thousand dollars and imprisoned not more than one year.

4. Insured Property. If any person shall wilfully and maliciously and with intent to injure or defraud the insurer, set fire to or burn or cause to be burned, or aid, counsel or procure the burning of any personal property of any kind, the property of himself or another, which shall at the time be insured by any person or corporation against loss or damage by fire, he shall be imprisoned not more than five years.

5. Attempt. If any person shall wilfully and maliciously attempt to commit any crime mentioned in the preceding four sections, he shall be imprisoned not more than two years or fined not more than one thousand dollars.

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

[Approved April 6, 1927.]

CHAPTER 97.

AN ACT FOR THE PROTECTION OF PUBLIC HEALTH BY REGULATING THE SERVING OF MILK FOR DRINKING PURPOSES TO PATRONS OF HOTELS, RESTAURANTS, BOARDING HOUSES, STORES, LUNCH ROOMS, FOUNTAINS, AND ROADSIDE BOOTHS OR STANDS; AND PROVIDING PENALTIES.

Section 1. Original bottles.
3. Penalty.
4. Limitation.
5. Enforcement.
6. Takes effect.

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

1. Original Bottles. No person, firm or corporation owning or leasing any hotel, restaurant, store, lunch room, fountain,
roadside booth or stand, or any boarding house which makes a practice of serving meals to transients, or his, her, or its agents, servants, or employees shall sell or serve milk for drinking purposes to his, her, or its patrons unless such milk is served or sold in the original bottle or like container in which the milk was delivered to the said hotel, restaurant, store, lunch room, fountain, roadside lunch booth or stand, or boarding house.

2. **Milk Standard.** It shall be unlawful for any person, firm or corporation owning or leasing any hotel, restaurant, boarding house, store, lunch room, fountain, roadside booth or stand, or his, her, or its agents, servants, or employees to serve milk for drinking purposes to his, her, or its patrons unless said milk complies with the standards for milk fixed by the laws of the state.

3. **Penalty.** Any person, firm or corporation who shall violate any of the provisions of this act shall be guilty of a misdemeanor, and upon conviction shall be fined not less than twenty-five dollars nor more than fifty dollars, or imprisoned for not less than thirty days nor more than ninety days, or both.

4. **Limitation.** Nothing contained in this act shall be construed to prevent or prohibit the person, firm or corporation owning or leasing any hotel, restaurant, boarding house, store, lunch room, fountain, roadside booth or stand, or other person from purchasing milk in bulk for uses other than for serving patrons for drinking purposes, nor to prevent the sale or serving of cream, skimmed milk, or buttermilk from bulk, if the same is pure and wholesome and is sold and served as cream, skimmed milk, or buttermilk, nor shall it prevent or prohibit the sale of milk in mixed drinks at soda fountains.

5. **Enforcement.** The state and local boards of health shall be charged with the enforcement of this act.

6. **Takes Effect.** This act shall take effect on June 1, 1928.

[Approved April 6, 1927.]
CHAPTER 98.

AN ACT IN AMENDMENT OF SECTION 32 OF CHAPTER 42 OF THE
PUBLIC LAWS RELATING TO POWERS AND DUTIES OF TOWNS.

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

1. Public Playgrounds. Section 32 of chapter 42 of the Public Laws is hereby amended by adding after the words "public playground" in the fifth line thereof the words, and may authorize the collection of admission fees for amateur athletic contests thereon, so that said section as amended shall read as follows: 32. Establishment; Management. Any town may take land within the municipal limits in fee by gift, purchase or right of eminent domain, or may lease the same; and may prepare, equip and maintain it, or any other land belonging to the municipality and suitable for the purpose, as a public playground and may authorize the collection of admission fees for amateur athletic contests thereon; may conduct and promote thereon play and recreation activities; may equip and operate neighborhood center buildings; may operate public baths and swimming pools; and may employ such play leaders, playground instructors, supervisors, recreation secretary, or superintendent and other officials as it deems best.

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

[Approved April 6, 1927.]

CHAPTER 99.

AN ACT IN RELATION TO THE SALARIES OF THE JUSTICES OF THE MUNICIPAL COURTS.

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<td>1. Municipal courts, salaries of justices.</td>
<td>2. Takes effect.</td>
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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 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:

- In Manchester, two thousand four hundred dollars;
- In Concord, one thousand eight hundred dollars;
- In Portsmouth, one thousand eight hundred dollars;
- In Dover, one thousand five hundred dollars;
- In Keene, one thousand two hundred dollars;
- In Claremont, one thousand two hundred dollars;
- In Newport, seven hundred dollars;
- In Exeter, six hundred dollars;
- In Laconia, one thousand two hundred dollars;
- In Somersworth, six hundred dollars;
- In Franklin, six hundred dollars;

In other cities and towns as follows: In cities of more than twenty-five thousand inhabitants, fifteen hundred dollars; in cities of more than twenty thousand and less than twenty-five thousand inhabitants, twelve hundred dollars; in cities of more than ten thousand and less than twenty thousand inhabitants, eight hundred dollars; in cities and towns of not less than seventy-five hundred nor more than ten thousand inhabitants, six hundred dollars; in cities and 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 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 April 6, 1927.]
CHAPTER 100.

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

Section 1. Lebanon municipal court, salary of justice.

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

1. **Salary Increase.** The salary of the justice of the municipal court of the town of Lebanon shall be eight hundred dollars per annum, to be paid by said town in equal monthly payments; and the salary so received shall be in full for all services rendered by the justice aforesaid in discharge of all the duties of his office as justice.

2. **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 April 7, 1927.]

CHAPTER 101.

AN ACT RELATING TO THE STATE PRISON.

Section 1. Warden, tenure of office.

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

1. **Tenure of Office.** Amend section 2, chapter 400 of the Public Laws by striking out all after the word "warden" in the second line of said section, so that said section as amended shall read as follows: 2. **Warden.** It shall be under the superintendence and general management of a warden.

2. **Repeal.** Amend section 8 of said chapter by striking out paragraph IX, relating to the deposit of vouchers in the office of the secretary of state.

3. ——. Section 15 of said chapter, relating to records and deductions for good conduct of convicts, is hereby repealed.
4. **Repeal.** Section 24 of said chapter, relating to borrowing by the warden, is hereby repealed.

5. **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 April 7, 1927.]

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**CHAPTER 102.**

**AN ACT TO AMEND SECTION 22, CHAPTER 84 OF THE PUBLIC LAWS, RELATING TO STATE AID FOR HIGHWAYS.**

1. **State-Aided Highways.** Amend section 22, chapter 84 of the Public Laws by inserting after the numeral 19 in the tenth line of said section, the following: unless sufficient state funds are available for that purpose, so that the same shall read as follows: 22. **Further Application.** Any city or town, or the county commissioners for any unorganized place, may, in any year, set apart for the permanent improvement of the highways a larger sum than provided by section 19. When the amount set apart shall exceed the amount so required the fact shall be stated in the application for state aid. In such case for each dollar set apart in excess the city, town or unorganized place shall be entitled to receive from the state as state aid amounts in proportion to valuation as provided in section 21; but in no case shall the state be required to pay in any one year a greater sum than if the amount so set apart had not exceeded the amount required in section 19, unless sufficient state funds are available for that purpose. The application as to the amount in excess of that required by section 19 shall be regarded as continuing, and the amount or amounts due from the state shall be paid each succeeding year in preference to any new application for state aid from said city, town or unorganized place.
2. Takes Effect. This act shall take effect upon its passage.

[Approved April 7, 1927.]

CHAPTER 103.

AN ACT RELATING TO CHANGES OF LOCATION OF HIGHWAYS UNDER CERTAIN CONDITIONS.

Section 1. Changes in highways; division of expense.

Section 2. Takes effect.

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

1. Changes in Highways. Amend section 8, chapter 249 of the Public Laws by striking out said section and inserting in place thereof the following: 8. Other Changes. The public service commission, upon petition of the proprietors of a railroad, the selectmen of a town, or the state highway commissioner, may order a change of the location of a highway or other way for the purpose of avoiding or improving a crossing of the highway by the railroad, or of enabling said railroad to properly construct its railroad; and the town or state shall make such change and the expense thereof shall be divided between the railroad, town and/or state in such proportion as said commission shall order.

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

[Approved April 7, 1927.]
CHAPTER 104.

AN ACT IN AMENDMENT OF THE TRANSFER TAX RECIPROCAL EXEMPTION.

Section 1. Transfer tax reciprocal exemption.

Section 2. Takes effect.

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

1. Transfer Tax. Amend section 29, chapter 73 of the Public Laws, as added by section 1, chapter 37 of the Laws of 1927, by inserting after the words "or death tax of any character in respect to" the word personal, so that said section as amended shall read as follows: 29. Reciprocal Exemption. The tax imposed by this chapter, except upon the transfer of tangible personal property having an actual situs in this state, shall not be payable, in the case of estates of persons deceased subsequent to the passage of this act, (a) if the non-resident owner at the time of his death was a resident of a state or territory of the United States, or of any foreign country, which at the time of his death did not impose a transfer tax or death tax of any character in respect to personal property of residents of this state, except tangible personal property having an actual situs in such state or territory or foreign country, or, (b) if the laws of the state, territory or country of residence of such non-resident owner at the time of his death contained a reciprocal exemption provision under which non-residents were exempted from transfer taxes or death taxes of every character in respect to personal property, except tangible personal property having an actual situs therein, provided the state, territory or country of residence of such non-residents allowed a similar exemption to residents of the state, territory or country of residence of such non-resident owner. For the purpose of this section the District of Columbia and possessions of the United States shall be considered territories of the United States.

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

Approved April 7, 1927.
CHAPTER 105.

AN ACT IN AMENDMENT OF SECTION 8 OF CHAPTER 180 OF THE PUBLIC LAWS RELATING TO THE STATE COLLEGE AND UNIVERSITY.

Section 1. Water system. | Section 2. Takes effect.

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

1. **Water System.** Amend section 8 of chapter 180 of the Public Laws by adding at the end thereof the following: They are hereby authorized and empowered from time to time to acquire water by purchase, development or otherwise, to construct reservoirs or water towers, erect pumping machinery, lay water mains and pipes, install gates, valves and hydrants; to furnish and sell water to manufacturers, private corporations and individuals for fire protection, manufacturing and domestic use, and collect payment or rentals for the same; and they are hereby authorized and empowered to construct and maintain sewers, culverts, conduits and pipes, with all necessary inlets and appliances for surface, undersurface and sewage drainage for the health, comfort and convenience of the inhabitants and the sanitary improvement of the town of Durham in the state of New Hampshire, and of fixing and regulating the price of connections therewith to corporations, firms and individuals, so that said section as amended shall read as follows: 8. **Management.** The trustees of the college shall have the management and control of its property and affairs, and as *ex-officio* trustees of the university shall have the entire management and control of its property and affairs, including the power to accept legacies and other gifts to or for the benefit of the university, and the employment of teachers and such other persons as may be necessary to carry out the purposes for which the university is created. They are hereby authorized and empowered from time to time to acquire water by purchase, development or otherwise, to construct reservoirs or water towers, erect pumping machinery, lay water mains and pipes, install gates, valves and hydrants; to furnish and sell water to manufacturers, private corporations and individuals for fire protection, manufacturing and domestic use, and collect payment or rentals for the same; and they are hereby author-
ized and empowered to construct and maintain sewers, culverts, conduits and pipes, with all necessary inlets and appliances for surface, undersurface and sewage drainage for the health, comfort and convenience of the inhabitants and the sanitary improvement of the town of Durham in the state of New Hampshire, and of fixing and regulating the price of connections therewith to corporations, firms and individuals.

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

[Approved April 7, 1927.]

CHAPTER 106.

AN ACT RELATING TO THE FEDERAL CENSUS.

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

1. Co-operation with Federal Director. In order that the state may co-operate with the director of the federal census in all matters pertaining to the census, and as it is desirable that the fifteenth census of the United States, to be taken in 1930, and subsequent censuses, should show more accurately for this state than heretofore the separation of the population of the state by urban and rural classification, in conformity with the practice in other states, the secretary of state, upon request made to him by the director of the federal census, shall obtain from the officers of the towns designated to him by said director the metes and bounds of the compact parts of such towns, the same to be established in accordance with general instructions also furnished by the said director, in order that the enumerator of the bureau of the census may be able to enumerate the population of such compact parts as distinguished from the population in the remaining portions of the towns.

2. Report by Town Officers. Upon receipt, from the secretary of state, of a request for such information the town offi-
cers shall proceed to comply therewith and make report to the secretary of state within sixty days thereafter.

3. **Transmission.** Upon receipt of such reports from such towns the secretary of state shall transmit them to the director of the federal census.

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

[Approved April 12, 1927.]

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**CHAPTER 107.**

**AN ACT DESIGNATING ROWBARTWOOD LAKE IN THE TOWN OF CAMPTON.**

**Section 1.** Lake named. **Section 2.** Takes effect.

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

1. **Lake Named.** That part of the stream called Bog Brook in the town of Campton in the county of Grafton, which has been made into a lake by the building of a dam on land of Fred S. Rowe, is hereby named and shall hereafter be known as Rowbartwood Lake.

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

[Approved April 12, 1927.]

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**CHAPTER 108.**

**AN ACT IN RELATION TO TAXATION OF BANKS AND INSURANCE COMPANIES.**

**Section 1.** National banks, statement of cashier. **Section 2.** Takes effect.

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

1. **National Banks.** Amend section 5 of chapter 70 of the Public Laws by striking out the words "and the value of the real estate to be deducted therefrom, and the proportionate
value of each share after such deduction," so that said section as amended shall read as follows: 5. **Statement of Cashier.** The cashier of every such bank shall, on or before April tenth in each year, send by mail, to the selectmen or assessors of the several towns in the state in which any of its stockholders resided on the first day of that month, a list of such stockholders, stating the number of shares owned by each and the par value of such shares, the total par value of the capital stock, and to the selectmen or assessors of the town in which the bank is located a like list of stockholders not resident in this state, such statements to be under oath.

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

[Approved April 12, 1927.]

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CHAPTER 109.

AN ACT IN AMENDMENT OF SECTION 20 OF CHAPTER 261 OF THE PUBLIC LAWS RELATING TO SAVINGS BANKS.

Section 1. Trust company assets for dividend purposes.

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

1. **Assets for Dividend Purposes.** Amend section 20 of chapter 261 of the Public Laws by inserting after the words "trust company" the words for dividend purposes, so that said section as amended shall read as follows: 20. **Trust Company Assets.** In determining the value of the assets of the savings department of a trust company for dividend purposes, the assets in the general banking department of such company, to the extent that the same shall exceed in value the amount of deposits of whatever character in such department by five per cent, shall be deemed assets of such savings department.

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

[Approved April 12, 1927.]
CHAPTER 110.

AN ACT RELATING TO SAFE DEPOSIT BOXXES.

Section 1. Safe deposit boxes, rent un-
paid, procedure.

Section 2. Takes effect.

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

1. Rent Unpaid, Procedure. If the amount due for the rent
or use of a box or safe in the vaults of a domestic corporation
authorized to engage in the business of letting vaults, safes
and other receptacles shall not have been paid for two years,
such corporation may cause to be mailed, postpaid, to the per-
son in whose name such safe or box stands upon the books of
such corporation and at his address as stated on said books, a
notice stating that if the amount then due for the use or rent
of such safe or box shall not be paid within sixty days from
the date of such notice such corporation will cause safe or box
to be opened in the presence of its president, treasurer or
superintendent and of a notary public, and the contents thereof,
if any, to be sealed up in a package and placed in one of the
storage vaults of such corporation. If, upon the expiration of
said sixty days from the date of such notice, such person shall
have failed to pay the amount due for the use or rent of such
safe or box in full to the date of such notice, all right of such
person in such safe or box and of access thereto shall cease,
and such corporation may in the presence of its president,
treasurer or superintendent and of a notary public not an offi-
cer or in the general employ of such corporation, cause such
safe or box to be opened, and such notary public shall remove
the contents thereof, make a list of the same and shall seal up
such contents in a package and shall mark thereon the name of
the person in whose name such safe or box stood on the books
of such corporation and his address as stated on said books, and
such package shall in the presence of said notary public and of
said president, treasurer or superintendent be placed in one of
the storage vaults of such corporation; and the proceedings of
such notary public, including said list of the contents of said
safe or box and his estimate of the total value of said contents,
shall be set forth by him in his own handwriting and under his
official seal in a book kept by such corporation for the purpose.
The officer of such corporation who sent said written notice shall in the same book state his proceedings relative thereto, setting forth a copy of said notice. Both of said statements shall be sworn to by such notary public and officer, respectively, before a justice of the peace, who shall make certificate thereof in said book; and said written statements shall be *prima facie* evidence of the facts therein set forth in all proceedings at law and in equity wherein evidence of such facts would be competent. The provisions of this section shall not impair any right relative to such safes, boxes or their contents which such corporation would otherwise have.

2. **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 12, 1927.]

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**CHAPTER 111.**

AN ACT IN AMENDMENT OF CHAPTER 38 OF THE PUBLIC LAWS, RELATING TO COUNTY COMMISSIONERS.

Section 1. Cheshire county commissioners. salary increase.

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

1. **Cheshire County, Salary Increased.** Amend section 28, chapter 38 of the Public Laws by striking out, after “In Cheshire” the words “five hundred” and inserting in place thereof the words seven hundred, so that said section as amended shall read as follows: 28. **Commissioners.** The annual salary of 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, eighteen hundred dollars.
   - In Cheshire, seven hundred dollars.
   - In Grafton, five hundred dollars.

   In Carroll, Sullivan and Coos counties each commissioner, when employed in the business of the county and in inspecting
the taxable property of 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 superior court, the account of said expenses having first been audited by said court.

[Approved April 12, 1927.]

CHAPTER 112.

AN ACT IN AMENDMENT OF SECTION 22, CHAPTER 397 OF THE PUBLIC LAWS ENTITLED "COMMON JAILS AND PRISONERS THEREIN."

Section 1. Employing prisoners at jails.

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

1. Employing Prisoners. Amend section 22 of chapter 397 of the Public Laws by striking out the whole of said section 22 and inserting in place thereof a new section 22 which said section shall read as follows: 22. Authority. The county commissioners of any county may employ and set to labor any prisoner confined in the county jail, where said jail is maintained in connection with the house of correction and county farm, said labor to be performed in and about the county farm buildings as in the case of house of correction prisoners, and where said jail is not maintained in connection with a house of correction and county farm, then and in that case the county commissioners may employ and set to labor any prisoner confined in the county jail in such manner as shall be consistent with his safe keeping, if the labor can be prosecuted without expense to the county.

[Approved April 12, 1927.]
CHAPTER 113.

AN ACT RELATING TO THE REGISTRATION OF MOTOR VEHICLES OF NON-RESIDENTS.

Section 1. Non-resident privilege registration.

Section 2. Sixty days.

Section 3. Operator's permit.

Section 4. Exception.

Section 5. Takes effect.

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

1. Non-resident Privilege. A non-resident owner of a motor vehicle which is used solely for pleasure and is not used for carrying passengers or property for a profit and which has been duly registered for the current year in the state or country of which the owner is a resident and in accordance with the laws thereof may, in lieu of registering such vehicle as otherwise required by chapter 100 of the Public Laws, apply to the commissioner of motor vehicles as herein provided. Such non-resident owner shall within twenty days after commencing to operate such vehicle or causing or permitting it to be operated within this state apply to the commissioner upon an appropriate official form stating therein the name and home address of the owner and the temporary address, if any, of the owner while in this state, the home registration number of said vehicle together with such description of the motor vehicle as may be called for in the form and such other statement of facts as may be required. The commissioner of motor vehicles shall thereupon suitably file such application and shall, without charge, issue to the owner a registration certificate, containing a brief description of the vehicle and a statement that the owner has procured registration of such vehicle as a non-resident, together with some suitable distinctive number plate which shall always be carried in plain sight by the owner in accordance with such regulations as the commissioner shall impose, so long as such vehicle shall be operated within this state.

2. Sixty Days. Every certificate of registration issued pursuant to this act shall be valid not to exceed sixty days from the date of its issue if such sixty days period shall come within the current year of its issue.

3. Operator's Permit. No owner of such motor vehicle and no non-resident chauffeur or driver of such vehicle who is the holder of a license to drive such vehicle in the state or country
in which he resides shall be required to purchase a license to
drive such vehicle within this state, but the commissioner of
motor vehicles shall issue to such person or persons, upon ap-
lication therefor, a suitable permit which shall allow or permit
the driving of such motor vehicle within this state so long as
it is duly registered as herein before provided.

4. Exception. This act shall in no way affect or repeal sec-
tion 28 of chapter 100 of the Public Laws relating to the own-
ers of motor vehicles who reside within fifteen miles of the
state line.

5. Takes Effect. This act shall take effect June 1, 1927.

[Approved April 12, 1927.]

CHAPTER 114.
AN ACT TO PROVIDE FOR THE MARKING OF THE MAINE AND NEW
HAMPSHIRE BOUNDARY LINE.

Section 1. Perambulation.
2. Markings.

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

1. Perambulation. The governor, with the advice and con-
sent of the council, shall appoint a surveyor from the highway
department who shall, in conjunction with a duly authorized
agent of the state of Maine, perambulate the boundary line
between the state of New Hampshire and the state of Maine,
from the ancient bound at East Pond near the head of Salmon
Falls river to its northern terminus at the Canadian line and
select locations for the erection of monuments for the per-
manent marking of such boundary line.

2. Markings. Upon the completion of the perambulation
and the selection of the locations for monuments as provided
in section 1, the governor and council shall, in conjunction with
the official or officials duly authorized by the state of Maine for
that purpose, cause to be constructed and erected on such loca-
tions as they deem advisable monuments for the marking of
the boundary line.

3. Map. Said surveyor shall prepare from the records of
the survey a map and a complete description of the line from the ancient bound at East Pond near the head of Salmon Falls river to the northern terminus at the Canadian line and shall file the same in the office of the secretary of state in the state house at Concord not later than December 31, 1928.

4. Taking Lands. The governor and council may take by right of eminent domain, in accordance with the provisions of law, any lands necessary for the erection of such monuments.

5. Appropriation. The sum of five thousand dollars is hereby appropriated for carrying out the provisions of this act.

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

[Approved April 12, 1927.]

CHAPTER 115.

AN ACT TO ESTABLISH A CONTINUOUS HIGHWAY FROM THE CENTRAL ROAD IN CLAREMON, THENCE BY WAY OF SOUTH CORNISH, CORNISH, CORNISH FLAT AND MERIDEN, TO A JUNCTION WITH THE DARTMOUTH COLLEGE ROAD AT LEBANON.

Section
1. Designation.
2. Route.
3. Changes in existing highways.
4. State aid.
5. Apportionment of fund.

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

1. Designation. The highway commissioner may designate for improvement by suitable description, subject to the approval of the governor and council, whenever in his opinion the public good so requires, a continuous highway from the Central road in Claremont thence by way of South Cornish, Cornish, Cornish Flat and Meriden, to a junction with the Dartmouth College Road at Lebanon.

2. Route. The highway commissioner shall determine the route to be followed, subject to the approval of the governor and council, and the order in which work thereon shall be
begun, prosecuted, and completed, subject to appeal as provided by law.

3. Changes in Existing Highways. 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, and the governor and council may take or purchase land and have damages assessed therefor, in accordance with the provisions of sections 9 and 10, chapter 83 of the Public Laws.

4. State Aid. No city or town through which said highway may be designated to pass shall receive any state aid for highway improvement, other than on cross state highways heretofore designated for improvement, except on such highways, until said improvement thereon shall have been completed within such city or town. No part of the funds hereinafter provided shall be used within the compact part of any city or town having a population of twenty-five hundred or more, such compact part to be determined by the highway commissioner.

5. Apportionment of Fund. The highway commissioner shall apportion the fund hereinafter provided to the several cities and towns through which said highway shall pass. In making such apportionment, preference shall be given to such parts of said highway as have not heretofore been improved under state aid, and to such portions as shall be in such condition as to require immediate improvement. If, in the opinion of the highway commissioner, any part or parts of such highway shall be in such condition as to require immediate improvement, the money hereby appropriated may be used wholly or in part in improving such part or parts, and the highway commissioner shall have authority to make all contracts for the immediate improvement of such part or parts.

6. Highway Improved by Towns; Neglect. The highway enumerated in section 1 of this act shall be improved by that city, town or place within which it is located, at the expense of such city, town or place, and to the satisfaction of the highway commissioner; and such city, town or place shall receive from the state one half the cost of such improvement, and such further sums, in towns unable to pay that proportion, as in the opinion of the highway commissioner may be equitable. In case any city, town or place shall neglect to improve said roads
after being so requested by the highway commissioner, such improvements shall be made under the direction of the highway commissioner at the expense of the state, and one half of the cost thereof, less such further sums, in towns unable to pay one half the cost thereof, as in the opinion of the highway commissioner may be equitable, shall be added to the state tax for such city or town; provided, that such sum so added shall not exceed one fourth of one per cent of the valuation of the ratable estate on which other taxes are assessed by such city or town.

7. Maintenance. The highway designated by section 1 of this act shall be maintained in accordance with the provisions of sections 10 and 11, chapter 84 of the Public Laws.

8. Time, When. No part of the state funds now provided or that may hereafter be provided for trunk line construction and maintenance, shall be expended upon this layout until the trunk line system heretofore designated in the state of New Hampshire shall have been completed.

[Approved April 12, 1927.]
CHAPTER 117.

AN ACT TO DESIGNATE A STATE-AID HIGHWAY BETWEEN THE VILLAGES OF GROVETON AND WEST MILAN.

Section 1. State-aid highway designated.

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

1. State-Aid Highway Designated. The highway commissioner, with the approval of the governor and council, shall designate for permanent improvement by suitable description a state-aid highway commencing at the junction of the state highway where it crosses the bridge leading to the village of Groveton; thence easterly along the Ammonoosuc river, through the town of Stark, across a corner of the town of Dummer, to the village of West Milan, at a point where it connects with the cross-country highway heretofore established between the village of West Milan and the city of Berlin, and he shall file said description with the secretary of state.

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

[Approved April 13, 1927.]

CHAPTER 118.

AN ACT RELATING TO THE ROLLINSFORD ROAD IN THE CITY OF SOMERSWORTH.

Section 1. State aid for Rollinsford road.

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

1. State Aid for Rollinsford Road. For the fiscal years of 1927-1928 and 1928-1929 the city of Somersworth is hereby released from the provisions of section 8, chapter 84 of the Public Laws in so far as to enable said city to take state aid in the construction of the Rollinsford road.

[Approved April 13, 1927.]
CHAPTER 119.

AN ACT PROVIDING FOR THE ERECTION OF SNOW FENCE ADJACENT TO THE HIGHWAYS.

Section 1. Snow fence, erection.
Section 2. Time limit.
Section 3. Takes effect.

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

1. Snow Fence, Erection. The state highway department or any city or town which is responsible for the maintenance of any public road or highway shall have authority to enter upon private property adjacent to such public road or highway and erect thereon snow fence as may be deemed necessary to prevent the snow drifting on the traveled portion of the public road or highway. Provided however, such fence shall not be erected so as to obstruct the view from the buildings located thereon without the consent of the owner. Damages occasioned to the owner of the land by the erection, maintenance or removal of such fence shall be paid by the state highway department or the city or town entering for that purpose, as the case may be. If the owner of the land and the party erecting such snow fence cannot agree as to the damage occasioned the owner thereby, either party may apply to the selectmen or the city council for the assessment of the damages, and such proceeding shall be had thereon as in the assessment of damages for the laying out of highways.

2. Time Limit. Snow fence authorized under this act shall not be placed prior to November first nor shall the same remain in place after April first of the succeeding year.

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

[Approved April 13, 1927.]
CHAPTER 120.
AN ACT RELATING TO MILEAGE AND TRANSPORTATION OF MEMBERS OF THE LEGISLATURE.

Section 1. Mileage and transportation of members of legislature.

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

1. Legislature. Amend section 16 of chapter 4 of the Public Laws by striking out said section and substituting the following:

16. Mileage and Transportation of Members. Members of the general court who reside more than two miles from a railroad station shall receive twenty cents a mile for their travel to and from their homes each week, to the most convenient railroad station. The distance traveled shall be approved and determined by the committee on mileage. They shall also receive railroad transportation as provided in chapter 251.

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

[Approved April 13, 1927.]

CHAPTER 121.
AN ACT TO PROVIDE FOR THE PRINTING OF BILLS IN ADVANCE OF THE MEETING OF THE LEGISLATURE.

Section 1. Proposed bills, filed, printed.

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

1. Proposed Bills Filed, Printed. Any person duly elected to either branch of the general court may, at any time before the first Wednesday in January biennially and after December fifteenth immediately preceding, file with the secretary of state copies of such bills as he desires to introduce into either branch. The secretary of state shall cause to be printed seven hundred and fifty copies of each bill and furnish copies thereof to such citizens as apply therefor. Not later than the second day of each session of the legislature the secretary of state
shall file the original bills, with the printed copies remaining, with the clerk of that branch of the legislature in which the respective bills are proposed to be introduced.

[Approved April 13, 1927.]

CHAPTER 122.

AN ACT TO AMEND SECTIONS 37, 78, 79, 80, 81 AND 82, CHAPTER 187 OF THE PUBLIC LAWS, RELATING TO THE DISEASES OF DOMESTIC ANIMALS.

Section 1. Vaccination ordered, when.

Section 2. Sale and use of vaccines.

Section 3. —

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

1. Vaccination Ordered, When. Amend section 37, chapter 187, Public Laws, by adding at the end of said section the following: If the disease suspected is one which science has demonstrated can be controlled in susceptible animals by the proper vaccination of said animals the commissioner or his agent may order any and all susceptible animals vaccinated or treated as he may deem advisable. The cost of all vaccines or medicines used shall be borne by the owner, so that said section as amended shall read: 37. Examinations. Whenever animals have been quarantined as herein provided the commissioner, within a reasonable time, shall cause a physical examination of such animals to be made. If, on such physical examination, he deems it necessary he may apply the tuberculin or any other approved test. He shall not, when he suspects bovine tuberculosis, take any action based upon such physical examination, except in advanced cases, unless the tuberculin or other approved test be applied and such test confirms the result of the physical examination. If any animal is found to have bovine tuberculosis he may cause a test to be made of the entire herd in which such animal was found, or of any animal which may have been exposed to said disease. If the disease suspected is one which science has demonstrated can be controlled in susceptible animals by the proper vaccination of said animals the commissioner or his agent may order
any and all susceptible animals vaccinated or treated as he may deem advisable. The cost of all vaccines or medicines used shall be borne by the owner.

2. **Sale and Use of Vaccines.** Amend section 78, chapter 187, by inserting after the word "all" in the first line the words vaccines and, so that said section as amended shall read: 78. **Label.** All vaccines and tuberculin sold, given away or used within this state shall bear a label stating the name and address of the person, firm or institution making it and the date of preparation.

3. ——. Amend section 79, chapter 187, by inserting after the word "away" in the first line the words any vaccines or, and after the word "of" in the second line the words vaccines or, so that said section as amended shall read: 79. **Report.** A person selling or giving away any vaccines or tuberculin shall report to the commissioner the amount of vaccines or tuberculin disposed of, the degree of strength, the name and address of the person to whom sold or given and the date of delivery. Such report shall include the address of, and be signed by, the person or firm making the report.

4. ——. Amend section 80, chapter 187, by inserting after the word "procuring" in the first line the words any vaccines or, and after the word "the" in the second line the words vaccine or, and after the word "distribute" in the fifth line the words vaccines or, so that said section as amended shall read: 80. **Use.** A person buying or procuring any vaccines or tuberculin shall not use or dispose of it until assured in writing by the person from whom the vaccine or tuberculin is received that its delivery has been reported to the commissioner, unless he has reported its receipt to the commissioner with information required to be furnished by those who distribute vaccines or tuberculin.

5. ——. Amend section 81, chapter 187, by inserting after the word "procuring" in the first line the words any vaccines or, after the word "any" in the third line the words vaccine or, after the word "unused" in the fourth line the words vaccine or, and after the word "such" in the sixth line the words vaccine or, so that said section as amended shall read: 81. **Record; Report.** The person buying or procuring any vaccines or tuberculin shall keep a correct record of the amount received, the amount used and the amount on hand; and shall report these facts whenever any vaccine or tuberculin is used, and,
if at any time unused vaccine or tuberculin is not deemed fit or is not to be used, shall forward it to the commissioner with a statement showing his name and address, where and when such vaccine or tuberculin was procured, the amount procured at the time and the amount used. If the amount forwarded to the commissioner and the amount used do not equal the amount procured a statement shall be made as to the disposition of the remainder.

6. ——. Amend section 82, by adding after the word “to” in the first line the words vaccines or, so that said section as amended shall read: 82. Exception. The provisions of this subdivision shall not apply to vaccines or tuberculin manufactured or issued by the department of agriculture of the United States bureau of animal industry.

[Approved April 13, 1927.]

CHAPTER 123.

AN ACT RELATING TO THE MOTOR VEHICLE ROAD TOLL.

SECTION 1. Motor vehicle road toll.  
SECTION 2. Takes effect.

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

1. Motor Vehicle Road Toll. Amend section 3 of chapter 104 of the Public Laws by inserting in the third line thereof after the word “fuel” and before the word “sold” the words used or, so that said section as amended shall read as follows:  
3. Reports. Every distributor shall, on or before the fifteenth day of each month, render a report to the commissioner on forms to be furnished by him, stating the number of gallons of such fuel used or sold in the state during the preceding calendar month and such other information as the commissioner shall prescribe.

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

[Approved April 14, 1927.]
CHAPTER 124.

AN ACT IN AMENDMENT OF SECTION 10 OF CHAPTER 237 OF THE PUBLIC LAWS RELATING TO THE PUBLIC SERVICE COMMISSION.

Section 1. Public service commission, salary increase.
Section 2. Takes effect.

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

1. **Salary Increase.** Section 10 of chapter 237 of the Public Laws is amended by striking out the words “thirty-seven hundred dollars” in the second line thereof and substituting therefor the words five thousand and by striking out “thirty-five hundred” in the third line thereof and substituting therefor the words forty-five hundred, so that said section as amended shall read as follows: 10. **Compensation.** The chairman of the commission shall receive a salary of five thousand dollars, and each of the other members forty-five hundred dollars, a year, and their reasonable expenses, including transportation, subject to the approval of the governor and council.

2. **Takes Effect.** This act shall take effect July 1, 1927.

[Approved April 14, 1927.]

CHAPTER 125.

AN ACT IN AMENDMENT OF SECTION 26, CHAPTER 240 OF THE PUBLIC LAWS, RELATING TO THE POWERS OF THE PUBLIC SERVICE COMMISSION.

Section 1. Public utility, discontinuance of service.

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

1. **Discontinuance of Service.** Amend section 26, chapter 240 of the Public Laws by adding thereto the following paragraph: The commission, upon its own motion or upon petition of any interested party, may make an order withdrawing from a public utility its authority to engage in business in all or any part of the territory in which it is authorized to operate, whenever it shall find after notice and public hearing that said utility has declined or unreasonably failed to render service in said
CHAPTER 126.

AN ACT IN AMENDMENT OF CHAPTER 180 OF THE PUBLIC LAWS RELATING TO POULTRY DEPARTMENT AT STATE UNIVERSITY.

Section 1. State university funds. 3. Takes effect.

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

1. State University Funds. Amend section 28, chapter 180 of the Public Laws by striking out said section and by inserting in place thereof the following: 28. Extension Work. Twelve hundred dollars of the amount appropriated to the college may be distributed to the New Hampshire Poultry Growers’ Association to be used for the purpose of enabling it to promote the poultry industry in the state.
2. **Repeal.** Further amend chapter 180 of the Public Laws by striking out sections 29, 30 and 31.

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

[Approved April 14, 1927.]

**CHAPTER 127.**

AN ACT TO PROVIDE FOR THE DESIGNATION AND CONSTRUCTION OF A STATE-AID HIGHWAY FROM THE DANIEL WEBSTER HIGHWAY IN LACONIA TO THE SUNCOOK VALLEY TRUNK LINE IN PITTSFIELD.

**Section 1.** Pittsfield, Gilmanton and Laconia Province Road, designated.

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

1. **Pittsfield, Gilmanton and Laconia Province Road, Designated.** The highway commissioner, with the approval of the governor and council, shall promptly designate for improvement by suitable description a continuous state-aid highway leading from the Daniel Webster Highway from the point on Main street in the city of Laconia at the junction of Union avenue and Court street, and thence extending through Laconia, Belmont, Gilmanton and Barnstead to the Suncook Valley trunk line in the town of Pittsfield, said route to be through the villages or settlements of Gilmanton Corner and Lower Gilmanton, so called, and shall file said description with the secretary of state. Said highway shall be known as the Pittsfield, Gilmanton and Laconia Province Road.

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

[Approved April 14, 1927.]
CHAPTER 128.

AN ACT TO ESTABLISH A STATE-AID ROAD FROM NEW HAMPTON TO ASHLAND.

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

1. **Designation.** The highway commissioner may designate by suitable description subject to the approval of the selectmen of the towns of New Hampton and Ashland a state-aid road from the junction of the existing state-aid road and the East Side river road, so called, in the town of New Hampton thence over the East Side river road through the towns of New Hampton and Ashland to Ashland depot.

2. **Route.** The highway commissioner, with the approval of the selectmen in the towns of New Hampton and Ashland, shall determine the route, width of road bed and the order in which work thereon shall be begun and pursued, subject to appeal as provided by law.

3. **Change of Highway.** The route of such highway may be changed from existing highways as in the opinion of the highway commissioner and said selectmen the public good may require.

4. **Limitation.** No state aid for highways as required by law shall be expended upon other highways in said towns until the above designated highway shall have been completed, provided however that nothing in this act shall be construed to prevent the expenditure of state funds upon trunk lines and locations for which special appropriations may be made.

5. **Payments by Town of Ashland.** The town of Ashland shall pay one half the cost of the expense incurred by the town of New Hampton for the construction of this road in the town of New Hampton, and shall pay the whole of the town of Ashland's share in the town of Ashland.

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

Approved April 14, 1927.
CHAPTER 129.

AN ACT RELATING TO MARSH LANDS IN HAMPTON, HAMPTON FALLS AND SEABROOK.


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

1. Committee Appointed. The governor is hereby authorized and directed to appoint a committee, of such number as seems to him proper, whose duties shall be to investigate the feasibility of improving the marsh lands of Hampton, Hampton Falls and Seabrook, ascertain what, if any, remedy may be had for coast erosion in said towns, and initiate, at the direction of the governor, federal aid in behalf of any recommendation of the committee approved by the governor.

2. Report. Said committee shall make a report of its work at the next session of the legislature.

3. Expenses. The governor is authorized to draw his warrant, for a sum not to exceed two hundred dollars, for the payment of the expenses of said committee out of any money in the treasury not otherwise appropriated.

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

[Approved April 14, 1927.]

CHAPTER 130.

AN ACT PROVIDING FOR A FOREST IMPROVEMENT FUND.


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

1. Forest Fund. Amend section 7 of chapter 192 of the Public Laws by striking out the whole thereof and substituting therefor the following: 7. Created. All revenue derived from rentals and the sale of any products from state forests and forestry reservations shall be paid into the state treasury.
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All of such revenue except that received from the sale of nursery stock from the state forest nursery, shall for a period of ten years from the passage of this act be kept by the state treasurer in a separate account as a continuous fund to be known as the forest improvement fund, from which payments may be made upon recommendation of the state forester, with the advice and consent of the governor and council, for the purchase and improvement of state forests and reservations and buildings thereon. At the close of each fiscal year the unexpended balance of said money shall be carried forward and be made available for use in the subsequent year for said purposes.

2. Application. Amend section 11 of chapter 15 of the Public Laws by inserting after the semicolon following the word “highways” in the seventh and eighth lines of said section the following: revenues from rentals and the sale of products from state forests and forestry reservations, which, except that from the sale of nursery stock from the state forest nursery, shall be credited to the forest improvement fund; so that said section as amended shall read as follows:

11. Application of Receipts. Moneys received by the state treasurer, as provided in section 10, shall be available for general revenue of the state with the following exceptions: Moneys received by the fish and game department, which shall be credited to the fish and game fund; fees from the motor vehicle department, which, after deducting the amount allowed by the legislature for maintaining said department, shall be credited to the highway department for maintenance of highways; revenues from rentals and the sale of products from state forests and forestry reservations, which, except that from the sale of nursery stock from the state forest nursery, shall be credited to the forest improvement fund; and the fees collected by the public service commission of railroads, public utilities and owners of dams for money paid out by the commission to experts and assistants not in its regular employ, which fees shall be appropriated to reimburse the state for money so paid out. The full amount allowed for the maintenance of each institution and department shall be appropriated by each legislature for the biennial period next following, and the money derived from the sale of farm and minor industrial products
of institutions shall be credited to the appropriation for the institution from which derived.

3. Takes Effect. All acts and parts of acts inconsistent with this act are hereby repealed, and this act shall take effect June 30, 1927.

[Approved April 14, 1927.]

CHAPTER 131.

AN ACT RELATING TO DEPARTMENTAL EXPENDITURES.

Section 1. Departmental expenditures, limitations.

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

1. Limitations. Amend section 11 of chapter 19 of the Public Laws by adding at the end of said section the following: Heads of departments, assistants and employees thereof shall not be allowed as expenses travel between their places of residence and their department offices, nor shall they be allowed board or lodging while in the place in which their offices are located, except upon regulation issued by the governor, with the advice of the council, so that said section as amended shall read as follows: 11. Departmental Expenditures. The expenditure of any moneys appropriated or otherwise provided to carry on the work of any department of the state government shall be subject to the approval of the governor, with the advice of the council, under such general regulations as the governor and council may prescribe with reference to all or any of such departments, for the purpose of securing the prudent and economical expenditures of the moneys appropriated. Heads of departments, assistants and employees thereof shall not be allowed as expenses travel between their places of residence and their department offices, nor shall they be allowed board or lodging while in the place in which their offices are located, except upon regulation issued by the governor, with the advice of the council.

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

[Approved April 14, 1927.]

CHAPTER 132.
AN ACT RELATING TO THE SALARIES OF INSPECTORS OF WEIGHTS AND MEASURES.

Section 1. Inspectors of weights and measures, salary increase.

Section 2. Takes effect.

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

1. Salary Increase. Amend section 3 of chapter 161 of the Public Laws by striking out the words "seventeen hundred" in the fourth line of said section and inserting in place thereof the words two thousand, so that said section as amended shall read as follows: 3. Inspectors. There shall be not exceeding three inspectors of weights and measures, who shall be appointed by the commissioner, with the advice and consent of the governor and council. Their annual salaries shall not exceed two thousand dollars each.

2. Takes Effect. This act shall take effect July 1, 1927.

[Approved April 14, 1927.]

CHAPTER 133.
AN ACT IN AMENDMENT OF SECTION 13, CHAPTER 14 OF THE PUBLIC LAWS RELATING TO THE SALARY OF THE DEPUTY SECRETARY OF STATE, AND SECTION 23, CHAPTER 15 OF THE PUBLIC LAWS RELATING TO THE SALARY OF THE DEPUTY STATE TREASURER.

Section 1. Deputy secretary of state, salary increase.

Section 2. Deputy state treasurer, salary increase.

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

1. Salary Increase. Amend section 13, chapter 14 of the Public Laws by striking out the words "twenty-three hundred" and inserting in place thereof the words twenty-seven hundred,
so that said section as amended shall read: 13. **Deputy.** The annual salary of the deputy secretary of state shall be twenty-seven hundred dollars.

2. **Salary Increase.** Amend section 23, chapter 15 of the Public Laws by striking out the words “twenty-three hundred” and inserting in place thereof the words twenty-seven hundred, so that said section as amended shall read: 23. **Deputy.** The annual salary of the deputy state treasurer shall be twenty-seven hundred dollars.

[Approved April 15, 1927.]

CHAPTER 134.

AN ACT RELATING TO SALARIES AND EXPENSES OF THE COMMISSIONER OF LAW ENFORCEMENT.

Section 1. Commissioner of law enforcement, salary increase.  

Section 2. Takes effect.

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

1. **Salary Increase.** Amend section 74 of chapter 144 of the Public Laws by striking out the word “twenty-seven” in the second line of said section and substituting the word thirty-two, so that said section as amended shall read as follows: 74. **Salaries; Expenses.** The salary of the commissioner shall be thirty-two hundred and fifty dollars a year. The compensation and personal expenses of the commissioner and of his deputies and agents shall be paid by the state, on the warrant of the governor.

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

[Approved April 15, 1927.]
CHAPTER 135.

AN ACT IN AMENDMENT OF SECTION 13, CHAPTER 264 OF THE PUBLIC LAWS RELATING TO FIDUCIARY POWERS OF TRUST COMPANIES AND NATIONAL BANKS.

Section 1. Authorized to act as executor.

Section 2. Takes effect.

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

1. Authorized to Act as Executor. Amend section 13, chapter 264 of the Public Laws by inserting after the word "trustee" in line three the words or executor when so nominated by any testator in his will; further amend said section by adding at the end thereof the following: No trust company, similar corporation or national bank shall advertise or circularize the fact that it is authorized to act as executor, so that said section shall read as follows: 13. Appointment. Any trust company or similar corporation, incorporated under the laws of this state, or any national bank duly authorized and located within the state, may be appointed trustee or executor when so nominated by any testator in his will, in any case where an individual can be appointed, upon the same conditions and subject to the same control, requirements and penalties; but no corporation shall be appointed in any other fiduciary capacity. No trust company, similar corporation or national bank shall advertise or circularize the fact that it is authorized to act as executor.

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

[Approved April 15, 1927.]
CHAPTER 136.

AN ACT TO PERMIT CITIES AND TOWNS TO ABATE LOCAL TAXES ON MANUFACTURING ESTABLISHMENTS IN CERTAIN CASES.


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

1. New Industries. Any town by a two-thirds vote of the voters present and voting at any annual meeting upon an appropriate article in the warrant and any city by vote of the city council, the mayor concurring, may contract with any person proposing to erect or put in operation any manufacturing establishment in said city or town for the abatement for the term of five years of all local taxes which may be assessed upon such manufacturing establishment, including buildings, machinery and stock in trade, upon such terms and conditions as may be mutually agreed upon and by a similar vote at the end of four years may extend said contract of abatement for a further period of five years but not exceeding in all ten years from the date of the first abatement.

2. Abatement. The local taxes assessed against such persons complying with the terms of such vote shall be abated by the selectmen or assessors annually for the term agreed upon but such abatement shall not extend to taxes assessed for state and county purposes.

3. Limitation. The provisions of this act shall not apply to concerns removing from one town to another in this state or to capital previously exempted from taxation in this state or upon which the taxes have been previously abated under this act.

4. Existing Industries. Any town by its selectmen and any city by its mayor, being duly authorized by vote as herein-after provided, may contract with any person who at the time of the passage of this act is engaged in manufacturing in this state, for the abatement for the years 1927 and 1928, in whole or in part of local taxes which may be assessed upon such manufacturing establishment, including buildings, machinery
and stock in trade, upon such terms and conditions as may be mutually agreed upon.

5. **Town Contract.** Authority to make such contract may be conferred upon the selectmen of a town by a majority vote of the voters of such town present and voting at an annual or special town meeting upon an appropriate article in the warrant, provided the voting upon such article shall be by ballot.

6. **City Contract.** The mayor of a city may be authorized to make such contract by a majority vote of the voters present and voting at regular or special meetings of the voters in the several wards, to be duly called by the election officers, provided the voting upon such question shall be by ballot.

7. **Abatement.** The local taxes assessed against such person complying with the terms of such vote shall be abated by the selectmen or assessors annually for the term agreed upon, but such abatement shall not extend to taxes assessed for state and county purposes.

8. **Takes Effect.** All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect upon its passage.

[Approved April 15, 1927.]

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**CHAPTER 137.**

AN ACT RELATING TO PRIMARY ELECTIONS, NOMINATIONS OF CANDIDATES AND POLITICAL EXPENDITURES.

**Section**

1. Primary date.
2. Nominations of candidates.
3. Political expenditures.

**Section**

4. Publication of campaign receipts and expenditures.
5. 
6. 

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

1. **Primary Date.** Amend section 4 of chapter 25, Public Laws, by striking out in the third line thereof the words “first Tuesday” and substituting therefor the following: Tuesday after the second Monday, so that said section as amended shall read as follows: 4. **Dates.** A primary conducted by the regular election officers shall be held at the regular polling places in
each town and ward in the state on the Tuesday after the second Monday in September, biennially, for the nomination of all candidates to be voted for at the November election, except presidential electors.

2. Nominations of Candidates. Amend chapter 25 of the Public Laws by inserting after section 23 the following new section: 23-a. Nominations by Party Committees. In case no declaration shall be filed by a candidate and no petition shall be filed in behalf of a candidate for any nomination to be voted for at the primary, the nomination may be made by the party committee of the state, county, town or ward, as the case may be, by notifying the secretary of state before the close of the second business day after the expiration of time for filing declarations of candidacy. The party committee shall pay the usual filing fee or file the usual number of petitions with the nomination.

3. Political Expenditures. Amend section 5, chapter 34, Public Laws, by striking out the whole thereof and inserting in place thereof the following: 5. Primary Expenditures. The total sum to be expended or contracted for payment for the nomination by or in behalf of any candidate for nomination shall be as follows: For governor or United States senator, $8,000; for representative in congress, $4,000; for councilor, $1,500; for state senator or any county officer, $300; for representative to the general court, $50. The amount of money specified shall include all expenditures by a candidate or by others in his behalf with his knowledge during the calendar year of the primary, except personal traveling expenses of the candidate. No person shall make any contribution of or contract for the payment of any money for the benefit of any candidate without the written consent of such candidate or his financial agent. As a part of the declaration of candidacies filed by candidates for governor, United States senator, representative in congress, councilor, state senator and county officer, every candidate shall designate some person, who may be the candidate himself, as his financial agent for the purpose of the primary campaign, or if his candidacy for such office is established by a primary petition, there shall be annexed to the primary petition in behalf of such candidate the name of the financial agent for such candidate. All sums expended or contracted for payment in the primary campaign by or in behalf
of such candidate shall be reported to such financial agent, who shall make all the disbursements in behalf of such candidate, and said agent shall join with the candidate in signing and filing the statements required by law.

4. Publication of Campaign Receipts and Expenditures. Amend section 24, chapter 34, Public Laws, by inserting after the words “state senator” in the second line a comma and the words county officer, so that the same shall read as follows: 24. Other Candidates. Every candidate at the primary or general election for councilor, state senator, county officer or representative to the general court, who has expended a sum in excess of twenty-five dollars, shall, within fifteen days after said primary or general election, file with the secretary of state, and with the town or city clerk for the town or city in which he resides, a like itemized sworn statement of all his receipts and expenditures in aid of his nomination or election. All such statements shall be open to public inspection.

5. ——. Amend chapter 34 of the Public Laws by inserting after section 24 the following new section: 24-a. Paid Agents. Every person who shall perform any service as political agent for any candidate during any primary campaign, who is to receive compensation above traveling expenses, shall, before he enters upon the performance of his duties as political agent, register his intention so to do with the secretary of state upon blanks to be furnished by the secretary of state for that purpose. On the third day preceding the primary and also within fifteen days after the primary in which said agent shall be employed, he shall file with the secretary of state an itemized statement, signed and sworn to by himself, of all moneys or things of value received by him or due to him from any candidate or committee in connection with his service, and disclose in the pre-primary return the substantial provisions of all contracts he may have for the rendering of future service in the campaign. No contract for service as political agent in connection with any primary shall be made by any person as such agent within a period of ten days next preceding said primary.

6. ——. Amend section 26 of chapter 34, Public Laws, by striking out the whole of said section and inserting in place thereof the following: 26. Penalties. Any person who violates the foregoing provisions of this subdivision shall be
fined not more than five hundred nor less than one hundred dollars and imprisoned not less than thirty nor more than ninety days. Any person who alleges that any of the foregoing provisions of this subdivision relating to the primary have been violated may, not later than the fifth day of October following said primary, bring a proceeding in equity in the supreme court against the person alleged to have violated said provisions. To this proceeding the secretary of state shall be made a party defendant. The supreme court shall forthwith hear such proceeding and make final decision thereof, and if the court shall find that the defendant has violated any of such provisions, a decree shall be entered disqualifying the defendant from becoming a candidate at the ensuing election, and the vacancy thereby created shall be filled as provided by law. No candidate shall be entitled to the nomination or election until the sworn itemized statements required to be filed by him or in his behalf have been filed and published as hereinbefore required.

[Approved April 15, 1927.]

CHAPTER 138.

AN ACT TO PROVIDE FOR THE CONSTRUCTION AND EQUIPMENT OF A NURSES' HOME AT THE STATE HOSPITAL.

Section 3. Takes effect.  
Section 1. Nurses' home, appropriation.  
Section 2. Bonds authorized.

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

1. Appropriation. The sum of one hundred and seventy thousand dollars ($170,000) is hereby appropriated for the construction and equipment of a nurses' home at the state hospital. The plans and specifications shall be subject to the approval of the governor and council who shall authorize the execution of all contracts for the construction of said building.

2. Bonds Authorized. The state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state such sums as are needed to carry out the provisions of this act, not to exceed in all the sum of one hundred and seventy thousand dollars ($170,000),
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 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. The governor shall draw his warrant for the amounts that may be, or become, due from time to time, under the contracts of the trustees of the state hospital, approved by the governor and council, for the purposes aforesaid.

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

[Approved April 15, 1927.]

CHAPTER 139.

AN ACT TO PROVIDE NECESSARY FACILITIES FOR MORE EFFICIENT AND EXTENDED SERVICE AT THE LACONIA STATE SCHOOL.

Section 1. Laconia State School, appropriation.

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

1. Appropriation. The sum of one hundred and six thousand dollars ($106,000) is hereby appropriated to provide the necessary facilities for more efficient and extended service at the Laconia State School as follows: For the construction and equipment of a new dormitory, the sum of one hundred thousand dollars ($100,000); for the purchase and installation
of canning equipment the sum of fifteen hundred dollars ($1,500); for finishing and furnishing the upper floor of the Spaulding Building the sum of forty-five hundred dollars ($4,500).

The plans and specifications shall be subject to the approval of the governor and council who shall authorize the execution of all contracts for construction. The governor is hereby authorized to draw his warrant for said sum on any money in the treasury not otherwise appropriated.

2. **Bonds Authorized.** The state treasurer is hereby authorized under the direction of the governor and council, to borrow upon the credit of the state such sums as are needed to carry out the provisions of this act, not to exceed in all the sum of one hundred and six thousand dollars ($106,000), 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 in such manner as they may determine most advantageous to the state. The governor shall draw his warrant for the amounts that may be, or become, due from time to time, under the contracts of the trustees of the Laconia State School, approved by the governor and council, for the purposes aforesaid.

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

[Approved April 15, 1927.]
CHAPTER 140.

AN ACT TO PROVIDE FOR THE ASSESSMENT AND COLLECTION OF AN ANNUAL STATE TAX FOR THE TERM OF TWO YEARS.

Section 1. State tax, assessment and collection.

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

1. Assessment and Collection. The sum of one million, five hundred and eighty-five thousand dollars ($1,585,000) shall be raised for the use of the state for the year 1927, and the sum of one million, five hundred and eighty-five thousand dollars ($1,585,000) shall be raised for the use of the state for the year 1928, 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 January session of the legislature of 1927, 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, 1927, and the first day of December, 1928, and the state treasurer is hereby authorized to issue his extent for all taxes which shall remain unpaid on the dates last above mentioned.

[Approved April 15, 1927.]

CHAPTER 141.

AN ACT MAKING APPROPRIATIONS FOR THE EXPENSES OF THE STATE OF NEW HAMPSHIRE FOR THE YEAR ENDING JUNE 30, 1928.

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, 1928, to wit:
For the executive department, $88,200 as follows: Salary of the governor, $3,000; salary of governor’s secretary, $1,500; salary of the governor’s stenographer, $1,300; governor’s secretary’s traveling expenses, $200; traveling expenses for governor’s stenographer, $200; incidentals, $450; printing, $350; transportation, $700; contingent fund, $1,500; emergency fund for protection of interests of the state, $75,000; council per diem and expenses, $4,000.

For secretary of state department, $18,300 as follows: Salary of secretary, $4,000; salary of deputy, $2,700; clerical expense, $5,100; incidentals, $700; printing report, $800; printing blanks, $250; express and postage, $650; copying ancient records, $4,000; direct primary, $100.

For treasury department, $17,950 as follows: Salary of the treasurer, $4,000; salary of deputy, $2,300; clerical expense, $8,200; incidentals, $1,800; printing blanks, $850; printing report, $800.

For insurance department, $15,575 as follows: Salary of commissioner, $3,000; salary of deputy, $1,800; clerical expense, $4,075; incidentals, $2,200; printing report, $1,300; printing blanks, $1,000; blue sky law, salary of examiner, $1,200; miscellaneous, $1,000.

For bank commission, $29,000 as follows: Salary of commissioner, $5,000; salary of the deputy, $3,000; salaries of examiners, $5,500; salaries of accountants, $4,000; clerical expense, $3,200; incidentals, $1,000; printing reports, $2,500; printing blanks, $500; expenses of commissioner, deputies, examiners and accountants, $4,300.

For state auditing department, $4,300 as follows: Salary of state auditing accountant, $3,000; travel and office expense, $1,300.

For public service commission, $42,400 as follows: Salaries of commissioners, $14,000; experts, clerks and assistants, $17,000; expenses of commissioners, $700; incidentals and printing, $4,700; lights and buoys on inland waters and boat inspection, $6,000.

For tax commission, $23,950 as follows: Salaries of commissioners, $8,000; expense of commissioners, $3,000; clerical expense, $2,850; incidentals and printing, $7,000; printing report, $1,400; municipal accounting, $1,700.

For purchasing agent’s department, $13,950 as follows:
Salary of purchasing agent and clerical expense, $12,100; expenses of purchasing agent, $350; incidentals, $1,500.

For attorney-general’s department, $42,600 as follows: Salary of attorney-general, $4,000; salary of assistant attorney-general, $4,000; clerical expense of attorney-general, $3,500; incidentals, $1,300; printing blanks, $800; traveling expenses, $1,000; copies of wills and records, $3,000; legacy tax and other litigation, and investigations, $2,500; supplies, $1,000; clerical expense of assistant attorney-general, $6,500; Vermont boundary, $15,000.

For enforcement prohibitory law, $19,250 as follows: Salary of commissioner, $3,250; salary of state liquor agent, $2,400; salaries of deputies and agents, $5,500; clerical expense, $1,400; incidentals, $500; printing blanks, $200; expenses of commissioner, $1,000; expenses of deputies and agents, $5,000.

For supreme court, $43,250 as follows: Salaries of justices, $32,500; salary of clerk, $500; salary of messenger, $250; salary of state reporter, $1,800; salary of stenographer for state reporter, $600; incidental, including expenses of justices, printing docket, transportation of state reporter, $4,000; examination of law students, $600; publication of law reports, $3,000.

For superior court, $48,000 as follows: Salaries of justices, $39,000; expenses of justices, $6,500; transportation, $1,750; incidentals, $750.

For legislature expense, $15,000.

For probate court, $17,600 as follows: Salaries of justices, Rockingham county, $2,000; Strafford county, $1,800; Belknap county, $1,500; Carroll county, $1,500; Merrimack county, $2,000; Hillsborough county, $2,500; Cheshire county, $1,500; Sullivan county, $1,500; Grafton county, $1,800; and Coos county, $1,500.

For salaries of probate registers and deputies, $20,300 as follows: Rockingham county register, $2,000; Rockingham county deputy, $1,000; Strafford county register, $1,800; Belknap county register, $1,500; Carroll county register, $1,500; Merrimack county register, $2,000; Merrimack county deputy, $1,200; Hillsborough county register, $2,000; Hillsborough county deputy, $800; Cheshire county register, $1,500; Sullivan county register, $1,500; Grafton county register, $2,000; Coos county register, $1,500;
For board of charities and corrections, $97,750 as follows:
Salary of secretary, $2,750; incidentals, $700; printing blanks, $150; traveling expenses, $1,500; aid of tubercular patients, $40,000; child welfare work, $7,000; register of the blind, $11,300; deaf, dumb and blind, support and education, $25,000; aid of crippled and tubercular children, $3,000; John Nesmith fund, income, $3,700; Granite State Deaf Mute Mission, $150; clerical expense, $2,500.

For bureau of labor, $7,100 as follows: Salary of commissioneer, $3,000; clerical expense, $1,600; incidentals and travel, $1,700; printing blanks, $300; expenses of arbitration, $500.

For factory inspection, $10,550 as follows: Salaries of inspectors, $6,200; clerical expense, $1,200; incidentals and travel, $3,000; printing blanks, $150.

For free employment bureau, $3,450 as follows: Assistants, $1,500; clerical expense, $1,400; incidentals and travel, $500; printing blanks, $50.

For department of weights and measures, $15,700 as follows: Salary of commissioner, $3,000; salaries of inspectors, $6,000; traveling expenses, $4,500; incidentals, $700; clerical expense, $1,300; printing blanks, $200.

For state publicity board, $35,000.

For department of agriculture, $196,500 as follows: Salary of commissioner, $3,250; salary of deputy, $2,500; clerical expense, $3,000; advisory board, $300; incidentals, $500; institutes and public meetings, $1,500; feeding stuffs inspection, $4,000; nursery inspection, $500; fertilizer inspection, $2,000; seed inspection, $1,000; insecticides and fungicides, $200; licensing milk dealers, $500; bureau of markets, $6,500; moth suppression, $12,500; advertising at fair, $1,250; apple grading law, $500; Granite State Dairymen's Association, $1,000; New Hampshire Horticultural Society, $1,000; New Hampshire Sheep Breeders' Association, $500; apiary law, $500; dairy inspection, $3,500; diseases of animals, $150,000.

For the laboratory of hygiene, $16,200 as follows: Salaries of two chemists, $5,100; salaries of two bacteriologists, $3,000; salary of pathologist, $600; clerical expense, $2,500; incidentals, $3,000; printing blanks and bulletins, $2,000.

For the department of vital statistics, $3,550 as follows: Clerical expense, $2,850; incidentals, $200; printing blanks, $500.
For board of health, $35,438.31 as follows: Salary of secretary, $4,000; clerical expense, $1,800; incidentals, $650; printing blanks, $500; control of venereal diseases, $6,000; tuberculosis dispensaries, $3,000; purchase of antitoxin, $2,500; medico-legal examinations, $500; sanitary inspection, $7,000; engineer, $1,500; care of maternity and infancy, $7,988.31.

For adjutant-general's department, $80,025 as follows: Salary of adjutant-general, $4,000; incidentals, $1,000; officers' uniforms, $1,900; rifle ranges, $2,000; state armories, $17,000; national guard, $50,000; clerical expense, $3,625.

For the forestry department, $76,406 as follows: Salary of forester, $3,250; field assistants, $2,500; traveling expenses, $1,000; incidentals, $1,000; printing blanks, $1,200; district chiefs, $7,500; lookout stations, $10,000; conferences, $1,000; prevention of fires, $2,000; nursery, $13,731; forest fire bills to towns, $5,000; reforestation, $2,000; white pine blister rust, $20,000; forest fire equipment, $1,000; clerical expense, $5,225.

For bounties, $3,000 as follows: Hedgehogs, $2,500; bears and grasshoppers, $500.

For department of indexing, $1,850 as follows: Salary, $1,800; incidentals, $50.

For G. A. R. department, $2,350 as follows: Printing, $300; incidentals, $50; burial of soldiers and sailors, $2,000.

For pharmacy commission, $2,410 as follows: Salaries, $750; clerical expense, $200; incidentals, $600; printing report, $60; printing blanks, $100; salary of inspector, $700.

For state dental board, $400 as follows: Salaries and expenses, $400.

For board of optometry, $400 as follows: Compensation and expenses, $400.

For board of chiropractors, $200 as follows: Compensation and expenses, $200.

For registration of veterinary surgeons, compensation and expenses, $100.

For state house department, $45,050 as follows: Salaries and pay roll, $15,400; fuel, $7,000; light and power, $5,200; water, $400; telephone operator and switchboard, $2,250; rent of offices in Patriot building, $9,500; extra labor, $1,500; miscellaneous, $1,800; extraordinary repairs, $2,000.

For state library, $19,650 as follows: Salaries, $9,000; main-
tenance, $5,500; books, periodicals and binding, $5,000; expenses of trustees, $150.

For public library commission, $7,150 as follows: Salary of secretary, $2,000; clerical expense, $1,000; incidentals, $950; printing report, $50; printing bulletin, $350; traveling libraries, $1,000; institutes, $400; assistant secretary, $1,200; shipping clerk, $200.

For soldiers' home, $25,000 as follows: Maintenance, $12,000; incidentals, $12,775; printing report, $225.

For University of New Hampshire extension work (Smith-Lever Act), $36,000.

For state hospital, for maintenance, $575,000.

For industrial school, $60,000 as follows: Maintenance, $55,000; special repairs, $5,000.

For state prison, $84,000 as follows: Maintenance, $73,225; clerical expense, $1,450; incidentals, $5,000; printing report, $175; printing blanks, $150; parole officer, $4,000.

For Laconia State School, $150,000 as follows: Maintenance, $147,500; parole agent, $2,500.

For state sanatorium, $88,000 for maintenance.

For state board of education, $580,000 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 the sum of $45,000 is to be expended for mothers' aid and its supervision; a sum not to exceed $40,000 for salaries of officers and employees of the state board; a sum not to exceed $355,000 for equalized state aid; and the sum of $15,000 for rental of rooms for students at the normal schools. 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 which may be unexpended in any fiscal year shall be available for use in the following year.

For interest charges, $72,401.48 as follows: State hospital bonds, $5,600; war loan, series 1918, $22,500; teachers' institutes, $2,388.93; Benjamin Thompson fund, $31,887.27; agricultural college fund, $4,800; Hamilton Smith fund, $400; Kimball legacy, $270.14; Fiske legacy, $1,055.14; temporary loans, $3,500.
For maturing state hospital bonds, $150,000.
For miscellaneous, $6,100 as follows: Military organizations, $300; firemen's relief fund, $4,000; Prisoners' Aid Association, $200; Old Home Week Association, $600; New Hampshire Historical Society, $500; Franklin Pierce and Daniel Webster homesteads, $500.

2. Takes Effect. This act shall take effect July 1, 1927.

Approved April 15, 1927.

CHAPTER 142.

AN ACT MAKING APPROPRIATIONS FOR THE EXPENSES OF THE STATE OF NEW HAMPSHIRE FOR THE YEAR ENDING JUNE 30, 1929.

Section 1. Appropriations. 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, 1929, to wit:

For the executive department, $91,950 as follows: Salary of the governor, $4,000; salary of governor's secretary, $2,250; salary of governor's stenographer, $1,300; governor's secretary's traveling expenses, $200; traveling expenses for governor's stenographer, $200; incidentals, $450; printing, $350; transportation, $700; contingent fund, $1,500; emergency fund for protection of interests of the state, $75,000; council per diem and expenses, $6,000.

For secretary of state department, $25,800 as follows: Salary of secretary, $4,000; salary of deputy, $2,700; clerical expense, $5,100; incidentals, $700; printing report, $800; printing blanks, $250; express and postage, $650; copying ancient records, $4,000; Australian ballot, $4,500; direct primary, $3,100.

For treasury department, $18,700 as follows: Salary of the treasurer, $4,000; salary of deputy, $2,300; clerical expense,
$8,450; incidentals, $1,800; printing blanks, $850; printing report, $800; treasurer's and deputy's bonds, $500.

For insurance department, $15,775 as follows: Salary of commissioner, $3,000; salary of deputy, $1,800; clerical expense, $4,275; incidentals, $2,200; printing report, $1,300; printing blanks, $1,000; blue sky law, salary of examiner, $1,200; miscellaneous, $1,000.

For bank commission, $29,000 as follows: Salary of commissioner, $5,000; salary of the deputy, $3,000; salaries of examiners, $5,500; salaries of accountants, $4,000; clerical expense, $3,200; incidentals and printing, $4,700; lights and buoys on inland waters and boat inspection, $6,000.

For tax commission, $23,950 as follows: Salaries of commissioners, $8,000; expenses of commissioners, $3,000; clerical expense, $2,850; incidentals and printing, $7,000; printing report, $1,400; municipal accounting, $1,700.

For purchasing agent's department, $14,450 as follows: Salary of purchasing agent and clerical expense, $12,400; expenses of purchasing agent, $350; incidentals, $1,500; printing report, $200.

For attorney-general's department, $33,550 as follows: Salary of attorney-general, $4,000; salary of assistant attorney-general, $4,000; clerical expense of attorney-general, $3,500; incidentals, $1,300; printing blanks, $800; traveling expenses, $1,000; copies of wills and records, $3,000; legacy tax and other litigation, and investigations, $2,500; supplies, $1,000; clerical expense of the assistant attorney-general, $6,750; printing report, $700; Vermont boundary, $5,000.

For enforcement prohibitory law, $19,650 as follows: Salary of commissioner, $3,250; salary of state liquor agent, $2,400; salaries of deputies and agents, $5,500; expenses of deputy and agents, $5,000; clerical expense, $1,400; incidentals, $500;
printing blanks, $200; expenses of commissioner, $1,000; printing report, $400.

For supreme court, $43,250 as follows: Salaries of justices, $32,500; salary of clerk, $500; salary of messenger, $250; salary of state reporter, $1,800; salary of stenographer for state reporter, $600; incidentals, including expenses of justices, printing docket, transportation of state reporter, $4,000; examination of law students, $600; publication of law reports, $3,000.

For superior court, $48,000 as follows: Salaries of justices, $39,000; expenses of justices, $6,500; transportation, $1,750; incidentals, $750.

For legislature expense, $175,000.

For probate court, $17,600 as follows: Salaries of justices, Rockingham county, $2,000; Strafford county, $1,800; Belknap county, $1,500; Carroll county, $1,500; Merrimack county, $2,000; Hillsborough county, $2,500; Cheshire county, $1,500; Sullivan county, $1,500; Grafton county, $1,800; Coos county, $1,500.

For salaries of probate registers and deputies, $20,300 as follows: Rockingham county register, $2,000; Rockingham county deputy, $1,000; Strafford county register, $1,800; Belknap county register, $1,500; Carroll county register, $1,500; Merrimack county register, $2,000; Merrimack county deputy, $1,200; Hillsborough county register, $2,000; Hillsborough county deputy, $800; Cheshire county register, $1,500; Sullivan county register, $1,500; Grafton county register, $2,000; Coos county register, $1,500.

For board of charities and correction, $98,650 as follows: Salary of secretary, $2,750; incidentals, $700; printing blanks, $150; traveling expenses, $1,500; aid of tubercular patients, $40,000; child welfare work, $7,000; register of the blind, $11,300; deaf, dumb and blind, support and education, $25,000; aid of crippled and tubercular children, $3,000; John Nesmith fund, income, $3,700; Granite State Deaf Mute Mission, $150; clerical expense, $2,600; printing report, $800.

For bureau of labor, $7,600 as follows: Salary of commissioner, $3,000; clerical expense, $1,600; incidentals and travel, $1,700; printing blanks, $300; expenses of arbitration, $500; printing report, $500.

For factory inspection, $10,550 as follows: Salaries of in-
spectors, $6,200; clerical expense, $1,200; incidentals and travel, $3,000; printing blanks, $150.

For free employment bureau, $3,450 as follows: Assistants, $1,500; clerical expense, $1,400; incidentals and travel, $500; printing blanks, $50.

For department of weights and measures, $16,175 as follows: Salary of commissioner, $3,000; salaries of inspectors, $6,000; traveling expenses, $4,500; incidentals, $700; clerical expense, $1,375; printing blanks, $200; printing report, $400.

For state publicity board, $35,000.

For department of agriculture, $182,500 as follows: Salary of commissioner, $3,250; salary of deputy, $2,500; clerical expense, $3,000; advisory board, $300; incidentals, $500; institutes and public meetings, $1,500; feeding stuffs inspection, $4,000; nursery inspection, $500; fertilizer inspection, $2,000; seed inspection, $1,000; insecticides and fungicides, $200; licensing milk dealers, $500; moth suppression, $12,500; apple grading law, $500; bureau of markets, $6,500; Granite State Dairymen's Association, $1,000; New Hampshire Horticultural Society, $1,000; New Hampshire Sheep Breeders' Association, $500; apiary law, $500; dairy inspection, $3,500; printing report, $1,000; advertising at fairs, $1,250; diseases of animals, $135,000.

For the laboratory of hygiene, $16,200 as follows: Salaries of two chemists, $5,100; salaries of two bacteriologists, $3,000; salary of pathologist, $600; clerical expense, $2,500; incidentals, $3,000; printing blanks and bulletins, $2,000.

For the department of vital statistics, $6,050 as follows: Clerical expense, $2,850; incidentals, $200; printing blanks, $500; printing report, $2,500.

For board of health, $36,938.31 as follows: Salary of secretary, $1,000; clerical expense, $1,800; incidentals, $650; printing blanks, $500; control of venereal diseases, $6,000; tuberculosis dispensaries, $3,000; purchase of antitoxin, $2,500; medico-legal examinations, $500; sanitary inspection, $7,000; engineer, $1,500; printing report, $1,500; care of maternity and infancy, $7,988.31.

For adjutant-general's department, $80,175 as follows: Salary of adjutant-general, $4,000; incidentals, $1,000; printing blanks, $500; officers' uniforms, $1,900; rifle ranges,
For the forestry department, $76,660 as follows: Salary of forester, $3,250; field assistants, $2,500; traveling expenses, $1,000; incidentals, $1,000; printing blanks, $1,200; district chiefs, $7,500; lookout stations, $10,000; conferences, $1,000; prevention of fires, $2,000; nursery, $12,960; forest fire bills to towns, $5,000; reforestation, $2,000; white pine blister rust, $20,000; forest fire equipment, $1,000; clerical expense, $5,450; printing report, $800.

For bounties, $3,000 as follows: Hedgehogs, $2,500; bears and grasshoppers, $500.

For department of indexing, $1,850 as follows: Salary, $1,800; incidentals, $50.

For G. A. R. department, $2,350 as follows: Printing, $300; incidentals, $50; burial of soldiers and sailors, $2,000.

For pharmacy commission, $2,410 as follows: Salaries, $750; clerical expense, $200; incidentals, $600; printing report, $60; printing blanks, $100; salary of inspector, $700.

For state dental board, $400 as follows: Salaries and expenses, $400.

For board of optometry, $400 as follows: Compensation and expenses, $400.

For board of chiropractors, $200 as follows: Compensation and expenses, $200.

For registration of veterinary surgeons, compensation and expenses, $100.

For state house department, $45,050 as follows: Salaries and pay roll, $15,400; fuel, $7,000; light and power, $5,200; water, $400; telephone operator and switchboard, $2,250; rent of offices in Patriot building, $9,500; extra labor, $1,500; miscellaneous, $1,800; extraordinary repairs, $2,000.

For state library, $19,650 as follows: Salaries, $9,000; maintenance, $5,500; books, periodicals and binding, $5,000; expenses of trustees, $150.

For public library commission, $7,750 as follows: Salary of secretary, $2,000; clerical expense, $1,200; incidentals, $950; printing report, $150; printing bulletin, $350; traveling library, $1,000; institutes, $400; assistant secretary, $1,500; shipping clerk, $200.

For soldiers' home, $25,000 as follows: Maintenance, $12,000; incidentals, $13,000.
For University of New Hampshire extension work (Smith-Lever Act), $36,000.

For state hospital, for maintenance, $595,000.

For industrial school, for maintenance, $55,000.

For state prison, $84,000 as follows: Maintenance, $73,225; clerical expense, $1,450; incidentals, $5,000; printing report, $175; printing blanks, $150; parole officer, $4,000.

For Laconia State School, $150,000 as follows: Maintenance, $147,500; parole agent, $2,500.

For state sanatorium, $88,000 for maintenance.

For the state board of education, $580,000 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 the sum of $45,000 is to be expended for mothers' aid and its supervision, a sum not to exceed $40,000 for salaries of officers and employees of the state board; a sum not to exceed $355,000 for equalized state aid; and the sum of $15,000 for rental of rooms for students at the normal schools. 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 which may be unexpended in any fiscal year shall be available for use in the following year.

For interest charges, $69,776.48 as follows: State hospital bonds, $2,975; war loan, series 1918, $22,500; teachers' institutes, $2,388.93; Benjamin Thompson fund, $31,887.27; agricultural college fund, $4,800; Hamilton Smith fund, $400; Kimball legacy, $270.14; Fiske legacy, $1,055.14; temporary loans, $3,500.

For miscellaneous, $6,100, as follows: Military organizations, $300; firemen's relief fund, $4,000; Prisoners' Aid Association, $200; Old Home Week Association, $600; New Hampshire Historical Society, $500; Franklin Pierce and Daniel Webster homesteads, $500.

2. Takes Effect. This act shall take effect July 1, 1928.

[Approved April 15, 1927.]
CHAPTER 143.

JOINT RESOLUTION AUTHORIZING A SPECIAL JOINT COMMITTEE OF INVESTIGATION.

Resolved by the Senate and House of Representatives in General Court convened:

That a special joint committee consisting of two senators to be appointed by the president of the senate and three representatives to be appointed by the speaker of the house of representatives shall undertake the following:

(a) Make a thorough survey of the conditions of the superior court of this state; ascertain whether or not sufficient judges are employed to perform the work required; ascertain whether or not additional judges should be appointed; ascertain whether or not the judges of the superior court of this state are receiving just compensation for the services rendered.

(b) Make a survey of the conditions of the supreme court of this state with a view of establishing whether or not the judges of this court are receiving just compensation for the services rendered.

That the committee shall make a report of its findings and recommendations to the present legislature with a view that suitable legislation shall be enacted at this session to correct or adjust any and/or all unfavorable conditions.

That this joint resolution shall take effect upon its passage.

[Approved February 1, 1927.]

CHAPTER 144.

JOINT RESOLUTION AUTHORIZING THE GOVERNOR TO RECEIVE CERTAIN FUNDS AS TRUSTEE.

WHEREAS, it has been duly made known to the proper authorities of this state that the secretary of war of the United States has in his possession, as trustee, certain moneys known as "Other Funds" which had been collected for their own use and benefit by certain national guard organizations that were broken up as units for or as the result of service in the World War, and have not been reconstituted; and
WHEREAS, it further appears that the secretary of war, as trustee, desires to turn over to a substitute trustee, duly authorized by this state, such portion of the said funds as equitably belongs to the national guard of this state, now therefore, be it

Resolved by the Senate and House of Representatives in General Court convened:

That the governor is hereby authorized to receive such funds as trustee, and to distribute them for the benefit of the national guard of this state, in such manner as his judgment shall dictate.

[Approved February 1, 1927.]

CHAPTER 145.

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 thirteen dollars and fifty cents; Maurice M. Cass be allowed the sum of forty dollars; Dana R. Berry be allowed the sum of forty dollars; Charles A. Burlington be allowed the sum of forty dollars; William Palfrey be allowed the sum of fifteen dollars; Edgar S. Winslow be allowed the sum of fifteen dollars; Walter L. Riford be allowed the sum of nine dollars and fifty cents; Frank M. Ayer be allowed the sum of nine dollars; Charles E. Wendell be allowed the sum of eight dollars; Richard W. Walton be allowed the sum of eight dollars; and John Potts be allowed the sum of sixteen 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 8, 1927.]
CHAPTER 146.

JOINT RESOLUTION IN FAVOR OF ASSENTING TO THE PROVISIONS OF THE ACT OF CONGRESS KNOWN AS FURNELL ACT.

Whereas, the congress of the United States has passed an act approved by the president, February 24, 1925, entitled "An act to authorize the more complete endowment of agricultural experiment stations, and for other purposes" and,

Whereas, it is provided in section 2 of the act aforesaid, that "the grants of money authorized by this act are made subject to legislative assent of the several states and territories to the purpose of said grants," therefore be it

Resolved by the Senate and House of Representatives in General Court convened:

That the assent of the legislature of the state of New Hampshire be and is hereby given to the purpose of said grants.

[Approved February 16, 1927.]

CHAPTER 147.

JOINT RESOLUTION APPROPRIATING A SUM OF NOT EXCEEDING FIVE HUNDRED DOLLARS ($500) FOR PROCURING A PORTRAIT OF GENERAL JOHN G. FOSTER AND PLACING SAME IN STATE HOUSE.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of five hundred dollars ($500) or so much thereof as may be necessary, be appropriated for the purpose of procuring and placing in the state house at Concord, a portrait of General John G. Foster, the highest ranking officer from New Hampshire in the Civil War, the second in command at Fort Sumter, serving with distinction through the war and made major general. Said sum to be expended under the direction of the governor and council, and the governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

[Approved February 16, 1927.]
CHAPTER 148.
JOINT RESOLUTION TO PROVIDE FOR CO-OPERATION WITH THE UNITED STATES GEOLOGICAL SURVEY IN THE ESTABLISHMENT AND MAINTENANCE OF STREAM FLOW GAUGING STATIONS.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of three thousand dollars ($3,000), or so much thereof as may be necessary, is hereby appropriated to be used and expended under the direction of the public service commission, with the approval and consent of the governor and council, for the purpose of co-operating with the United States Geological Survey in the establishment and maintenance of stream flow gauging stations on streams of this state for the purpose of providing the people of the state with information that will further industrial development.

A report of the results of this work and recommendations based thereon, shall be made to the next legislature.

[Approved February 22, 1927.]

CHAPTER 149.
JOINT RESOLUTION IN FAVOR OF WILLIAM LACHANCE.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one hundred thirty-four dollars and ten cents ($134.10) be and the same is hereby appropriated to reimburse William Lachance of Hinsdale for money expended by him to replace windows broken by stones thrown out by passing vehicles during the repairs on the state highway in said Hinsdale under the direction of the state highway commissioner in the month of June, 1924, and such sum shall be a charge upon the maintenance fund as provided by sections 10 and 11 of chapter 84 of the Public Laws.

[Approved February 24, 1927.]
CHAPTER 150.

JOINT RESOLUTION FOR THE PURCHASE AND INSTALLATION OF A REFRIGERATING PLANT AT THE STATE HOSPITAL.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of fifteen thousand dollars ($15,000) be and the same is hereby appropriated for the purchase and installation of a refrigerating plant at the state hospital. The governor is hereby authorized to draw his warrants for said sum on any money in the treasury not otherwise appropriated.

[Approved March 15, 1927.]

CHAPTER 151.

JOINT RESOLUTION FOR THE CONSTRUCTION OF A BRIDGE CROSSING THE CONNECTICUT RIVER BETWEEN THE TOWN OF DALTON, NEW HAMPSHIRE, AND THE TOWN OF LUNENBURG, VERMONT.

Resolved by the Senate and House of Representatives in General Court convened:

That a sum not exceeding twenty-five thousand dollars be and the same is hereby appropriated for the construction of a bridge across the Connecticut river between the town of Dalton, New Hampshire, and the town of Lunenburg, Vermont, at a point below the dam of the Gilman Paper Company; provided an additional sum sufficient to complete the construction of said bridge shall be provided from other sources. Said sum shall be expended under the supervision of the governor and council, and the governor is hereby authorized to draw his warrant for the same from the money appropriated for highways.

Chapter 197 of the Laws of 1925 is hereby repealed.

[Approved March 22, 1927.]
CHAPTER 152.

JOINT RESOLUTION IN FAVOR OF MARTIN A. KELLEY.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of fifteen dollars be and the same is hereby allowed to Martin A. Kelley for necessary expenses incurred in maintaining his right to a seat in the house and that the governor be and hereby is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved March 22, 1927.]

CHAPTER 153.

JOINT RESOLUTION IN FAVOR OF WILLIAM H. MARA.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of fifteen dollars be and the same is hereby allowed to William H. Mara for necessary expenses incurred in maintaining his right to a seat in the house and that the governor be and hereby is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved March 22, 1927.]

CHAPTER 154.

JOINT RESOLUTION IN FAVOR OF PETER MAHONEY.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of fifteen dollars be and the same is hereby allowed to Peter Mahoney for necessary expenses incurred in maintaining his right to a seat in the house and that the governor be and hereby is authorized to draw his warrant for
said sum out of any money in the treasury not otherwise appropriated.

[Approved March 22, 1927.]

CHAPTER 155.

JOINT RESOLUTION FOR ADDITIONS AND IMPROVEMENTS AT NEW HAMPSHIRE STATE PRISON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of six thousand eight hundred dollars ($6,800) be and the same is hereby appropriated for additions and improvements at the state prison, as follows: For renewing shafting in shops, five hundred dollars ($500), for wiring shops for electric service, forty-three hundred dollars ($4,300), for purchase of electric generator, two thousand dollars ($2,000). The governor is hereby authorized to draw his warrants for said sums on any money in the treasury not otherwise appropriated.

[Approved March 29, 1927.]

CHAPTER 156.

JOINT RESOLUTION IN FAVOR OF THE STATE PRISON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of three thousand six hundred dollars ($3,600) for improvements in the state prison is hereby appropriated as follows: One thousand dollars ($1,000) for new mattresses for the men's quarters; one thousand dollars ($1,000) for a new roof on a part of the shops; five hundred dollars ($500) to perfect equipment in identification bureau; one hundred dollars ($100) to purchase material for pointing up the walls; five hundred dollars ($500) to purchase lead and oil for painting outside of prison and administration buildings, and five hundred dollars ($500) for new furnishings in the
warden's residence; and the governor is hereby authorized to draw his warrants for the same out of any money in the treasury not otherwise appropriated.

[Approved March 29, 1927.]

CHAPTER 157.

JOINT RESOLUTION PROVIDING FOR THE REIMBURSEMENT OF THE COUNTY OF ROCKINGHAM FOR EXPENDITURES IN REBUILDING A BRIDGE ON THE NEW HAMPSHIRE COLLEGE HIGHWAY OVER THE EXETER RIVER.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of six thousand three hundred seven dollars and one cent ($6,307.01) be and the same is hereby appropriated for the reimbursement to the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire college highway over the Exeter river, and said appropriation shall be a charge upon the maintenance fund as provided for in chapter 84 of the Public Laws.

[Approved March 29, 1927.]

CHAPTER 158.


Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two hundred dollars ($200) be and the same is hereby appropriated to assist the First New Hampshire Infantry (in the federal service, 1916-1919), an organization of New Hampshire veterans, in the collection of the records of the individual members of this regiment during the period 1916-1919, and in the preparation of a regimental history, and the governor is authorized to draw his warrant for
said appropriation out of any money in the treasury not otherwise appropriated.

[Approved March 29, 1927.]

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CHAPTER 159.

JOINT RESOLUTION TO PROVIDE FOR AN EMERGENCY FUND FOR THE ERADICATION OF BOVINE TUBERCULOSIS.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of thirty thousand dollars be and hereby is appropriated for use by the department of agriculture to meet an emergency in the eradication of bovine tuberculosis for use during the period ending June 30, 1927. The governor is hereby authorized to draw his warrants for the same against any money in the treasury not otherwise appropriated.

[Approved March 29, 1927.]

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CHAPTER 160.

JOINT RESOLUTION AUTHORIZING THE APPOINTMENT OF A COMMITTEE TO INVESTIGATE THE ADVISABILITY OF ERECTING A BUILDING AT THE EASTERN STATES EXPOSITION.

WHEREAS, the Eastern States Exposition at Springfield, Massachusetts, is an agricultural and industrial institution organized under the educational statutes of the Commonwealth of Massachusetts to promote the general economic advancement and welfare of New England, and,

WHEREAS, the Commonwealth of Massachusetts and the State of Maine have already erected permanent exhibition buildings on the grounds of the said Eastern States Exposition at Springfield to present their agricultural, natural and industrial resources, and,

WHEREAS, other states of the New England group have well defined movements under way to take advantage of a similar opportunity, be it therefore
Resolved by the Senate and House of Representatives in General Court convened:

That the governor be and is hereby authorized to appoint a special committee of five members representing the agricultural, commercial, educational, industrial and recreational interests of New Hampshire to investigate and report to the next legislature on a proposal to erect a New Hampshire state building at said Eastern States Exposition.

[Approved March 29, 1927.]

CHAPTER 161.

JOINT RESOLUTION PROVIDING FOR A GUARD RAILING ALONG THE DANGEROUS SECTION OF THE SUGAR LOAF ROAD IN THE TOWN OF ALEXANDRIA.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of six hundred dollars ($600) for the year 1927 and a like sum for the year 1928 be and hereby is appropriated for the construction of a standard guard rail, under section 3, chapter 89 of the Public Laws, along the narrow and dangerous Sugar Loaf road and the deep water of Newfound lake in the town of Alexandria. Said sums so appropriated shall be expended under the direction of the state highway commissioner and shall be a charge upon the maintenance fund as provided in chapter 84 of the Public Laws.

[Approved April 5, 1927.]

CHAPTER 162.

JOINT RESOLUTION FOR IMPROVEMENT OF THE COMMON AT HAMPTON FALLS.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of five hundred dollars ($500) be and hereby is appropriated for the grading and improvement of the com-
common at Hampton Falls provided that a like sum be contributed by the town of Hampton Falls. The said sums contributed by the state and by the town shall be expended under the direction of the highway commissioner, and the governor is hereby authorized to draw his warrant for the same out of money in the treasury not otherwise appropriated.

[Approved April 5, 1927.]

CHAPTER 163.

JOINT RESOLUTION AUTHORIZING THE STATE HIGHWAY DEPARTMENT TO MAKE INVESTIGATION OF THE POSSIBILITY OF CONSTRUCTING A BRIDGE ACROSS THE PISCATAQUA RIVER, BETWEEN THE TOWNS OF DURHAM AND NEWINGTON.

Resolved by the Senate and House of Representatives in General Court convened:

That the state highway department shall make a study of the feasibility and practicability of constructing a bridge across the Piscataqua river at or near the site of the old Piscataqua bridge, so called, at the eastern terminus of the First New Hampshire Turnpike between the towns of Durham and Newington. And it shall make a report of its findings to the next legislature.

[Approved April 7, 1927.]

CHAPTER 164.

JOINT RESOLUTION FOR THE REPAIR OF THE BLACK WATER RIVER BRIDGE IN THE TOWN OF SEABROOK.

Resolved by the Senate and House of Representatives in General Court convened:

That a sum equal to one half the cost to repair the bridge over the Black Water river in the town of Seabrook, but not to exceed the sum of thirty-five hundred dollars ($3,500) is hereby appropriated, upon condition that the town of Seabrook shall raise and appropriate the remainder of the sum re-
quired for said purpose; said sum to be expended under the direction of the highway commissioner, and the governor is authorized to draw his warrant for the same out of maintenance funds designated for use by chapter 84 of the Public Laws.

[Approved April 12, 1927.]

CHAPTER 165.

JOINT RESOLUTION TO REIMBURSE THE TOWN OF HANOVER FOR ONE HALF THE EXPENSE OF REPAIRING THE LEDYARD BRIDGE ACROSS THE CONNECTICUT RIVER IN SAID TOWN.

WHEREAS the town of Hanover has been at great expense in repairing the Ledyard bridge across the Connecticut river in said town in order to take care of existing traffic, therefore, be it

Resolved by the Senate and House of Representatives in General Court convened:

That a sum not exceeding six thousand dollars ($6,000) be and the same is hereby appropriated to reimburse the town of Hanover for one half its expense thereof and said appropriation shall be a charge upon the maintenance fund as provided by chapter 84 of the Public Laws.

[Approved April 12, 1927.]

CHAPTER 166.

JOINT RESOLUTION FOR THE CONTINUATION OF THE IMPROVEMENT OF THE MAIN ROAD LEADING FROM TYNGSBORO, MASSACHUSETTS, TO HUDSON VILLAGE IN THE TOWN OF HUDSON, ON THE EAST SIDE OF THE MERRIMACK RIVER.

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 1927 and a like sum for the year 1928 be and hereby is
appropriated, on condition that the town of Hudson appropriates the same amount for each of the two years, for the continuation of the improvement of the main road leading from Tyngsboro, Massachusetts, to Hudson Village on the east side of the Merrimack river. 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 maintenance funds as provided in chapter 84 of the Public Laws.

[Approved April 12, 1927.]

CHAPTER 167.

JOINT RESOLUTION IN FAVOR OF REPAIRING KEARSARGE MOUNTAIN ROAD IN THE TOWN OF WILMOT.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of five hundred dollars ($500) be and the same is hereby appropriated for the repair of the Kearsarge Mountain road in the town of Wilmot for the year 1927 and a like amount for the year 1928. Said sums so appropriated to be expended under the direction of the state highway commissioner, and shall be a charge upon the maintenance fund as provided under chapter 84 of the Public Laws.

[Approved April 12, 1927.]

CHAPTER 168.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE ROAD LEADING FROM THE VILLAGE OF 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 one thousand dollars ($1,000) for the year 1927 and a like sum for the year 1928, be and hereby is appropriated, on condition that the town of Rumney appropriates one thousand dollars ($1,000) for each of the two years for
the improvement of the road leading from the village of Rumney to Stinson lake. 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 maintenance fund as provided in chapter 84 of the Public Laws.

[Approved April 12, 1927.]

CHAPTER 169.

JOINT RESOLUTION FOR THE PERMANENT IMPROVEMENT OF A SECTION OF THE MAIN HIGHWAY LEADING FROM WILTON TO GREENVILLE, FOLLOWING THE SOUHEGAN RIVER VALLEY.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of three thousand dollars ($3,000) for the year 1927 and a like sum for the year 1928 be and the same is hereby appropriated for the permanent improvement of a section of the main highway leading from Wilton to Greenville, following the Souhegan river valley, provided that the town of Wilton appropriates a like amount for each of the two years, the same to be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the maintenance fund as provided by chapter 84 of the Public Laws.

[Approved April 12, 1927.]

CHAPTER 170.

JOINT RESOLUTION FOR THE PERMANENT IMPROVEMENT OF THE MAIN HIGHWAY LEADING FROM THE CENTRAL TRUNK LINE TO THE SUNCOOK-OSSIPEE ROAD IN THE TOWN OF CHICHESTER.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two thousand dollars ($2,000) for the year 1927 and a like sum for the year 1928 be and hereby is appropriated for the permanent improvement of the main highway
leading from the Central trunk line, past the Chichester post office to the Suncook-Ossipee road in the town of Chichester, provided that the town of Chichester appropriates one thousand dollars ($1,000) for each of the two years. The said sums appropriated by the state and town shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the maintenance fund as provided by chapter 84 of the Public Laws.

[Approved April 12, 1927.]

CHAPTER 171.
JOINT RESOLUTION FOR IMPROVEMENT OF CERTAIN ROAD IN THE TOWN OF BROOKFIELD.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of thirty-two hundred dollars ($3,200) be and hereby is appropriated for the year 1927 and a like sum for the year 1928 for the improvement of the road in the town of Brookfield leading from Sanbornville to Wolfeboro, provided said town of Brookfield shall raise and appropriate the sum of eight hundred dollars ($800) for each of said years for the same purpose. 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 maintenance funds as provided by sections 10, 11 and 12, chapter 84 of the Public Laws.

[Approved April 12, 1927.]

CHAPTER 172.
JOINT RESOLUTION PROVIDING FOR CONTINUING THE CONSTRUCTION OF A HIGHWAY IN THE CITY OF LACONIA, AS PROVIDED FOR IN CHAPTER 77, LAWS OF 1925.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of seventeen hundred fifty dollars be appropriated by the state upon condition that the city of Laconia
appropriates a like sum for continuing the construction of the
highway in the city of Laconia leading from Oak street to the
Laconia State School. Said highway shall be constructed under
the supervision of the state highway department; said seven-
hundred fifty dollars shall be available for the fiscal year
ending June 30, 1928, and the said sum appropriated by the
state shall be a charge upon the maintenance fund as provided
by chapter 84 of the Public Laws.

[Approved April 12, 1927.]

CHAPTER 173.

JOINT RESOLUTION FOR THE CONTINUATION AND COMPLETION OF
IMPROVEMENT OF THE MAIN ROAD IN THE TOWN OF
TAMWORTH FROM WHITTIER TO CHOCORUA.

Resolved by the Senate and House of Representatives in
General Court convened:

That the sum of four thousand dollars ($4,000) for the
year 1927, and a like sum for the year 1928, be and the same
is hereby appropriated for the continuation and completion of
the permanent improvement of the main road in the town of
Tamworth, leading from the Ossipee-Meredith road at Whittier
to the East Side road at Chocorua, provided that the town
of Tamworth appropriates two thousand dollars ($2,000) for
each of the two years. The said sums to be expended under
the direction of the highway commissioner and the sums ap-
propriated by the state shall be a charge upon the main-
tenance fund as provided by chapter 84 of the Public Laws.

[Approved April 12, 1927.]

CHAPTER 174.

JOINT RESOLUTION FOR THE MAINTENANCE OF THE ARTHUR E.
POOLE MEMORIAL ROAD IN THE TOWN OF JAFFREY.

Resolved by the Senate and House of Representatives in
General Court convened:

That the sum of one hundred dollars ($100) for the year
1927 and a like sum for the year 1928 hereby is appropriated
for the maintenance of the Arthur E. Poole Memorial road so called in the town of Jaffrey, said road leading from the Jaffrey-Dublin road to the Monadnock State Forest Reservation. The sums so appropriated shall be expended under the direction of the state highway commissioner and be a charge upon the maintenance funds as provided by sections 10 and 11, chapter 84 of the Public Laws.

[Approved April 12, 1927.]

CHAPTER 175.

JOINT RESOLUTION FOR THE PERMANENT CONSTRUCTION OF A CERTAIN HIGHWAY IN THE TOWN OF JEFFERSON.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of fifty-one hundred dollars be and the same is hereby appropriated for the permanent construction and improvement of the road in the town of Jefferson, known as Cherry Mountain and River road leading from Carroll town line to the Gorham Hill road so called, near Bowman's, for each of the years 1927 and 1928, provided said town of Jefferson shall appropriate a like sum for each of the said years. The said sums shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the maintenance fund as provided by chapter 84 of the Public Laws.

[Approved April 12, 1927.]

CHAPTER 176.

JOINT RESOLUTION APPROPRIATING FUNDS FOR THE CONSTRUCTION OF A HIGHWAY IN THE TOWNS OF BATH, LANDAFF AND EASTON.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of six thousand dollars ($6,000) be and hereby is appropriated for the construction of that part of the highway known as the Lost River road beginning in Swift-
water so called, in the town of Bath where the said Lost River road joins the highway leading from Swiftwater to Benton and running from Swiftwater through Bath, Landaff and into the town of Easton to the present state highway leading from Lost River to Woodstock, provided that the towns of Bath, Landaff and Easton appropriate the sum of fifteen hundred dollars ($1,500) to pay for part of the construction of said highway, apportioned as follows: Landaff $750, Bath $500 and Easton $250. Said sums to be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the maintenance fund as provided by chapter 84 of the Public Laws.

[Approved April 12, 1927.]

CHAPTER 177.
JOINT RESOLUTION IN FAVOR OF THE STATE PRISON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one thousand dollars ($1,000) is hereby appropriated to make repairs and improvements on the shafting in the shop at the state prison, and the governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated. The amount so appropriated shall be immediately available.

[Approved April 12, 1927.]

CHAPTER 178.
JOINT RESOLUTION RELATING TO THE CALLING OF A CONSTITUTIONAL CONVENTION.

Resolved by the Senate and House of Representatives in General Court convened:

That the officers of the towns and cities of this state who are by law required to warn meetings for the election of state senators shall expressly insert in the warrants calling a meeting for the next election of senators an article which shall
provide for taking the sense of the qualified voters of the state on the subject of a revision of the constitution during the year 1929; and the secretary of state shall so prepare the ballots which shall be used at said election that an opportunity shall be given for an expression of the sense of the voters upon the question.

[Approved April 13, 1927.]

CHAPTER 179.

JOINT RESOLUTION PROVIDING FOR CHANGES IN MARY LYON HALL AT THE PLYMOUTH NORMAL SCHOOL.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of fifteen thousand dollars ($15,000) be, and hereby is, raised and appropriated for the remodeling of dining room and service departments in Mary Lyon Hall at the normal school at Plymouth, for the providing of suitable furnishings therefor, and for such alterations of other buildings as may be necessary thereto; said sum to be expended under the direction of the state board of education with the approval of the governor and council. The governor is hereby authorized to draw his warrants for said sum on any money in the treasury not otherwise appropriated.

[Approved April 13, 1927.]

CHAPTER 180.

JOINT RESOLUTION IN FAVOR OF GEORGE H. ELLIOTT TO REIMBURSE HIM FOR EXPENSES ARISING OUT OF AN ACCIDENT SUFFERED BY HIM WHILE IN THE PERFORMANCE OF HIS DUTIES AS AN EMPLOYEE OF THE STATE HIGHWAY DEPARTMENT.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of five hundred fifty-nine dollars and twenty-five cents ($559.25) be allowed and paid to George H. Elliott
for expenses arising out of an accident suffered by him while in the performance of his duties as an employee of the state highway department on or about August 5, 1925, and that said sum be made a charge upon the state-aid maintenance fund for highways.

[Approved April 13, 1927.]

CHAPTER 181.

JOINT RESOLUTION IN FAVOR OF ONSLOW ROSS OF TAMWORTH FOR INJURIES RECEIVED WHILE IN THE PERFORMANCE OF HIS DUTIES AS AN EMPLOYEE ON THE HIGHWAY.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of seven hundred dollars ($700) be allowed Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway that was being constructed jointly by the state of New Hampshire and the town of Tamworth, and that said sum be made a charge upon the state-aid maintenance fund for highways.

[Approved April 13, 1927.]

CHAPTER 182.

JOINT RESOLUTION FOR THE REPAIR AND MAINTENANCE OF THE DANIEL WEBSTER BIRTHPLACE IN THE CITY OF FRANKLIN.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of twenty-five hundred dollars be and hereby is appropriated for the repair and improvement of the buildings and improvement of the farm known as the Webster Birthplace in the city of Franklin and for the maintenance of the same, and the governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

[Approved April 13, 1927.]
CHAPTER 183.

JOINT RESOLUTION PROVIDING FOR THE PUBLICATION OF THE DIGEST OF THE SUPREME COURT DECISIONS.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of eleven thousand and five hundred dollars ($11,500) be and hereby is appropriated for the editing and publication of the Digest of the Decisions of the Supreme Court, contracted for by the governor and council in 1913; and the governor is hereby authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved April 13, 1927.]

CHAPTER 184.

JOINT RESOLUTION TO COMPLETE THE CONSTRUCTION OF A HIGHWAY IN THE TOWNS OF DUMMER AND MILAN.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one thousand dollars ($1,000) for the town of Dummer and the sum of five hundred dollars ($500) for the town of Milan for the year 1927 and like amounts for the year 1928 be and hereby are appropriated, provided that the towns of Dummer and Milan, or individuals, shall each appropriate like sums for each of the said years, to complete the permanent construction of a section of highway in the towns of Dummer and Milan, located on the highway leading from the East Side road at Pontook Falls, in the town of Dummer, to West Milan, in the town of Milan. Said section is a cut-off beginning at a point about two thousand feet from the so-called East Side road and extending approximately eight thousand five hundred feet through the woods on the south of the old highway and coming into the old highway about two hundred feet from the road to Milan Village. The said sums appropriated by the state and said towns, or individuals, shall be expended under the direction of the highway commissioner, it being understood
that the towns of Dummer and Milan have laid out said highway and have assumed all land damages, and the sums appropriated by the state shall be a charge upon the maintenance fund as provided by chapter 84 of the Public Laws.

[Approved April 13, 1927.]

CHAPTER 185.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE CANDIA ROAD LEADING FROM CANDIA LINE TO DEERFIELD SOUTH ROAD IN THE TOWN OF DEERFIELD.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one thousand dollars ($1,000) for the year 1927 and a like sum for the year 1928 be and hereby is appropriated on condition the town of Deerfield appropriates five hundred dollars ($500) for each of the two years for the improvement of the Candia road, so called, leading from Candia line to Deerfield South road in the town of Deerfield. 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 maintenance funds as provided by chapter 84 of the Public Laws.

[Approved April 14, 1927.]

CHAPTER 186.

JOINT RESOLUTION FOR THE PERMANENT IMPROVEMENT OF THE ROAD IN MEREDITH LEADING FROM NEW HAMPTON LINE TO MEREDITH.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of three thousand dollars ($3,000) for the year 1927 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, by
Wicwas House to left, down shore of Waukewan lake, out Waukewan street to Daniel Webster Highway, Main street, in Meredith, provided that the town of Meredith shall appropriate a like amount. 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 maintenance fund as provided under chapter 84 of the Public Laws.

[Approved April 14, 1927.]

CHAPTER 187.

JOINT RESOLUTION IN AID OF THE NEW HAMPSHIRE VETERANS' ASSOCIATION.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two thousand dollars be and hereby is appropriated for the fiscal year ending June 30, 1928, and the same amount for the fiscal year ending June 30, 1929, for the purpose of paying for the upkeep and maintenance of the grounds and buildings on the property of said New Hampshire Veterans' Association at The Weirs, said appropriation for each of the fiscal years named above to be expended by an agent 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 April 14, 1927.]
CHAPTER 188.

JOINT RESOLUTION FOR RECONSTRUCTION, ADDITIONS AND IMPROVEMENTS AT THE STATE HOSPITAL.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of twenty-seven thousand dollars ($27,000) be and the same is hereby appropriated for reconstruction, additions and improvements at the state hospital as follows: To reimburse the maintenance account for money expended in resetting the east battery of boilers in the heating plant, fifteen thousand dollars ($15,000); to purchase and install machinery for use in the laundry, twelve thousand dollars ($12,000). The governor is hereby authorized to draw his warrants for said sums on any money in the treasury not otherwise appropriated.

[Approved April 14, 1927.]

CHAPTER 189.

JOINT RESOLUTION IN FAVOR OF THE NEW HAMPSHIRE STATE SANATORIUM.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of eight thousand one hundred dollars ($8,100) be and the same is hereby appropriated for the New Hampshire State Sanatorium, to be expended, under the direction of the trustees of said institution, in accord with plans and specifications to be approved by the governor and council for the following purposes: The sum of not exceeding six thousand dollars ($6,000) for changing the steam system and resetting boilers; the sum of not exceeding twenty-one hundred dollars ($2,100) for the purchase of the French Place, so called. The governor is hereby authorized to draw his warrant for said sums.

That the sum of five thousand dollars ($5,000) be and hereby is appropriated for the improvement of the highway leading from Glendiff station to the New Hampshire State Sanatorium, said sum so appropriated shall be expended under
the direction of the highway commissioner and shall be a charge upon the maintenance fund as provided by chapter 84 of the Public Laws.

[Approved April 15, 1927.]

CHAPTER 190.

JOINT RESOLUTION IN FAVOR OF THE NEW HAMPSHIRE STATE SANATORIUM.

Resolved by the Senate and House of Representatives in General Court convened:

That the following sum amounting to ten thousand dollars ($10,000) be and hereby is appropriated for the New Hampshire State Sanatorium, 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 trustees of said institution for the construction and furnishing of a house for the superintendent of said institution. The governor is hereby authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved April 15, 1927.]

CHAPTER 191.

JOINT RESOLUTION FOR THE CONSTRUCTION OF A GIRLS' COTTAGE AT THE INDUSTRIAL SCHOOL.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of $50,000 be and the same is hereby appropriated for the construction of a girls' cottage at the Industrial School at Manchester. The governor and council are hereby authorized to contract for said construction and the governor is authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated. The trustees of the Industrial School with the approval of the governor and council, are authorized to equip and furnish said cottage
out of any funds that may be available for that purpose in the treasury to the credit of the Industrial School.

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 fifty thousand dollars), as may be necessary, to carry out the provisions of this resolution, and, for that purpose, may issue bonds or notes in the name and on behalf of the state, at the lowest rate of interest obtainable, in such form and in such denominations, and at such time or times as the governor and council may determine. Such bonds shall be designated New Hampshire Industrial School Bonds and 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. 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 the date of delivery to the state treasurer. The 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 to be most advantageous to the state, but no bonds shall be sold for less than their par value.

The governor shall draw his warrant on the state treasurer for the amounts that may be or become due from time to time under the contracts of the trustees approved by the governor and council for the purposes aforesaid.

[Approved April 15, 1927.]
CHAPTER 192.

JOINT RESOLUTION FOR THE CONSTRUCTION AND EQUIPMENT OF AN ARMORY IN THE CITY OF LACONIA.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of sixty thousand dollars ($60,000) be and the same is hereby appropriated for the purpose of constructing and equipping an armory in the city of Laconia; provided that said city deed to the state of New Hampshire a suitable site therefor. The governor, one member of the council to be named by the governor, and the adjutant-general are hereby authorized to approve said site and make all necessary contracts for plans of construction for the completion and equipment of said armory, said sum to be expended under their direction.

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 sixty thousand dollars), as may be necessary, to carry out the provisions of this resolution, and, for that purpose, may issue bonds or notes in the name and on behalf of the state, at the lowest rate of interest obtainable, in such form and in such denominations, and at such time or times as the governor and council may determine. Such bonds shall be designated Laconia New Hampshire Armory Bonds and 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. 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 the date of delivery to the state treasurer. The 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 to be most advantageous to
CHAPTER 193.

JOINT RESOLUTION FOR THE COMPLETION OF A ROAD LEADING THROUGH MADISON TO THE ALBANY TOWN LINE.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two thousand dollars ($2,000) for the year 1927 be and hereby is appropriated on condition that the town of Madison appropriates one thousand dollars ($1,000) for the completion of the road leading through Madison to the Albany town line. 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 maintenance funds as provided by chapter 84 of the Public Laws.

[Approved April 15, 1927.]

CHAPTER 194.

JOINT RESOLUTION FOR THE RECONDITIONING OF A FARM TO MARKET HIGHWAY IN THE TOWN OF BARRINGTON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of thirty-five hundred dollars be and hereby is appropriated for the year 1927 to assist in reconditioning that portion of the highway leading from the state central highway at the Hale Place, so called, in the town of Barrington, to the Rochester town line, provided the town of Barrington shall appropriate the sum of fifteen hundred dollars, said sums to be expended under the direction of the highway
commissioner. And the sum so appropriated by the state shall be a charge upon the maintenance fund as provided under chapter 84 of the Public Laws.

[Approved April 15, 1927.]

CHAPTER 195.

JOINT RESOLUTION IN FAVOR OF FREDERICK SOUCISE OF KEENE.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of sixty dollars be and hereby is appropriated to pay Frederick Soucise, of Keene for injuries sustained while serving in the New Hampshire National Guard on September 12, 1924, and the governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

[Approved April 15, 1927.]

CHAPTER 196.

JOINT RESOLUTION IN FAVOR OF JEREMIAH B. HEALY, JR.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of fifteen dollars be and the same is hereby allowed to Jeremiah B. Healy, Jr. for necessary expenses incurred in maintaining his right to a seat in the house and that the governor be and hereby is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved April 15, 1927.]
CHAPTER 197.
JOINT RESOLUTION IN FAVOR OF ANDREW O. MORIN.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one hundred and twenty-five dollars ($125) be and the same hereby is allowed to Andrew O. Morin for necessary expenses incurred in trying to sustain his right to a seat in the house of representatives, and that the governor be and hereby is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved April 15, 1927.]

CHAPTER 198.
JOINT RESOLUTION IN FAVOR OF ARTHUR H. WIGGIN.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one hundred and twenty-five dollars ($125) be paid to Arthur H. Wiggin for expenses incurred in maintaining his seat in the house of representatives, and that the governor be authorized to draw his warrant for said amount out of any money in the treasury not otherwise appropriated.

[Approved April 15, 1927.]

CHAPTER 199.
JOINT RESOLUTION PROVIDING FOR THE PLACING OF MARKERS AND TABLETS UPON THE BATTLEFIELDS OF BENNINGTON AND SARATOGA.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two thousand dollars be and the same hereby is appropriated for the purpose of placing upon the battlefields of Bennington and Saratoga suitable markers and tablets commemorating the record of the New Hampshire
troops in these important and decisive engagements, and the governor is authorized, with the consent of the council, to appoint a suitable commission, who shall serve without pay except their reasonable expenses, to procure designs and inscriptions and provide for the erection of the same with the approval of the governor and council, and the governor is authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

[Approved April 15, 1927.]

CHAPTER 200.

JOINT RESOLUTION RELATING TO AN INVESTIGATION OF THE BOSTON AND MAINE RAILROAD.

WHEREAS complaint is made that the service and policies of the Boston and Maine Railroad are or may become inconsistent with the interest and welfare of the state;

Resolved by the Senate and House of Representatives in General Court convened:

That the public service commission be authorized and directed to make immediate inquiry as to the reasonableness of the service now furnished by said railroad and as to the probable future policy or policies of such railroad in providing transportation.

And if upon such inquiry or at any time before the next session of the legislature the public service commission should become convinced that further investigation is necessary for the protection of the state's interests, it is further resolved that the commission be authorized and directed to investigate as fully as it deems necessary all questions pertinent to the proper performance of the railroad's duty of transportation throughout the state; and that to make such investigation the commission be empowered to compel the attendance of witnesses and to require the production of books and papers and to employ all necessary assistance.

In case any of the existing operations or future plans of the railroad shall be found contrary to law or unreasonably prejudicial to the interests of the state and the same are beyond the jurisdiction of said commission to control or restrain, it is
further resolved that the governor and council upon report of the facts by the commission be authorized and directed by the employment of counsel and all other lawful means to defend and protect the interests and rights of the state before any tribunal having jurisdiction of the controversy.

Resolved also that, upon completion of the preliminary inquiry above provided for, the commission report their findings therein to the legislature if then in session, otherwise to the governor and council.

It is also further resolved that the sum of fifteen thousand dollars or so much thereof as may be necessary be and hereby is appropriated to meet the expense of the aforesaid inquiry, investigation and defense of the state's interests; and that to meet such expenditure the governor be authorized to draw his warrant upon the treasury therefor out of any money not otherwise appropriated.

[Approved April 15, 1927.]

CHAPTER 201.

JOINT RESOLUTION PROVIDING FOR A RECESS COMMISSION TO STUDY THE GENERAL SUBJECT OF TAX REVISION.

WHEREAS the report of the special commission on bank taxation indicates that that subject requires some modifications in the tax laws of the state; and

WHEREAS there is a widespread belief that the present combination of tangible property taxes is unduly burdensome to the farmer, the householder and some of the state's essential industries, and that a way should be found of distributing the tax burden more equitably and in a manner better calculated to promote the general welfare, but it is impracticable to determine the necessity and advisability of important changes in the state's system of taxation during the present legislative session; now therefore

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 nine competent persons to constitute a commission for study and analy-
sis of the general subject of state and municipal taxation, which commission shall report to the next legislature its findings and recommendations with respect to the expediency of revising or amending the existing tax laws or any part thereof, together with drafts of any bills whose enactment it may recommend. Such commission shall, as far as practicable, be so composed as to give due representation to the different sections of the state and the different classes of taxpayers. The members of such commission shall serve without compensation but shall be reimbursed for their actual expenses, and the commission shall have power to employ any necessary legal, expert, clerical and stenographic assistance, the accounts therefor to be approved by the governor and council. A sum, not to exceed twenty-five hundred dollars is hereby appropriated to carry into effect the provisions hereof and the governor is hereby authorized to draw his warrant therefor.

Be it further resolved, that the governor, with the advice and consent of the council, is hereby authorized and directed to appoint three competent persons to constitute a commission to consider and report to the next legislature upon the advisability and feasibility of consolidating or abolishing some of the departments of state government.

[Approved April 15, 1927.]

CHAPTER 202.

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 Frank M. Ayer, sergeant-at-arms, be allowed the sum of $396 each; that F. Earl Thayer, custodian, be allowed the sum of $352; that Cameron M. Empey, Ralph E. Lufkin, W. N. Plummer, Arthur A. Tilton, Raymond B. Lakeman, doorkeepers, be allowed the sum of $352 each; that Edwin P. Jones, warden, be allowed the sum of $352; that Frank B. Smart, assistant warden, be allowed the sum of $352; that Arthur E. Thompson, Patrick E. Ryan, Amos A. Phelps, Charles E. Wendell, Robert Davis, Rae S. Laraba, Frank F. Fernald, messengers, be allowed the
sum of $352 each; that Kenneth F. Magoon, Paul Wyman, Eli Langlois, Howard M. Palfrey, Cyril J. Fretwell, pages, be allowed the sum of $220 each; that Harry H. Prey, speaker's page, be allowed the sum of $264; that Harrie M. Young and Norris H. Cotton, clerk of the house and senate, respectively, be allowed the sum of $300 each; that Howard H. Hamlin and Benjamin F. Greer, Jr., assistant clerk of the house and senate, respectively, be allowed the sum of $300 each; that Francis P. Daniels, chaplain, be allowed the sum of $352; that Elizabeth H. Sanborn, house stenographer, be allowed the sum of $712; that Bessie A. Callaghan, senate stenographer, be allowed the sum of $712; that Marion H. Colby, stenographer, be allowed the sum of $478.50; that Alice V. Flanders, stenographer, be allowed the sum of $522; that Frances C. Barnard, stenographer, be allowed the sum of $478.50; that Ula M. Blake, stenographer, be allowed the sum of $391.50; that Mabel E. Shaw be allowed the sum of $391.50; that Evelyn S. Conway, stenographer, be allowed the sum of $478.50; that Helen M. Young, stenographer, be allowed the sum of $18; that N. C. Nelson be allowed the sum of $6; that Robert W. Brown (Agent), rental, be allowed the sum of $100; that Merrimack Realty Company be allowed the sum of $186; that the State House Department be allowed the sum of $660; that the Concord Evening Telegram be allowed the sum of $159.22; that the Monitor Patriot be allowed the sum of $376.72; that the Union-Leader Publishing Company be allowed the sum of $708.05; that the Sentinel Printing Company be allowed the sum of $7.36; that the Portsmouth Herald Company be allowed the sum of $6; that the Bektash Temple be allowed the sum of $52.50; that Edson C. Eastman Company be allowed the sum of $695.65; that Guy S. Neal be allowed the sum of $1.20; that the Concord Wiring and Supply Company be allowed the sum of $16.32; that Hobart Pillsbury, secretary of state, be allowed the sum of $192.88; that the Berlin Reporter be allowed the sum of $.75; that the Nashua Telegraph be allowed the sum of $5.16; that the Foster Daily Democrat be allowed the sum of $10.32; that the Checker Cab Company be allowed the sum of $17.50; that Frank M. Ayer be allowed the sum of $25; that the Edson C. Eastman Company be allowed the sum of $72.95.

[Approved April 15, 1927.]
CHAPTER 203.

NAMES CHANGED.

From January, 1925, to January, 1927, the registers of probate returned to the secretary of state the following changes of names made by the probate court:

Rockingham County—John P. Currier to John P. Wheeler; Margaret E. Currier to Margaret E. Wheeler; Dorothy C. Stickney to Dorothy Carter; Vera O. Wade to Vera O. Eastman; Roy Herbert Perkins to Roy Herbert Cutting; Theodore Politopoulos to Theodore N. Pullos; Jemeely Peter Sarkise to Jemeely Peter Hashim; Peter Sarkise to Peter Sarkise Hashim; Abbie E. Cate to Abbie E. Hartford; Joseph W. Kalinsky to Joseph W. Kalens; Ellen F. McDonough to Ellen F. Wilson; George Carl Brassard to George Carl Price; Perley C. Osborn to Perley C. Warden; Sadie M. Olson to Sadie M. Levesque; Jeannette E. Zimmerman to Jeannette E. Saylor; Frank Demarski to Frank Herman Schultz; Lillian Mary Demarski to Lillian Mary Schultz; Frederick Edward Ham to Frederick Edward Pike; John Sidebottom to John Joseph Burkhardt; William Edgar Strickland to William Edgar Welch; Marion R. Corthell to Marion Corthell Brown; Albert Sumner Eastman to Robert Deane Eastman; Lester William Newell to Lester William White; Flora M. Noyes to Flora May Gleason; Burton Jenness Caswell to Junior Caswell Bartlett; Muriel Arlene Caswell to Muriel Arlene Bartlett; Barbara May Hussey to Barbara May Duke; Mary Pratt to Mary Waterhouse; Mary Edith Rice to Mary Edith Pike; Octavia Durette to Octavia Beaudet; William Powers to Miles Herbert Malthy, Jr.; Arthur M. Coleman to Arthur Coleman Sherburne; Ralph E. Goad to Ralph E. Huddell; Norma A. Goad to Norma A. Huddell; Joseph Ovide Chapdelaine to Joseph Ovide Belanger; Lillian Adeline Manning to Ruby May Otis.

Straффord County—Vivian G. Gregoire to Vivian G. Bickford; Helen Palardy to Beulah Ellen Locke; Harold Franklin Dorr to Harold Franklin Roberts; Peter Pappas to Peter Adamopoulos; Rita Millette to Bettey W. Nutter; Sadie Helen Brown to Helen Louise Scott; Russell Theodore Ham to Theodore Russell Therrien; Mescal Louise Shupe to Mescal Louise Robinson; James Warrington Bryson to James Rowland Bryson; Barbara Palm to Barbara Ruth Nason; Mathias Christopoulos to
Mathias Brown; Katherine Christopoulos to Katherine Brown; Bernice Brown to Bernice Bassett; Lester Gordon Stickney to Lester Irving Piper; Rachel Louise Rowe to Rachel Martha Shaw; Dora Andreanopoulos to Dora Papageorge; Florence O. Perkins to Martha Florence Osborne; Mary E. Burley to Mary E. Sterling; Eugene Driscoll to Eugene McIntire; Marylon Arlena Harrell to Marylon Arlena Twombly.

Belknap County—Ola M. London to Ola M. Ash; Ernest Grant to Robert Stuart Foster (adpt.); Kenneth Grant to Kenneth James Foster (adpt.); Meredith Everett Chase to Frederick James Terrill (adpt.); Florence L. Baxter to Florence Baxter Rowe; Nellie May Lessard to Nellie May Skinner; William H. Haskell to Edward William Fogg (adpt.); Norma Bowly to Norma Trowbridge (adpt.); Christine Louise Coffin to Christine Louise Sanborn (adpt.); Bernice Delphia Therrian to Bernice Delphia Eryou; Howard Robert MacIntosh to Howard Robert Lyman (adpt.); Eleanor Bailey to Eleanor B. Shepard; Robert Densmore to Robert Densmore Smith (adpt.); John Turgeon to Lionel Corno (adpt.); Ethel F. King to Ethel King Cross; Willard Aulcott Snow to Willard Aulcott Jessup (adpt.); Guennlyn Weeks Smith to Guennlyn Simpson (adpt.); Charlotte May Ford to Charlotte May McLane (adpt.); Dorene Evelyn Chase to Dorene Evelyn Batchelder (adpt.); Charlie Nicholas Peter to George Nicholas Peter; Joan Eastman to Dorothy Joan Fields (adpt.).

Carroll County—Frances Avery to Frances Thurston; Filene M. Eastman to Filene M. Moody; ——— Warner to Arline Ruth Bodge; Olive Margary Stetson to Olive Margary Merrill.

Merrimack County—Alvin Bachelder Edmunds to Alvin Craig Edmunds; Peter John to Peter Kreshpani; John Gunnion to Melvin Heartz; Florence M. Corriveau to Florence M. Leroux; Marian Baratelli to Marion Baratelli Lancisi; Sylvia Dennerly to Lillian Brown; Doris L. Mozroll to Doris L. Currier; Addie Maria Dearborn to Dorothy Adelaide Dearborn; Zelma Cleola Smith to Zelma Cleola Baillie; Eva Mae Haines to Evelyn Mae Haines; Mildred L. Randall to Jean Laska Randall; James Pano Anastas to Gure Pano; Ella Augusta Holmes to Helen Eastman Holmes; Laura Kathleen Johnson to Laura Kathleen Porter; Clara I. Brown to Clara I. Tuttle; Carrie V. Osgood to Carrie V. Willard; Esther S. Nelson to Esther S. Eastman; Dorothy Fay Woods to Dorothy Fay Fosberg; Cath-
erine Quimby to Catherine Quimby Taylor; Eugene Guevin to Joseph Wilfred Robert Raymond; Charlotte Mary Lashua to Charlotte Mary Daniell; Delina Duvernay to Mary Dorothy Delina Raymond; Gertrude M. Sanborn to Evelyn M. Vadney; Hazel Ellen Sanborn to Hazel Ellen Lessard; Phylis Mae Prince to Phylis Mae Cross; Constance Louise Hazelton to Constance Louise Hill; Henry M. Bessette, Jr. to Henry Thorp Corson; Helen Irene Black to Agnes Irene Cheney; Florence Elizabeth Clarke to Florence Elizabeth Grant; Kathleen Mackay to Sarah Elizabeth Weed; Irene Mary Foskett to Irene Foskett Fowler; Constance Riel to Constance Riel Poliquin; William Place to John Brenton Bare; Donald Robert Bird to Duane Bruce Rockwell; Hazel Lillian Madeline Tibbetts to Hazel Lillian Madeline McClintock; Margaret Fitzgerald to Sherlie Burt Brown; James Edward Venette to Paul Parker Metcalf; Joseph Raymond Bonin to Raymond Ordway; Ralph George Nokes to Ralph George Gallagher; ——— Knowlton to Fay Knowlton; Roger Donald Knapp to Robert Daniel Caverly; Rose Labrecque to Laura Frances Murphy.

**Hillsborough County**—Robert E. Chagnon to Robert E. Cleary; Phyllis May Dunbar to Muriel Hazel Goodwin; William Dewey to William M. Stratton; Phroene Siomas to Phroene Bitos; Henry Armond to Henry Armond Belisle; Lillian Bunton to Lillian Whitehead; Demetrius Hatzigoga to Demetrius Arthur Koutsonikas; George Crosby to Robert Charles Larmy; Joseph Arthur to Joseph Arthur Cronin; William H. Connor to William H. Northrup; Paul Cross Kidder to Paul Cross; Muriel Anne Hodgman to Harriet Florence Ames; Lillian Gertrude Morton to Lillian Morton Haselton; Agnes Rose to Agnes Rose Juneau; Pauline M. Russell to Pauline L. Fontaine; Mary P. Fortin to Mary H. Sheldon; Paul Schellinger to Paul David Cochran; Marguerite Therese Soucy to Theresa Fournier; Gloria Mitchell to Gloria Belisle; George Alfred Leavitt to George Alfred DeMontigny; Paul Eugene Leavitt to Paul Eugene DeMontigny; Glenna Juanita Haselton to Barbara Helen Patch; Beulah A. Staples to Elaine Boulton; Harry Ferguson to Barr Smith; Efthemios A. Kassraras to Efthemios A. Adamopoulos; Beatrice Owens to Beatrice Owens Menter; Lawrence E. Avery to Lawrence Avery Hawkins; Lillian Gabri- el to Lillian Gabriel Moritts; June Maden Estes to June Maden Carrier; John Leslie Estes to John Leslie Carrier;
Emma Blanchard to Emma Woodard; Fred G. Scott to Edward Frederick Schroeder; Everett William Lyon to Everett William Linscott; Ralph Warren to Ralph Warren Strong; Robert Daniel Peach to Robert Daniel Atkinson; Paul Gerald Gogas to Paul Gerald Fletcher; Ernest James Gogas to Ernest James Fletcher; Ethel Grace Gordon to Marie Caroline Prud'homme; Ruth Joyce Fisher to Ruth Joyce Seaver; Eileen Goodwin to Rosalie Laflotte; Dorothy Belle Peach to Dorothy Belle Duncan; William Frank Peach to Arthur William Duncan; Dorothy E. Grant to Dorothy Grant Young; Edward Albert Smith to Edward Albert Hock; Constance Ide to Constance Brailey; Bernice Hardy to Bernice Elizabeth Greene; David J. Humphrey to Arthur Lemuel Whitney; Marie Margaret Duffy to Marie Margaret Farrell; Alfred Couture to Alfred Miller; Evelyn May Griffith to Evelyn Mabel Aldridge; Vernon Howard Chase to Vernon Howard Baker; Josephine Merrill to Josephine Stratton; John F. Pratt to John F. Sheehan; Louise Rhoades to Louise Ellingsworth; Joseph Eugene Landry to Joseph Eugene Boisvert; John Kubiszyn to John Joseph Kerby; Leith Darwin Manning to Leith Darwin Gerrish; Edith Soulakiotis to Edith Otis; George Soulakiotis to George Otis; Alexander Joseph Simon to Alexander Simon Malouf; Helen G. Atherton to Helen F. Greeley; Oliva Boisvert to Oliver J. Boisvert; Bridget A. Shea to Bridget A. Blake; Hazel May Dowling to Hazel May Little; Bessie Lue Cottrell to Bessie Lue Cleveland; Darila Basil Dupuis to Fred Dupuis; Luella M. Flagg to Doris M. Flagg; Iva F. Lenz to Iva F. Jennings; Dionysios D. Grimoutes to Daniel D. Grimes; Paraskeve Manouras to Paraskeve Coustas; Gertrude Frances Marsh to Gertrude Frances Towne; Clara Belle Eaton to Clara Belle Rowell; Margaret E. Hamblett to Margaret E. Davis; Charles Irving Harvey to Charles Irving Pentland; Dikran Harry Manissadjian to Dicran Harry Manis; Margaret Swart to Margaret Beason Swart; Elizabeth McQuesten to Elizabeth Swart McQuesten; William Lebel to William Cameron; Albert Starrett to Thomas Robert Starrett; Toivo Edward Liimatainen to Toivo Edward Layman; Kalle Liimatainen to Charles Layman; Michael Akstulewiz to Michael Akstull; Edward P. York to Ollo P. York.

**Cheshire County**—Harold Lloyd Hayes to Harold Francis Peterson; Catherine Orr Bixby to Catherine Orr Sweeney;
Jennie L. Bowen to Jennie L. Wheeler; Llewellyn Harrington to Llewellyn LaPage; Alice May Watson to Alice May Barker; Roger Gilman Wheeler to John Wilson Wheeler; Melvin Bernard Tyo to Wallace Elwin Tyo; Dorothy Louise Shufelt to Dorothy Louise Johnson; Amos Fontaine Eola to Arthur Amos Parttinaa; Christine Parker Clark to Christine Gladys Parker; Addie E. Church to Addie E. Chadwick; James Hayward Batchelder to Peter Hayward Batchelder; Luigi Barbarossa to Luigi Barbarossa Quintillio; Tulio Barbarossa to Tulio Barbarossa Quintillio; Palmina Barbarossa to Palmina Barbarossa Quintillio; Angelo Barbarossa to Angelo Barbarossa Quintillio; Della Louise Heard to Della Louise Crafts; Harold W. Brown to Fred A. Prescott; Hillgard June MacLean to Harriet June Prescott; Charles Henry Jelley to Charles Henry Curtis; Ruth Murray to Ruth Harris; Florence Lillian Richardson to Gladys Lillian Lewis; Ilene Erva Merrill to Ilene Erva Pasno; Beatrice Eliza Stone to Beatrice Eliza Wixson; Nellie M. Blazo to Nellie M. Cunningham; Irene Campbell to Lillian Irene Rollinson; Ethel Gertrude Holcomb to Josephine Helen Holcomb; Horace Joseph Holcomb to Joseph Horace Holcomb; Francis Temple Tweedy James to Alexander Robertson James; Elsie Shelley to Elsie M. McCoy.

**Sullivan County**—Richard Arthur Gordan to Richard Arthur Howe; Priscilla Hope Aldworth to Idella Marie Martin; Hilda M. Roys or Royce to Hilda M. Wallace; George Louis Hamel to George Louis Franco; Martha Miller to Martha Miller Zeriadki; Ernest C. Gonyea to Raymond Edmund Lamare.

**Grafton County**—Clarence Rodney Ashford to Clarence Rodney Daniels; Alice F. Banfill to Alice F. Fellows; Mary B. Belford to Mary B. Cordon; Alfa May Brackett to Alfa Brackett Guyer; Preston Clark to Gordon Benjamin Willis; Lorraine E. Dimick to Lyle Elizabeth Welch; Ella M. Dodge to Ella M. Silver; Sylvia Eunice Dustin to Sylvia Eunice Dustin; Raymond Edmund Fillion to Raymond Edmund Fillion; Maxine Fournier to Maxine Fournier; Marjorie V. Howland to Marjorie V. Paro; Bertha G. King to Bertha G. Smith; Nina Berl LaBelle to Nina Bell Killam; Sylvia Marcroft to Sylvia Warner; Raymond C. Paige to Raymond C. Williams; Robert Arthur Paige to Robert Arthur Williams; Emile Paquett to Joseph P. Paquett; Helen M. Valia to Helen Marr Solloway; Roderick Pike Whiting to Roderick William Ewen; Una Marion Abbott to Una Marion.
Abbott; Eva Brown to Eva Elizabeth O'Connor; Richard A. Burpee to Richard A. Bowles; Ethel May Brown to Grace Elizabeth Casteels; Patricia C. Gilpatric to Patricia C. Jenness; Donald R. Jordan to Donald R. Jordon; Reginald Chase Leach to Reginald Chase Corey; Norma Mitton to Norma Mitton Flodin; Claudia Mitton to Claudia Mitton Flodin; Theresa Parent to Theresa Parent; Curtis Wright to Curtis Wickersham Wright; Violet Wright to Violet Bundy.

Coos County—John Walter Hynes to Walter John Hynes; Albert Lidstone to Albert Powers; Mary Louise Chapman to Rachel Louise Barbour; Stewart Albert Hamilton to Raymond Perreault; Frances May Gall to Frances May Hayes; Ellen Florence Thomas to Ellen Florence McCarthy; Emile Richard to Richard Lambert; Joseph Leopold Levesque to Thomas Leopold Levesque; Kedah G. Small to Kedah G. Evans; Dorothy R. Dutton to Dorothy R. Cotnoir; Victor Demers to Victor Miller; Marion Boyce to Marion Mansfield; Child of Dorothy L. Gale to Helen Ruth Carter; Frances Violet Bryan to Frances Violet Noyes; Barbara Warfield to Barbara Willis; Poisson Antonia to Antonia Dussault; David Haynes to David Haynes Crockett; George L. Knapp to George L. Hilliard; John Warren Crowley to John Warren Halloway; Bertha R. Keough to Bertha R. Trask; Theresa Boisvert to Pauline Hamel; John Henry Roberts to John Powell; Bernard Lynaugh to Bernard Wilson.

From January, 1925, to January, 1927, 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—Victoria M. Morris to Victoria M. Moody; Mildred G. Goodrich to Julia A. Davidson; Mary A. Houde to Mary A. Ryan; Florence E. Blair to Florence E. Hartford; Eva M. Johnson to Eva M. Erickson; Gladys I. Chase to Gladys I. Hoolock; Alice Enire to Alice M. Robbins; Louise D. Henderson to Louise D. Annis; Bernice M. Horton to Bernice M. Mason; Frances E. DeVeau Pevear to Frances E. DeVeau; Nellie G. Robinson to Nellie G. Ross; Jennie E. Gove to Jennie E. Gordan; Frances Louise Carr O'Connor to Frances Louise Carr; Ethel M. Hamblett to Ethel M. Ray; Annie M. Hall to Annie M. Hersey; Elizabeth H. Stevens to Elizabeth H.
Severance; Stella Biancki to Stella Lougee; Gladys T. Kimball to Gladys T. Coleman; Annie T. Nudd to Annie T. Coleman; Marion Cooley to Marion Tibbets; Ora J. St. Clair to Ora Spinney; Jessie J. Simonelli to Jessie J. Cole; Marion J. Hepworth to Marion J. George; Constance Williford to Constance Whittier.

**Strafford County**—Jennie M. Walton to Jennie May Foss; Avis L. Morrill to Avis L. Shumway; Marie E. Stanley to Marie E. St. Peter; Ruth A. Babbitt to Ruth Elizabeth Allen; Florence C. Marcotte to Florence C. Mulligan; Alice M. Canney to Alice M. Brownell.

**Belknap County**—Hattie E. Hayward to Hattie E. Ingram; Agnes H. Buffington to Agnes H. Coburn; Leranda A. Adams to Leranda A. Fox; Bertha G. Olsen to Bertha G. Bacon; Nellie M. Roberts Gleason to Nellie M. Roberts; Velzora F. Brooks to Velzora F. Wallett; Catherine M. Amazeen to Catherine T. Clough.

**Carroll County**—Priscilla E. Thompson to Priscilla E. Willey; Hattie B. Reid to Hattie B. Estes; Charlotte H. Ames to Charlotte Hoag.

**Merrimack County**—Marie S. Parshley to Marie S. Houle; Elsie Viola Bishop to Elsie Viola Parsons; Nora Gillespie Kelly to Nora Gillespie; Rose A. Roy to Rose A. Dorval; Eva M. Cloutier to Eva M. Leblanc; Maude Helen G. Lucier to Maud Helen Goodwin; Eliza M. Stevens to Eliza M. Sweet; Mildred F. Hayes to Mildred Irene Flint; Alice G. Madison to Alice G. Allen; Mary M. Seaward to Mary M. Sanders; Lottie A. Howes to Lottie A. Farnsworth; LaVerne H. Wallace to LaVerne H. Frary; Hattie M. Cummings to Hattie M. Rundlett; Arabella P. Mayhew to Arabella P. Dow; Annie M. Brockway to Annie M. Colby; Rachel B. French to Rachel Buchanan; Cyrena B. Clement to Cyrena B. Woodward; Martha Jones to Bertha Messer; Clara H. Smith to Clara Piper; Rose B. Brill to Rose B. Robertson; Minnie C. McGrath to Minnie Crane.

**Hillsborough County**—Cornelia St. Germaine to Cornelia Hall; Marion Ardelle King Fitch to Marion Ardelle King; Florence M. Farrar to Florence M. Murdough; Ottilie B. McNally to Ottilie Bryer Drew; Rowena E. Wade to Rowena E. Werden; Anna Majkowski to Anna Saida; Annie K. Sansoucie to Annie Katherine Holt; Geanula Kukurabas to Geanula Thoaharis; Ethel I. Swett to Ethel I. Brown; Doris M. Beauregard
to Doris M. Campbell; Anna Misiak to Anna Lula; Mary Cecchini to Mary Bruno; Mattie Whitcher to Mattie Fox; Frances C. King to Frances A. S. Crowell; Annie Sapurka to Annie Klara Schirnack; Marguerite Blake to Marguerite Chandler; Doris May Myhaver to Doris May Warren; Mathilda Keko to Mathilda Bussiere; Mary Lariviere to Mary LePAGE; Irene A. LeBlanc to Irene A. Galipeau; Marjory E. Wolahan to Marjory E. Drew; Lida B. Dion to Lida B. Reed; Anna Dubois to Anna Paquette; Erma Luccille McCabe to Erma Luccille Baker; Mildred H. Miner to Mildred Smith; Harriet M. Wood to Harriet M. Shaw; Lillian Marion Mahoney to Lillian Marion McGowan; Ola A. Preston to Ola A. Stafford; Mabel B. Thomas to Mabel B. Westcott; Lena Grassi to Lena Ouellette; Winona P. Larose to Winona Prescott; Abbie E. Murphy to Abbie E. Wiggin; Grace J. G. Warren to Grace J. G. Moir; Lillian Dubey Burdette to Lillian Mary Dubey; Marie H. Racette to Marie Helene Perrault; Bernice F. Dane to Bernice F. Lintott; Marie Debusschere Meersman to Marie Debusschere.

**Cheshire County**—Clara M. Brady to Clara M. Chase; Mary Robinson to Mary Marcotte; Josephine M. Duval to Josephine M. LaBier; Edna Tenney to Edna Butler; Ella M. Tourtellott to Ella M. Lincoln; Christabel C. Whittemore to Christabel C. Higgins; Alice Zecha to Alice Whitcher; Calista Ellor to Calista Cloutier; Rena Gerard to Rena Bushey; Lillian W. Kibbie to Lillian W. Whitney.

**Sullivan County**—Vina Allen Willis to Vina Allen; Irene Frances Grant to Irene Frances Straw; Ruth Esther Davio to Ruth Esther Prue; Dorothy Ellen Hatch to Dorothy Ellen Chamberlain; Ruth Dorothy Phelps to Ruth Dorothy Hunt; Anna E. Miller to Anna E. Chase; Florence Beatrice Smith to Florence Beatrice Morris; Hazel Edith Jones to Hazel Edith Dougherty; Laurel Vane Smith to Laurel Vane Hopkins; Juliet Marie Nichols to Juliet Marie Patten; Minnie Silverman to Minnie Blacker; Ellen Jennie Rayno to Ellen Jennie Pinard; Marion L. Craig to Marion L. Davis; Sadie Elizabeth McElreavy to Sadie Elizabeth Guyette; Elizabeth C. Buzzell to Elizabeth C. Gallup; Sybil F. Swain to Sybil F. Marshall.

**Grafton County**—Madge Lahaye to Madge Talbot; Ruth Marion Parker to Ruth Marion Allen; Vivian F. Gardner to Vivian F. Plant; Madeline A. Tupper to Madeline A. Hernion; Mabel C. Farrell to Mabel C. Harper; Mamie B. Sears to Mamie
B. Burnor; Lucile Woodward to Lucile Church; Lillian M. McCarthy to Lillian M. Hanson; Grace C. French to Grace C. Fox; Rachel Byron Gould to Rachel Maud Byron; Nellie F. Paige to Nellie F. Chapman; Lora Belle Fredette to Lora Belle Knapp; Ivis L. MacLean to Ivis L. McLeod; Nellie J. Simpson to Nellie J. Wright; Anna M. Hill to Anna M. Way; Charlotte M. Johnson to Charlotte M. Mather.

Coos County—Harriett E. Stone to Harriett E. Ball; Mary A. Richards to Mary A. Hovey; Lilla E. Owen to Lilla E. Frizzell; Doris Sanborn to Doris Belanger; Helen Jane Caird to Helen Jane Daley; Vivian C. G. Fortier to Vivian C. G. Hall; Ruth M. Prowell to Ruth M. Trainer; Margaret Delena Lavoie to Margaret Delena Cutler; Mary E. Day to Mary E. Stahl; Pearl Bushnell to Pearl Dickey; Gladys Goldie Springer to Gladys Goldie Scalion; Inez E. Iacoboni to Inez N. Eaton; Mertie Henderson to Mertie Eastman.
PRIVATE ACTS

CHAPTER 204.

AN ACT RELATING TO THE METHOD OF VOTING FOR MAINTENANCE OF SEWER SYSTEM IN THE TOWN OF CLAREMONT.

Section 1. Claremont sewer system, method of voting for maintenance.

Section 2. Takes effect.

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

1. Method of Voting. Amend section 1, chapter 336 of the Laws of 1925 by striking out the words "That the town of Claremont, whenever by majority vote of the legal voters of said town, at a regular meeting or by a two-thirds vote at a duly notified special meeting of said voters," in the first three lines of said section and inserting in place thereof the following words: That the town of Claremont, whenever at a town meeting, so that said section as amended shall read as follows: Section 1. That the town of Claremont, whenever at a town meeting it shall vote to do so, is hereby authorized and empowered to purchase, construct, manage, maintain and own suitable main drains or common sewers in said town which it adjudges necessary for the public convenience and health, provided it first submits detailed plans as to the proposed outlet or disposal of the sewage from said drains or sewers to the state board of health and secures the approval of said board; and for such purpose may take, purchase and hold in fee simple or otherwise any real or personal estate, and any rights therein, and any sewer rights necessary for carrying into effect the purposes of this act, and may excavate and dig canals and ditches in any street, place, square, passway, common or other place through which it may be deemed necessary and proper for building, extending and maintaining said main drains or common sewers, and may rebuild, relay, change, and repair the same at pleasure, having due regard for the safety of its citizens and the security of the public travel.
2. Takes Effect. This act shall take effect upon its passage.

[Approved February 1, 1927.]

CHAPTER 205.

AN ACT IN AMENDMENT OF CHAPTER 226, LAWS OF 1887, TO CHANGE THE NAME OF THE NEW HAMPSHIRE DIVISION SONS OF VETERANS.

SECTION 1. Change of name.

SECTION 2. Takes effect.

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

1. Sons of Union Veterans of the Civil War. Amend section 1, chapter 226 of the Laws of 1887 by striking out the words "Veterans of the United States of America" in the sixth and seventh lines of said section 1 and inserting in place thereof the words Union Veterans of the Civil War. Further amend said section by striking out the word "Veterans" in the thirteenth line thereof and inserting in place thereof the words Union Veterans of the Civil War, so that said section as amended shall read as follows: SECTION 1. Frank M. Shackford, Frank H. Challis, Edwin A. Badger, Frank E. Libby, George R. Bennette, Ernest I. Latham, Wilmer S. Davis, William McPherson, James H. Joyce, Charles A. Stevens, Ben O. Roby, their associates and successors, be and hereby are made a body politic and corporate by the name of the Division of New Hampshire, Sons of Union Veterans of the Civil War, for the purpose and object of perpetuating the memories of the soldiers of the Union and their sacrifices for its maintenance, to aid the members of the Grand Army of the Republic in caring for helpless and disabled veterans and their widows and orphans, and to encourage the proper observance of Memorial Day, and also to assist needy members of the Sons of Union Veterans of the Civil War; said corporation may sue and be sued, defend and be defended, make and have all by-laws and regulations which may be necessary for the management of affairs, not repugnant to the laws of this state, and shall be vested with all the powers and privileges
and be subject to all the liabilities by law incident to corporations of a similar nature.

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

[Approved February 8, 1927.]

CHAPTER 206.

AN ACT LEGALIZING THE PROCEEDINGS AT THE ANNUAL MEETINGS AND ADJOURNMENTS THEREOF OF THE NORTH CONWAY LIGHTING PRECINCT HELD APRIL 12, 1921, MAY 4, 1922, MAY 21, 1923, MAY 12, 1924, AND MAY 11, 1925.

Section 1. North Conway Lighting Precinct, meetings legalized.

Section 2. Takes effect.

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

1. Proceedings Legalized. That the proceedings at the annual meeting and adjournments thereof of the North Conway Lighting Precinct held on the following dates, viz., April 12, 1921, May 4, 1922, May 21, 1923, May 12, 1924, May 11, 1925, be and hereby are legalized, ratified and confirmed.

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

[Approved February 8, 1927.]

CHAPTER 207.

AN ACT IN AMENDMENT OF SECTION 12, CHAPTER 295 OF THE LAWS OF 1925 RELATING TO THE BETHLEHEM VILLAGE DISTRICT.

Section 1. Bethlehem Village District, date of annual meeting.

Section 2. Takes effect.

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

1. Annual Meeting. Amend section 12, chapter 295 of the Laws of 1925 by striking out the whole thereof and inserting
in its place the following: Sect. 12. The fiscal year for the district shall end on the fifteenth day of February. The annual meeting shall be held on the first Tuesday in October beginning with the year nineteen hundred and twenty-eight, and the officers elected at the annual meeting held in March nineteen hundred twenty-seven shall continue in office until their successors are duly chosen and qualified. 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 as herein provided, such meeting shall be called and warned in the same manner as in like cases in towns.

2. Takes Effect. This act shall take effect when its provisions shall have been adopted by a majority of those present and voting at any regular meeting of the voters of said precinct, or at any special meeting of such voters called for the purpose of considering the adoption of the provisions of this act.

[Approved February 8, 1927.]

CHAPTER 208.

AN ACT AUTHORIZING THE TOWN OF SALEM TO ISSUE BONDS.

Section 1. Town of Salem authorized to issue bonds.

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

1. Issue Authorized. That the town of Salem be authorized and empowered to issue its bonds or notes in accordance so far as may be with the requirements of Public Laws, chapter 59, in an amount not exceeding forty thousand dollars, pursuant to the vote of March 9, 1926, of said town, to obtain funds to pay expenses incurred by said town in defending against certain tax litigation.

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

[Approved February 8, 1927.]
CHAPTER 209.

AN ACT RELATING TO IMPROVEMENTS AT ALTON BAY.

Section 1. Town of Alton authorized to erect judge's and band stand.

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

1. Judge's and Band Stand. The town of Alton is hereby granted the right to erect a judge's and band stand on the rock ledge in the water situate easterly from the old Boston and Main wharf so called at Alton Bay, in the town of Alton, provided that the said construction shall not interfere with navigation and shall be in accordance with plans which are approved by the public service commission.

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

[Approved February 10, 1927.]

CHAPTER 210.

AN ACT TO REPEAL CHAPTER 245, LAWS OF 1909 RELATING TO SCHOOL DISTRICT IN THE TOWNS OF BENNINGTON AND ANTRIM.

Section 1. School districts, bounds changed.

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

1. School Districts, Bounds Changed. Chapter 245 of the Laws of 1909, an act to sever the homestead owned by Martha J. Baldwin and the homestead farm of Henry Harrison in the town of Bennington from the school district of that town and annex the same to the school district in the town of Antrim for school purposes, is hereby repealed.

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

[Approved February 16, 1927.]
CHAPTER 211.

AN ACT CREATING THE TILTON AND NORTHFIELD UNION SCHOOL DISTRICT.

Section 1. District created; name.
Section 2. Powers.
Section 3. Authority to take property.
Section 4. Members of board.

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

1. Name. The towns of Tilton and Northfield shall constitute a single school district to be called the Tilton and Northfield Union School District.

2. Powers. This union district shall have all the powers and perform all the duties given by law to single school districts, except that the selectmen of the towns shall jointly assess the school tax upon the ratable estates of the district in proportion to the part which lies in each of said towns.

3. Authority to Take Property. Said union district shall take over the buildings and all other property of the school districts now existing in the towns of Tilton and Northfield, namely, Union School District No. 1 in Tilton, Northfield School District and Tilton School District.

4. Members of Board. The school board of said union district shall consist of nine members for the first year, seven for the second year, six for the third year and five for the fourth and succeeding years and election shall be for a term of three years; provided, that the duly elected members of the school boards of Union School District No. 1 in Tilton, Northfield School District and Tilton School District shall continue as members of the school board of said union district until the expiration of the terms for which they have been elected and the school board and treasurer of each district shall manage the finances of such district until the end of the fiscal year.

5. First Meeting. The first meeting of said union district shall be held April 15, 1927, and shall be warned by the school boards of the now existing school districts, acting as a joint board.

6. Other Provisions. Except as is inconsistent herewith
the provisions of chapters 116 to 123, inclusive, of the Public Laws shall apply to the said union district.

7. Takes Effect. Chapter 94 of the Laws of 1872 and all acts and parts of acts inconsistent herewith are hereby repealed and this act shall take effect upon its passage.

[Approved February 16, 1927.]

CHAPTER 212.

AN ACT TO AUTHORIZE THE FARMINGTON SCHOOL DISTRICT OF THE TOWN OF FARMINGTON TO EXCEED ITS LIMIT OF BONDED INDEBTEDNESS.

Section 1. Farmington school district authorized to exceed limit of indebtedness.

Section 2. Takes effect.

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

1. Excess Limit for Schoolhouse. The Farmington School District of the town of Farmington is hereby authorized to incur indebtedness in an amount not exceeding sixty thousand dollars for the purpose of remodelling or building a high school house and for equipment of school buildings, said amount to be the limit of bonded indebtedness of said school district. The money so raised and appropriated shall not be included as a part of the debt of the town in ascertaining and fixing the net debt of said town under the provisions of section 7, chapter 59 of the Public Laws.

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

[Approved February 22, 1927.]
CHAPTER 213.

AN ACT RELATING TO THE DESTRUCTION OF UNIFORMS OF POLICE OFFICERS IN THE CITY OF MANCHESTER.

Section 1. Uniforms for police of Manchester.

Section 2. Takes effect.

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

1. New Uniforms Authorized. When a claim is made by a police officer in the city of Manchester that during the performance of his duties as such officer, and because of such service, his uniform has been destroyed or rendered unfit for further use, the said city may purchase a new uniform for said officer without charge to him, providing the chief of police of said city, after investigation, reports that the claim made is a just and reasonable one.

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

[Approved February 22, 1927.]

CHAPTER 214.

AN ACT TO EXTEND THE POWERS CONFERRED UPON THE GILMAN PAPER COMPANY BY CHAPTER 240, LAWS OF 1921.

Section 1. Charter rights extended.

Section 2. Takes effect.

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

1. Charter Extended. The rights, powers, privileges and franchises conferred upon the Gilman Paper Company by chapter 240 of the Laws of 1921 in so far as it pertains to its undeveloped water power, are hereby re-enacted, revived and extended for the period of six years from the passage of this act. Said corporation shall be in all respects subject to supervision by the public service commission as if incorporated under the general laws providing for the formation of voluntary corporations.

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

[Approved February 22, 1927.]
CHAPTER 215.

AN ACT TO AMEND THE CHARTER OF THE GRAFTON POWER COMPANY.

Section 1. Powers enlarged.

Section 2. Provisions of Public Laws apply.

Section 3. Takes effect.

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

1. Powers Enlarged. Chapter 243 of the Laws of 1901 as amended by chapter 300 of the Laws of 1903 is hereby amended by striking out section 5 and section 7 of said chapter 300 of the Laws of 1903 and inserting in place thereof the following: Sect. 5. Said corporation is hereby authorized and empowered to build and maintain on its land or on land of another with the owner's consent a dam or dams and a power house or power houses and all such works and structures in connection therewith as may be convenient and useful, on, in, upon and across the Connecticut river at any feasible location or locations, between the confluence of said river with the Passumpsic river, and a point in the town of Dalton northeasterly from and so far up said Connecticut river as may be and not in any way infringe upon or interfere with the water power developed at the dam of the Gilman Paper Company extending across said river in the town of Dalton at a point opposite the village of Gilman in the town of Lunenburg, Vermont, and to make and maintain all such canals, penstocks, flumes and other works and improvements as may be convenient for said objects, and to flow all such lands and other property as may be convenient and useful in establishing and operating its business; provided, however, the structures authorized by this act shall in no case be of such a character as to infringe the public right of the highway for the floating of logs down said river in as free and convenient a manner as is afforded by the river in its natural condition; and provided further that no dam shall be constructed under authority of this act, which shall infringe upon or interfere with any franchises, property or water rights now owned by the Gilman Paper Company, without first procuring the consent in writing of said Gilman Paper Company or its successors and assigns. Sect. 7. Whenever it shall become necessary in the
exercise of its powers for such corporation to acquire any land or other property or water rights, including the right to flow water upon or divert water from any property, and it can not agree with the owner thereof as to the question of public use and benefit or the price to be paid therefor, or whenever it shall become necessary in the exercise of its powers for such corporation to flow water upon or otherwise prevent the use of any highway, bridge or other property or facilities in public use and it can not agree with the selectmen or other public officials having authority with reference thereto as to the question of public use and benefit or upon the terms for changing the location or grade of such highway or bridge or the location of such other property or facilities, such corporation may petition the public service commission for permission to take such land or property or water rights, or permission to change the location or grade of such highway or bridge or the location of such other property or facilities in public use as may be required for the purpose. Thereupon the commission shall upon notice to all parties in interest hear and determine the question of public use and benefit for the taking or changing of location or grade as prayed for and the compensation to be paid for any such land, property or rights so taken or for damages to any party suffering damage on account of such change in location or grade, and also the terms for changing the location or grade of such highway or bridge or the location of such other property or facilities in public use and shall render judgment accordingly. Any party aggrieved by the order of the commission awarding damages in such case may within sixty days after the entry of the order and not otherwise file in the superior court for the county in which said land or other property or rights or any part thereof may be located a petition to have the damages assessed by jury, upon which petition notice shall be given and the court shall assess such damages by jury. The commission shall charge and collect the same fees as provided by section 7 of chapter 244 of the Public Laws.

2. **Chapters 225 and 240 Apply.** Said corporation shall have all the powers, privileges and immunities and shall be subject to all the duties, liabilities and obligations applicable to a business corporation organized under the provisions of chapter 225 of the Public Laws; and in addition to the powers
specified in its charter, it may generate electric power for use within the state of New Hampshire or elsewhere, but said corporation shall not transmit any electric energy generated by water power in New Hampshire beyond the confines of this state without complying with the provisions of sections 33 and 34 of chapter 240 of the Public Laws. Said corporation may issue bonds secured by mortgage on its property and may increase its capital stock to such amount or number of shares as may be approved by the public service commission, and as a public utility corporation shall be in all respects subject to the provisions of law regulating public utilities so far as applicable.

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

[Approved February 22, 1927.]

CHAPTER 216.

AN ACT AUTHORIZING THE TOWN OF CANDIA TO EXCEED ITS LIMIT OF INDEBTEDNESS.

Section 1. Town of Candia authorized to exceed limit of indebtedness.  
Section 2. Takes effect.

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

1. Candia Cut-off. When the town of Candia votes to undertake the permanent improvement of that section of class I highway in said town, known as the Candia Cut-off, being a highway leading from Candia to Hooksett, under the provisions of section 15, chapter 84 of the Public Laws, said town is hereby authorized to incur indebtedness for the purposes of said act in amounts sufficient to complete such permanent improvement, such indebtedness not to exceed at any time four per cent of the last preceding valuation for the assessment of taxes on the taxable property in said town.

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

[Approved February 22, 1927.]
CHAPTER 217.
AN ACT RELATING TO CERTAIN REAL ESTATE IN KEENE, NEW HAMPSHIRE.

Section 1. Lampros property to be deeded by state.

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

1. Lampros Property. The governor and council, on behalf of the state of New Hampshire, are hereby authorized, empowered and directed to release by quitclaim deed to Mary A. Lampros of Keene in the county of Cheshire, all interest, right or title which said state of New Hampshire has, if any, in and to the following described premises, to wit, a certain tract of land with the buildings thereon situated in the city of Keene, county of Cheshire and state of New Hampshire on the west side of Carroll street and bounded as follows, on the east by Carroll street, on the north by North street, on the west by Elm street and on the south by land now or formerly of Ambrose Howard.

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

[Approved February 22, 1927.]

CHAPTER 218.
AN ACT TO RESTORE THE LISBON SCHOOL SET-OFF, SO CALLED, TO THE TOWN OF LYMAN.

Section 1. Land set off for school purposes restored to Lyman.

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

1. Land Restored to Lyman. The act whereby certain lands situate in the town of Lyman were set off to the town of Lisbon for school purposes the land affected being known as the Lisbon School Set-off, together with all amendments thereto, is hereby repealed.
2. Takes Effect. This act shall take effect upon its passage.

[Approved February 24, 1927.]

CHAPTER 219.

AN ACT TO ENABLE THE CITY OF NASHUA TO HOLD IN TRUST GRAND ARMY HALL FOR THE USE OF PATRIOTIC ORGANIZATIONS.

Section 1. Nashua authorized to hold Grand Army hall.

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

1. Grand Army Hall. The city of Nashua is authorized and empowered to acquire by deed of gift with such conditions as to when the same shall take effect as may be mutually agreed upon between the grantor and grantee, from the John G. Foster Post 7, G. A. R., the building and estate known as the Grand Army Hall located in said Nashua, with such photographs, pictures or other personal property as may be therein and belonging to the grantor and to hold the same in trust, upon the death of all but one member of said John G. Foster Post 7, for the purpose of maintaining said Grand Army Hall as a community building for the use of patriotic organizations located in Nashua; and to make appropriations therefor from time to time; the entire control and management thereof to be then vested in a board of trustees comprising the mayor of the city, one alderman elected annually, and one member from each of the following organizations: J. Q. A. Warren No. 18 Sons of Veterans, Woman's Relief Corps, Daughters of Veterans, Spanish War Veterans, Veterans of Foreign Wars, and the American Legion; with such other stipulations in said deed as may be mutually satisfactory to grantor and grantee, in addition to or varying the foregoing, if not contrary to law.

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

[Approved March 1, 1927.]
CHAPTER 220.

AN ACT TO AUTHORIZE NEW LONDON WATER SYSTEM PRECINCT TO REFUND A CERTAIN LIMITED PORTION OF ITS BONDS.

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<td>1. New London Water System Precinct authorized to refund bonds.</td>
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Be it enacted by the Senate and House of Representatives in General Court convened:

1. **Refund Authorized.** The New London Water System Precinct is hereby authorized to refund each year its bonds to the amount of $2,000 and said refunding bonds shall be due and payable within a period not exceeding twenty years from the date of their issue. The provisions of chapter 59 of the Public Laws shall not apply to such refunding bonds.

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

[Approved March 9, 1927.]

CHAPTER 221.

AN ACT TO AUTHORIZE THE DURHAM SCHOOL DISTRICT OF THE TOWN OF DURHAM TO EXCEED ITS LIMIT OF BONDED INDEBTEDNESS.

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

1. **Excess Limit for Schoolhouse.** The Durham School District of the town of Durham is hereby authorized to incur indebtedness in an amount not exceeding seventy-five thousand dollars for the purpose of erecting a high school building and for equipment of the same, said amount to be the limit of bonded indebtedness of said school district. The money so raised and appropriated shall not be included as a part of the debt of the town in ascertaining and fixing the net debt of
said town under the provisions of section 7, chapter 59 of the
Public Laws.
2. Takes Effect. This act shall take effect upon its
passage.

[Approved March 9, 1927.]

CHAPTER 222.
AN ACT TO CHANGE THE NAME OF THE BELKNAP COUNTY
CEMETERY.

Section 1. Change of name.  |  Section 2. Takes effect.

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

1. Pleasant View Cemetery. The name of the cemetery
located in ward 1 in the city of Laconia known as the “Belknap
County Cemetery” is hereby changed to Pleasant View
Cemetery.
2. Takes Effect. This act shall take effect upon its
passage.

[Approved March 9, 1927.]

CHAPTER 223.
AN ACT RELATING TO THE ISSUE OF PRIOR PREFERENCE STOCK
BY BOSTON & MAINE RAILROAD IN EXCHANGE
FOR CERTAIN OF ITS BONDS.

Section 1. Certain provisions of law not to apply to issue of prior
preference stock of Boston & Maine Railroad.

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

1. Chapter 241 Not to Apply. The provisions of sections
19 to 26, both inclusive, of chapter 241 of the Public Laws,
relating to the rights of stockholders in new issues of stock,
shall not be applicable to such prior preference stock of the
Boston & Maine Railroad as it may hereafter be duly
authorized by the interstate commerce commission to issue in
exchange for the whole or any part of its bonds maturing from February 2, 1940 to April 1, 1947, both inclusive, such bonds having been issued under the plan and agreement for the reorganization of Boston & Maine Railroad, dated September 1, 1925, and duly authorized by the interstate commerce commission by its order dated July 8, 1926.

[Approved March 15, 1927.]

CHAPTER 224.
AN ACT AMENDING THE CHARTER OF THE NEW HAMPSHIRE MEDICAL SOCIETY.

Section 1. Charter amended; membership unlimited.

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

1. Membership Unlimited. Amend that portion of the charter of the New Hampshire Medical Society, incorporated in 1791, as amended by the Laws of 1816 and chapter 171 of the Laws of 1885, relating to the number of members of said society, by striking out the words “five hundred” and inserting in place thereof the words, an unlimited number of, so that said portion of the charter as amended shall read as follows: That the New Hampshire Medical Society shall hereafter be authorized and empowered to admit and receive into their society an unlimited number of members.

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

[Approved March 17, 1927.]
CHAPTER 225.

AN ACT TO AUTHORIZE THE CITY OF CONCORD TO ISSUE BONDS FOR IMPROVEMENTS IN ITS WATER-WORKS SYSTEM.

Section 1. City of Concord authorized to issue bonds for water-works system.

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

1. Concord, Water Bonds. For the purpose of acquiring, developing and constructing additional sources of water supply, additional means of water storage and pumping, and additional means of distribution of water for its water-works, the city of Concord is hereby authorized and empowered to issue from time to time not in excess of three hundred thousand dollars ($300,000) of its serial bonds payable not later than thirty years after the date of the bonds but otherwise to conform to the provisions of chapter 59 of the Public Laws.

2. 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 22, 1927.]

CHAPTER 226.

AN ACT TO AUTHORIZE THE CITY OF PORTSMOUTH TO RAISE MONEY AND ISSUE BONDS FOR A NEW SCHOOLHOUSE.

Section 1. City of Portsmouth authorized to issue bonds for new schoolhouse.

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

1. Bonds Authorized. The city of Portsmouth in the county of Rockingham is hereby authorized and empowered to borrow, hire and raise such a sum of money, not exceeding five hundred thousand dollars, as the city council shall vote to raise and appropriate, for the purpose of erecting and furnishing a building for a schoolhouse or for the purpose of erecting and furnishing an addition to the present high school building,
notwithstanding by so doing, the net debt of the city may be increased to an amount exceeding three per cent of the value of the taxable property in said city as appraised for the purpose of assessing the taxes thereon. And the sum of money so borrowed, hired, raised and appropriated shall not be included as a part of the debt of the city in ascertaining and fixing the net debt of said city under the provisions of chapter 59 of the Public Laws.

2. Issue. Said city of Portsmouth is hereby authorized and empowered to issue and sell the bonds of said city for the sum so borrowed, hired, raised and appropriated by the city council, as above provided, not to exceed in amount the face or par value of five hundred thousand dollars, which bonds shall be issued in accordance with the provisions of said chapter 59 of the Public Laws; excepting that section 7 of said chapter shall not be applicable thereto or affect the same.

3. Takes Effect. Section 7 of chapter 59 of the Public Laws, entitled "Municipal Bonds," so far as it relates to, or affects the borrowing, raising and appropriating of the money and the issue of the bonds above provided for, and all other acts and parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

[Approved March 22, 1927.]

CHAPTER 227.

AN ACT TO ENABLE THE CITY OF NASHUA TO HOLD THE HOME-STEAD OF THE LATE JOHN F. STARK FOR HISTORICAL, EDUCATIONAL AND CHARITABLE USES AND TO MAKE APPROPRIATIONS THEREFOR.

Section
1. Nashua authorized to take title to John F. Stark homestead.

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

1. Authority to Take Title. Whereas, the Stark Improvement Corporation has acquired ownership of the homestead of the late John F. Stark of Nashua, New Hampshire, a great grandson of General John Stark, consisting of a large tract of
land with the buildings thereon situated at the junction of Concord and Manchester streets in said Nashua, and whereas said corporation voted January 15, 1927 to offer and later offered to said city of Nashua, a gift of said real estate in fee simple to said city as soon as the title can be conveniently made clear and free, with the purpose and upon the condition that the city accept and receive title to this property and devote it to historical, educational and charitable purposes; and whereas said city, by its board of aldermen on February 8, 1927, voted to accept said gift for the foregoing purposes; now therefore, the city of Nashua is authorized and empowered to acquire by deed of gift as aforesaid from the Stark Improvement Corporation the land and buildings known as the John F. Stark homestead, located in said Nashua, and to hold, maintain and care for the same for historical, educational and charitable purposes and to make appropriations therefor from time to time.

2. **Management.** The control and management thereof shall be vested in a board of seven trustees comprising the mayor of the city and five citizens and one alderman to be appointed by the mayor with the consent of the board of aldermen; the mayor and the president of the board of aldermen and their successors to hold office during their municipal terms, and the other five trustees to hold their offices as follows: two for six years, two for four years, and one for two years respectively, from the date of their appointment. Upon the passage of this act the board of aldermen upon nominations submitted by the mayor, shall choose five trustees for the terms and purposes aforesaid; and thereafter, upon the expiration of each of said terms, the mayor with the consent of the board of aldermen shall appoint a trustee or trustees, according to the vacancies to be filled, each for the term of six years next ensuing and until his successor shall have been chosen and qualified. Any vacancy in the office of an appointed trustee, arising from any cause other than his expiration of office, shall be filled by appointment of the mayor with the consent of the board of aldermen, but only for the unexpired term of the trustee whose place is thus filled.

3. **No Compensation.** The said trustees shall receive no compensation for their services.
4. Takes Effect. This act shall take effect upon its passage.

[Approved March 22, 1927.]

CHAPTER 228.
AN ACT AUTHORIZING SULLIVAN COUNTY TO REFUND ITS BONDED INDEBTEDNESS.

Section
1. County of Sullivan authorized to refund its bonded indebtedness.

Section
2. Takes effect.

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

1. Authority. The county of Sullivan is hereby authorized to refund its bonded indebtedness without compliance with the provisions of chapters 35, 38 and 59 of the Public Laws.

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

[Approved March 24, 1927.]

CHAPTER 229.
AN ACT TO AMEND THE CHARTER OF THE CITY OF NASHUA RELATING TO DEFINING THE BOUNDARIES OF THE WARDS.

Section
1. Nashua, city wards defined.

Section
2. Representatives, number.

Section
3. Takes effect.

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

1. Nashua, City Wards. Amend section 3 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 the same and by inserting in place thereof the following: Sect. 3. The city of Nashua is hereby divided into nine wards, which shall be constituted as follows:

Ward 1 shall include all that part of said city now included in the boundaries of ward 1, as at present constituted.
Ward 2, all that portion included within the following boundaries: Beginning at the bridge on Main street across the Nashua river, thence easterly down said river to a point opposite the center of Tolles street, thence northerly to the center of said street, and continuing northerly by the center line of said street to the northerly end thereof and thence continuing on the same line to the Merrimack river, thence northerly up said river to the line of the town of Merrimack, thence westerly by said town line to said Concord street, thence southerly by Concord and Main streets to the place of beginning.

Ward 3, all that portion included within the following boundaries: Beginning at the center of Crown street at the Merrimack river, thence westerly by Crown street to the Nashua and Lowell railroad, thence northwesterly by said railroad to the easterly boundary of ward 2 as hereinbefore described, thence northerly and easterly by the boundary of ward 2 aforesaid, to the Merrimack river, thence down said river to the place of beginning.

Ward 4, all that portion of said city lying east of Main street, south of the Nashua river, southwesterly of the Nashua and Lowell railroad, and northerly and westerly of the lines of ward 7, as hereinafter described.

Ward 5, all that portion of said city included in the following boundaries: Beginning at the bridge on Main street across the Nashua river, thence westerly up said river to a point opposite the center of Pine street, thence southerly to the center of said street and continuing southerly by the center line of said street to the center line of West Hollis street, thence easterly by West Hollis street to Main street, thence northerly by Main street to the place of beginning.

Ward 6, all that portion of said city included in the following boundaries: Beginning at the intersection of Main and West Hollis streets, thence westerly by the center line of West Hollis street to the center line of Pine street, thence southerly by the center line of Pine street to the center line of Lake street, thence easterly by Lake street to Main street, thence northerly by Main street to the point of beginning.

Ward 7, all that portion of said city included in the following boundaries: Beginning at the intersection of Main with Prospect street, thence easterly by Prospect street to the cen-
ter line of Harbor avenue, thence northerly by Harbor avenue to East Hollis street, thence easterly by East Hollis street to the main track of the Worcester and Nashua railroad, thence easterly by said main track to the Nashua and Lowell railroad, thence southerly and easterly by the boundary of ward 3 aforesaid, to the Merrimack river, thence down said river to Salmon brook, thence westerly up said Salmon brook to Main street, thence northerly by Main street to the place of beginning.

Ward 8, all that portion of said city not included in any of the above described wards, nor included in ward 9, as hereinafter described.

Ward 9, all that portion of said city included in the following boundaries: Beginning at the intersection of Kinsley with Pine street, thence northerly by the center line of Pine street, to the northerly end thereof and thence continuing on the same line to the Nashua river, thence westerly up said river to the line of the town of Hollis, thence southerly by Hollis line to the highway leading from Runnels bridge to Nashua, thence easterly by said highway to a point northerly from Kinsley street, and where a line drawn from the westerly end of said Kinsley street northerly, at right angles with said street, will intersect said highway, thence southerly by said last described line to the center line of Kinsley street, thence easterly by the center line of Kinsley street to the place of beginning.

2. **Representatives, Number.** Until another general census of the state is taken and officially promulgated, the following named wards of Nashua may send representatives to the general court under the authority of the constitution, as follows: two representatives each from the following wards, 2, 4, 5, 6; and three representatives each from wards 1, 3, 7, 8 and 9.

3. **Takes Effect.** All acts and parts of acts inconsistent with this act are hereby repealed, and this act shall take effect on the first day of June, 1927.

[Approved March 24, 1927.]
CHAPTER 230.

AN ACT IN AMENDMENT OF THE LAWS RELATIVE TO THE UNION SCHOOL DISTRICT IN CONCORD.

Section
1. Official ballot.
2. ____, preparation.
3. ____, form.

Section
5. Polls open; check-lists used when.
6. Vacancies.
7. Tenure of office.

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

1. Official Ballot. For all elections of moderator, clerk and members of the board of education of Union School District in Concord, the voting shall be upon an official ballot only.

2. ____, Preparation. Such official ballot shall be prepared by the clerk at the expense of the district, in such form not inconsistent herewith and in such quantity as he may determine, and upon such ballot shall appear the names of all persons who, not less than five nor more than thirty days prior to the day of the annual meeting, shall have notified the clerk of the district in writing of their desire to become a candidate for any of the offices herein named.

3. ____, Form. Above the name of the candidate shall be printed the designation of the office for which he is a candidate, also the number of candidates to be voted for. At the right of each name and on the same line there shall be a square. When there is more than one candidate for a given office the names of the candidates shall be arranged in alphabetical order, and below the printed names there shall be as many blank lines as there are persons to be elected to such office.

4. Manner of Voting. The voter shall make a cross (X) in the square opposite the name of each candidate for whom he desires to vote. If he desires to vote for a candidate whose name is not printed upon the ballot, he may do so by writing in the name of the person for whom he desires to vote on the line prepared for that purpose. In case there shall be more persons voted for for one office than are to be elected to that office, the ballot shall be disregarded as to that office and no vote shall be counted for or credited to any candidate for that office with respect to such ballot.
5. Polls Open: Check-lists Used When. At all annual elections in said union school district, at which check-lists are used as herein provided, the polls shall be open for a period of not less than four hours and for such further time as the moderator may determine, and shall not be closed earlier than seven o'clock p. m., and there shall be inserted in the warrant for the meeting such statement of the hours of the opening and closing of the polls as the moderator shall indicate. Upon petition addressed to the moderator and signed by not less than seventy-five legal voters of said district, presented in January, or if the district at any annual meeting shall have voted that check-lists be used at future meetings, balloting for officers herein named shall be conducted by the use of check-lists under the direction of the moderator. Such check-lists shall be the check-lists of the various wards of the city of Concord, any part of which lies within union school district, as corrected and used at the preceding November election, corrections being made so as to exclude from such check-lists voters who are not resident within the limits of the district. The supervisors of the various wards, shall, upon request of the moderator, deliver to him a true copy of the check-lists of their respective wards corrected as above provided, and such supervisors as he may request shall attend said meeting and assist in checking the voters on such lists. The district shall pay to the supervisors attending such meeting the sum of ten dollars, which shall be in addition to their regular annual salary. If it shall appear to the moderator that the name of any person who is entitled to vote in district meetings has been omitted from such check-lists, he may, upon proof satisfactory to him of the qualification of such person, direct that the name of such person shall be added to the check-lists for the purpose of voting at such district meeting, and such person shall thereupon be allowed to cast his ballot at such meeting. No person shall be denied the right to vote at school meetings because of removal from one ward to another within the district.

6. Vacancies. In case there shall be a vacancy in the office of clerk during the interim between meetings or in case the clerk shall be unable to perform his duties, the moderator of the district may designate a temporary clerk who shall perform the duties of the clerk until the vacancy is filled by
election or until the disability is terminated. In case a vacancy shall occur in the office of moderator during an interim between meetings or in case the moderator shall be disabled to perform his duties, the powers of this act vested in the moderator shall be vested during the interim in the clerk, or in case of a concurrent vacancy in the office of clerk or the disability of the clerk, the power to appoint a temporary moderator shall be vested in the board of education and such temporary moderator shall perform the duties of the moderator until the vacancy is filled by election or until the disability is terminated.

7. Tenure of Office. The moderator and the clerk of union school district elected at the last annual meeting of said district shall severally perform the duties imposed by this act upon those officers until their successors are elected and qualified; and each moderator and clerk hereafter elected by said district shall hold office for one year and until his successor is elected and qualified.

8. Financial Budget. The board of education shall annually prepare a financial budget, in such detail as to be understood, of the amount of money necessary to be raised by the district at its annual meeting, and shall cause the same to be published in the newspapers printed in the city of Concord at least fourteen days before the date of the annual district meeting; and shall fix a time and place not less than three days before said annual meeting when it will hold a public hearing at which any person may appear and be heard with respect to any item of such budget.

9. Takes Effect. All acts and parts of acts inconsistent with this act shall not apply to said union school district, and this act shall take effect upon its passage.

[Approved March 24, 1927.]
CHAPTER 231.

AN ACT TO LEGALIZE THE SPECIAL TOWN MEETING HELD ON THE FIRST DAY OF FEBRUARY, 1927, IN THE TOWN OF HEBRON.

Section 1. Proceedings legalized.

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

1. Proceedings Legalized. That the votes and proceedings of the special town meeting held on the first day of February, 1927, in the town of Hebron, be and hereby are legalized and confirmed.

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

[Approved March 24, 1927.]

CHAPTER 232.

AN ACT TO INCORPORATE THE PETERBOROUGH HOME FOR THE AGED.

Section 1. Incorporators.

Section 2. Powers.

Section 3. Board of trustees.

Section 4. By-laws, rules and regulations.

Section 5. Tax exemption.

Section 6. First meeting.

Section 7. Takes effect.

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

1. Incorporators. That Mary E. Templeton, Adeline E. Nichols, Helen L. Farrar, Lenora S. Hunter, Emma P. Cummings, Hattie F. Miller, Helen B. Cutler, Mary L. Farrar, Ezra M. Smith, Charles W. Jellison, James B. Sweeney and John W. Derby, all of Peterborough, be and they hereby are, constituted a corporation by the name of the Peterborough Home for the Aged, and they and such others as shall be duly elected members of said corporation at any meeting thereof according to such by-laws as may be hereafter established, shall be and remain a body corporate and politic by said name and from the passage of this act, for the purpose of founding and establishing a home for aged people of both sexes such as
is usually provided by similar institutions, and said corporation is vested with all the powers and privileges incident to corporations of a like nature.

2. **Powers.** Said corporation by that name may sue and be sued, prosecute and defend to final judgment and execution, and shall have power to take, acquire and hold real and personal estate to an amount not exceeding one hundred and fifty thousand dollars, by lease, purchase, donation, bequest, or otherwise, for the purpose of establishing and maintaining a home at Peterborough aforesaid, and may convey or dispose of the same at pleasure; and may erect suitable buildings and properly furnish the same with whatever may be desirable or necessary for the successful operation of said institution.

3. **Board of Trustees.** The government of said home and the general management of the financial and prudential affairs of said corporation shall be vested in a board of trustees, whose number shall be determined and who shall be chosen in such a manner, at such times and for such a term of office as may be prescribed by the by-laws of said corporation to be hereafter adopted.

4. **By-laws, Rules and Regulations.** Said corporation may adopt such by-laws and make such rules and regulations for the management of said home as may be deemed necessary; may determine the number, manner and time of choosing its officers, prescribe and define their respective duties, and may from time to time alter, amend and modify its by-laws, rules and regulations, as therein provided.

5. **Tax Exemption.** This being a charitable institution, without profit to any person, no fee shall be charged by the state for this act, and the property of the corporation shall be exempt from taxation as long as it shall be used for the purpose named therein.

6. **First Meeting.** The first three persons named in section 1, or any two of them, may call the first meeting of said corporation by giving notice to each of the persons named in this act, by mail, five days prior to said meeting.

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

[Approved March 30, 1927.]
CHAPTER 233.

AN ACT RELATING TO PENSIONS FOR MEMBERS OF THE FIRE AND POLICE DEPARTMENTS AND DEPARTMENT OF PUBLIC WORKS OF THE CITY OF BERLIN.

Section 1. Pensions, fire department.

Section 2. Pensions, public works department.

Section 3. Pensions, police department.

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

1. Fire Department. The mayor and city council of the city of Berlin may, at the request of the chief of the fire department, retire from active service any permanent member of said department who is sixty-five years of age and who has performed faithful service in the department for a period of twenty consecutive years; or any member of the department who has been disabled while in the actual performance of duty; and may grant a pension to such retired member or the widow of a member dying from injuries received while engaged in the actual performance of his duties at a fire, for a period not exceeding one year at a time. In computing such term of twenty consecutive years, a permanent member who has served for fifteen consecutive years shall be accredited with his term of service as a call man, two years' service as a call man being regarded as equivalent to one year's service as a permanent member providing the requisite number of years of service as a call man and as a permanent member combined shall have been continuous service. Before a pension is granted to a disabled member the physician of the local board of health shall certify to the mayor and city council that such disabled member is incapacitated either mentally or physically for performing his duty as a member of the department.

2. Public Works Department. The mayor and city council of the city of Berlin may, at the request of the head of the public works department, retire from active service any permanent member of the said department who is sixty-five years of age and who has performed faithful service in the department for a period of twenty-five consecutive years; or any member of the department who has been disabled while in the actual performance of duty; and may grant a pension to
such retired member for a period not exceeding one year at a
time. Before a pension is granted to a disabled member the
physician of the local board of health shall certify to the
mayor and city council that such disabled member is incapac-
itated either mentally or physically for performing his duty
as a member of the department.

3. Police Department. The mayor and city council of the
city of Berlin may, at the request of the chief of the police de-
partment retire from active service any permanent member
of said department who is sixty-five years of age and who has
performed faithful service in the department for a period of
twenty-five consecutive years; or any member of the depart-
ment who has been disabled while in the actual performance
of duty; and may grant a pension to such retired member or
the widow of a member dying from injuries received while
engaged in the actual performance of his duties, for a period
not exceeding one year at a time. Before a pension is granted
to a disabled member the physician of the local board of
health shall certify to the mayor and city council that such
disabled member is incapacitated either mentally or physically
for performing his duty as a member of the department.

4. Amount. The pension paid to any retired members of
the fire, police and public works departments of said city shall
be equal in amount to one half the pay received by such mem-
ber during the twelve months immediately preceding his re-
irement.

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

passage.

[Approved March 31, 1927.]

CHAPTER 234.

AN ACT AUTHORIZING THE DERRY CO-OPERATIVE BUILDING AND
LOAN ASSOCIATION TO CHANGE ITS NAME.

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. Derry Co-operative Building and
Loan Association is hereby authorized and empowered to
change its name to Derry Co-operative Bank. Said change of name shall be approved by a majority of the directors of said association and due notice of said change of name shall be given to the secretary of state and to the bank commissioner.

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

[Approved March 31, 1927.]
AN ACT TO DISSOLVE CERTAIN CORPORATIONS.

Section 1. Charters repealed.
Section 2. Remedies preserved.
Section 3. Reinstatement.
Section 4. Continued existence for what purposes.

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:
Abenaque Machine Works, The (Walpole, 1895),
Adams Garage Company (Pittsfield, 1921),
Alvaro Realty Company (Nashua, 1904),
American Burnishing Machine Company, The (Nashua, 1881),
American Moore Peg Company (Lisbon, 1920),
American Twist Drill Co. of Concord, N. H. (Concord, 1891),
Ashuelot Gas & Electric Company,
Ashuelot Shoe Company (Keene, 1907),
Automobile Diamond Chain Co. (Manchester, 1925),
Bailey Manufacturing Company (Claremont, 1895),
Bay State Shoe-Fastening Company (Nashua, 1887),
Berlin Dry Goods Co. (Berlin, 1895),
Berlin Telephone Company, The (Berlin, 1896),
Berlin Water Company, Incorporated, The (Berlin, 1923),
Berry Spring Sleigh Company, The (Concord, 1889),
Boynton Bottling Works, Incorporated (Portsmouth, 1921),
Brandt Machine and Engineering Company (Claremont, 1923),
Brockton Grater Company (Boston, Massachusetts, 1900),
Canaan Manufacturing Company (Canaan, 1923),
Cavanaugh Bros. Horse Company (Manchester, 1915),
Central Market Company (Keene, 1914),
Chabot Motor Company Incorporated (Manchester, 1923),
Cinder Club, Inc., The (Francesstown, 1922),
City Band, Manchester, N. H. (Manchester, 1905),
Claremont Furniture Company, Inc. (Claremont, 1927),
Clawson-Hamilton Commercial College (Keene, 1908),
Cobe Engineering Corporation (East Candia, 1924),
Colburn Construction Company (Concord, 1922),
Colebrooke Driving Park, Inc., The (Colebrooke, 1919),
Columbia Investment Company, The (Manchester, 1890),
Columbian Manufacturing Company (Boston, Massachusetts, 1922),
Commercial Mica Company (Groton, 1919),
Como Apparatus Company (Manchester, 1925),
Conant Manufacturing Company, The (Hopkinton, 1892),
Consumers Coal Company (Manchester, 1921),
Contoocook Valley Telephone Company (Hillsboro, 1893),
Cook Varney Shoe Company, The (Farmington, 1924),
Co-operative Store No. 1 (Nashua, 1875),
Cosmone Company, The (Warren, 1922),
Daniels Cornell Company (Manchester, 1892),
Derby Company, J. C. (Concord, 1899),
Dover Beef Company (Dover, 1887),
Dover Bobbin Company, The (Dover, 1886),
Eagle Drug Co., The (Manchester, 1923),
Eclipse Wrapping Band Company (Keene, 1924),
Elliott and Company, Alonzo (Manchester, 1909),
Equitable Endowment Order (Concord, 1891),
Equitable Investment Company, The (Manchester, 1890),
Essex Gold Mining Company, The (Lyman, 1879),
Esty Hosiery Company (Laconia, 1894),
Fairfield Shoe Company, The (Manchester, 1920),
Fairmont Tanning Company (Merrimack, 1924),
Falconer-Blood, Inc. (Raymond, 1922),
Farmers' Co-operative Creamery Company of Colebrook, The (Colebrook, 1919),
Farmington Building and Loan Association, The (Farmington, 1912),
Fifield Company, The H. B. (Conway, 1917),
Fuller Sons Company, George A. (Alton, 1923),
Gas & Electric Appliance Company,
Gilmanton Iron Works Building Corporation (Gilmanton Iron Works, 1900),
Globe Investment Association (Manchester, 1890),
Golden Company, Inc., C. A. (Manchester, 1923),
Goodrich Company, J. A. (Manchester, 1901),
Grafton County Motor Sales, Inc. (Plymouth, 1924),
Granite Bottling Company (Concord, 1922),
Granite State Fox Ranch, Inc. (Cornish, 1924),
Guay Oil Company, The T. J. (Laconia, 1915),
Halliday-Penfield Lumber Company (Rochester, 1923),
Ham the Hatter (Dover, 1916),
Hamilton Jewelry Company (Deerfield, 1898),
Hampshire Pottery (Keene, 1917),
Hanover Street Garage (Manchester, 1916),
Healy Brothers Tailoring Company (Manchester, 1910),
Hillsboro Shoe Company (Manchester, 1922),
Hodgdon, Incorporated, J. W. (Portsmouth, 1916),
Hood and Sons, H. P. (Derry, 1889),
Howard, Robinson Company (Jackson, 1910),
Jady Hill Land Company of Exeter, New Hampshire, The (Exeter, 1913),
Jennings Company, The E. A. (Epping, 1891),
Jones Company, George R. (Manchester, 1912),
Jones Motors, Inc. (Laconia, 1920),
Jordan-Manchester Co. (Manchester, 1921),
Keene Gas & Electric Co. (Chartered 1860 as Keene Gas Light Co.),
Kingston Supply Company (Kingston, 1921),
Laconia Gas & Electric Company,
Lake City Ice Cream Company, The (Laconia, 1923),
Lake Land Co., The (Nashua, 1892),
Lang Realty Co., Walter M. (Manchester, 1918),
Little Giant Investment Association, The (Manchester, 1891),
Lyons Trailers Corporation (Manchester, 1923),
Marshall Co., Caleb B. (Nashua, 1910),
Maxwell Ice Company, The (Manchester, 1903),
Meany & Co., Inc., James P. (Claremont, 1917),
Merrimac Realty and Shoe Manufacturing Company (Manchester, 1909),
Meyers Cash Store, The (East Jaffrey, 1921),
Mutual Construction Company, The (Manchester, 1918),
Mutual Protective Association of America, The (Manchester, 1890),
Nashua and Acton Railroad (1907),
Nashua Automotive and Electric Company (Nashua, 1923),
Nashua Granite Company (Nashua, 1896),
Nashua Homes Corporation (Nashua, 1919),
Nashua Radio Corporation (Nashua, 1924),
National Bond and Investment Company, The (Concord, 1890),
Needham Basket Company, H. B. (Peterboro, 1906),
New England College of Languages (Boston, Massachusetts, 1899),
New Hampshire Association for the Blind (Concord, 1914),
New Hampshire Highland-dress Bagpipe Band (Manchester, 1916),
Oil Cities Electric Company,
 Palace of Sweets (Manchester, 1918),
Partridge Company, The Horace (Boston, Massachusetts, 1906),
Peaked Hill Electric Light Company (Bristol, 1926),
Peerless Manufacturing Company (Newport, 1887),
Pembroke Grange Co-operative Company, The (Pembroke, 1887),
People's Investment Association (Manchester, 1890),
Picard Leggett Motor Co. (Laconia, 1923),
Pilgrim Hall Association of Salem Depot, N. H. (Salem Depot, 1911).
Piper Company, The B. H. (Manchester, 1890),
Plaistow Electric Light and Power Company, The (Plaistow, 1911),
Portsmouth Brewing Company, The (Portsmouth, 1875),
Prescott Company, The (Concord, 1901),
Princess Theater, Incorporated (Plymouth, 1922),
Providence Cylinder Company (Nashua, 1886),
Puritan Biscuit Company (Boston, Massachusetts, 1903),
Radia Vacuum Products Company (Nashua, 1923),
Real Estate Improvement Co., The (Nashua, 1883),
Reynolds Loan Company, The (Manchester, 1892),
Rockingham County Agricultural Credit Association (Epping, 1923),
Rugg Company, E. H. (Hanover, 1918),
Somersworth Machine Co. (Dover, 1848),
Soucy & Gagnon (Nashua, 1916),
Souhegan Valley Electric Company,
Squam Lake Lumber Company (Ashland, 1906),
Sta Manufacturing Company (Lynn, Massachusetts, 1885),
Steel's Department Stores, Inc. (Concord, 1922),
Stevens Company, R. P. (Manchester, 1900),
Stoddard Lumber & Turning Corporation (Stoddard, 1920),
Strand Amusement Company (Dover, 1919),
Studio Shop, The (Manchester, 1916),
Sugar River Creamery (Goshen, 1886),
Sullivan Gold Mining Co. (Nashua, 1887),
Swan Island Guano Company (Concord, 1895),
Taylor Adjustable Shoe Company (Nashua, 1884),
Textile Manufacturing Co. (Meredith, 1919),
Theatre Realty Corporation of New Hampshire, The (Manchester, 1923),
Thomas & Company, Incorporated, Andrew P. (Manchester, 1923),
Thompson Granulated Flour Company (Nashua, 1884),
Times Publishing Company (Portsmouth, 1906),
Twin Mountain Telephone Company (Whitefield, 1916),
Union Electric Company (1893),
Virginia Wood and Lumber Company (Nashua, 1897),
Vishnu Springs and Land Company (Nashua, 1896),
Walker Woolen Company (Winchester, 1922),
Warsaw Floral Company, Incorporated (Warsaw, New York, 1924),
Waumbec Woolen Company (Milton, 1898),
Waumbek Hotel Co. (Jefferson, 1877),
Weeks, Lanpher Company (Tilton, 1911),
West Derry Sewerage Association (Derry, 1897),
White Mountain Novelty Company (Littleton, 1920),
Wilkinson Shoe Company, The (Pittsfield, 1924),
Willis & Co., Inc. (Boston, Massachusetts, 1923),
Winnipesaukee Transportation Company, The (Moultonborough, 1894),
Woodbury Heel Company (Nashua, 1887),
Worrall Clutch Works, The (Manchester, 1896).

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
Chapter or certificate of incorporation shall remain in full force and effect.

4. Continued Existence for What Purposes. The corporation so dissolved shall, nevertheless, continue as a body corporate for the term of three years, 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, however, 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 dissolved corporation and any action so ordered and done shall be effective corporate action.

[Approved March 31, 1927.]

CHAPTER 237.

AN ACT IN AMENDMENT OF THE CHARTER OF ST. MARY’S SCHOOL FOR GIRLS.

Section 3. Takes effect.

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

1. Membership. St. Mary’s School for Girls, a corporation established by chapter 167 of the Laws of 1885 is hereby authorized to increase its membership to a number not exceeding twenty-one, but the number shall not be less than eleven.

2. Property Limit. Said corporation may acquire and hold by gift, bequest or otherwise, real and personal estate to an amount not exceeding five hundred thousand dollars.

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 April 5, 1927.]
CHAPTER 238.

AN ACT RELATING TO THE ISSUE OF BONDS BY THE SOUTH ANTRIM VILLAGE FIRE PRECINCT, IN THE TOWN OF ANTRIM.

Section 1. South Antrim Village Fire Precinct authorized to issue bonds.

Section 2. Regulations for issue.

Section 3. Takes effect.

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

1. Bonds Authorized. The South Antrim Village Fire Precinct, in the town of Antrim, is hereby authorized to borrow upon its credit a sum not exceeding thirty-five thousand dollars ($35,000) for the alteration, repairing, renewing and extending its present water system.

2. Issue. For the purposes set forth in section 1 of this act, said precinct is hereby authorized to issue its notes or bonds at the lowest rate of interest obtainable therefor, payable serially within a period not exceeding twenty years from the date of their issue. The amount of each payment of principal together with the interest on the indebtedness thus incurred to be assessed and collected annually.

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

[Approved April 5, 1927.]

CHAPTER 239.

AN ACT TO AUTHORIZE THE VILLAGE FIRE PRECINCT IN THE TOWN OF WOLFEBORO TO EXCEED ITS LIMIT OF BONDED INDEBTEDNESS AS FIXED BY PUBLIC LAWS, CHAPTER 59, SECTION 7, AND TO ISSUE SERIAL NOTES OR BONDS.

Section 1. Wolfeboro Village Fire Precinct authorized to exceed limit of indebtedness.

Section 2. Bond issue authorized.

Section 3. Tax exemption, rate.

Section 4. Takes effect.

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

1. Debt Limit Increased. The village fire precinct in the town of Wolfeboro is hereby authorized to incur indebtedness in an amount not exceeding fifty thousand dollars for the pur-
pose of improving its electric light plant; said amount to be in
addition to the amount already authorized by Public Laws,
chapter 59, section 7.

2. Authorized. The commissioners of the village fire pre-
cinct are hereby empowered and authorized to issue for and in
behalf of said district serial notes or bonds to the amount of
fifty thousand dollars for the purpose of improving its electric
light plant. Said notes or bonds shall be issued in conformity
to the Public Laws, chapter 59, covering a period of not exceed-
ing fifteen years.

3. Tax Exemption, Rate. Said serial notes or bonds shall
bear interest at not exceeding five per cent, and shall be ex-
empt from taxation in New Hampshire, and shall be signed by
the precinct commissioners or by a majority thereof and coun-
tersigned by the precinct treasurer.

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

[Approved April 5, 1927.]

CHAPTER 240.

AN ACT EMPOWERING THE CITY OF DOVER TO INCUR DEBTS TO THE
AMOUNT OF SIX PER CENT OF ITS VALUATION.

SECTION
1. Debt limit increased.
2. Municipality and school dis-
   trict.
SECTION
3. Prior debts validated.
4. Takes effect.

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

1. Debt Limit Increased. The city of Dover may at any
time have and incur debt for all purposes including school pur-
poses to an amount not exceeding in the aggregate six per cent
of its last assessed valuation, provided however, that in ascer-
taining the amount of such debt so to be compared with said
six per cent, indebtedness lawfully incurred outside of said
limit shall not be considered and deductions may be made as
specified in the Municipal Bonds Statute and acts in amend-
ment thereof and in addition thereto. So long as the aggre-
gate net debt of said city for school purposes and all other
purposes shall not exceed said limit of six per cent, the city
may incur school debt in excess of the limit of two per cent imposed upon school districts by said Municipal Bonds Statute. Except as herein provided all indebtedness of said city, whether or not incurred for school purposes, shall be subject to said Municipal Bonds Statute and acts in amendment thereof and in addition thereto.

2. Municipality and School District. Said city shall constitute a single municipal corporation with powers for municipal and school purposes, including all the powers of a school district. All provisions of law or of the charter of said city affecting school districts or schools shall, so far as not inconsistent herewith, continue to apply to said city.

3. Prior Debts Validated. All indebtedness of any governmental subdivision territorially coextensive with said city hitherto incurred for school purposes, in whatever form or however incurred, and all orders and votes authorizing the incurring of indebtedness or the issuance of bonds or notes or other obligations for school purposes by any such subdivision, or by the city, are hereby confirmed, ratified and validated. The city treasurer is hereby authorized to reimburse the city treasury for any sums advanced therefrom temporarily to pay any portion of said indebtedness pending the receipt of proceeds of school bonds or notes which may be issued within said aggregate debt limit.

4. 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 April 6, 1927.]

CHAPTER 241.

AN ACT RELATING TO THE CHARTER OF THE NORTHERN RAILROAD.

Section 1. Additional officers; qualifications of directors.

Section 2. Takes effect.

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

1. Additional Officers; Qualifications of Directors. Amend chapter 190 of the Laws of 1844 by adding a new section to be
section 3-a, as follows: Sect. 3-a. The directors may also elect a vice-president and an assistant treasurer and confer upon them such powers and duties as they may deem to be expedient. At least five of the directors shall be citizens and residents of New Hampshire.

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

[Approved April 7, 1927.]

CHAPTER 242.

AN ACT TO DISSOLVE A CERTAIN CORPORATION.

Section 1. Charter repealed.  
Section 2. Remedies preserved.  
Section 3. Reinstatement.  
Section 4. Continued existence for what purposes.  
Section 5. Takes effect.

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

1. Charter Repealed. The Winnipesaukee Telephone Company, being a corporation organized under the general laws of this state, is hereby dissolved and the charter or certificate of incorporation of said corporation is hereby repealed, revoked and annulled.

2. Remedies Preserved. No remedy against such corporation, its stockholders or officers, for any liability previously incurred, shall be impaired hereby.

3. Reinstatement. 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. Continued Existence for What Purposes. The corporation so dissolved shall, nevertheless, continue as a body corporate for the term of three years, for the purpose of presenting and defending suits by or against it and of gradually closing and settling its concerns and distributing its assets, and for no other purpose; provided, however, 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 dissolved corporation and any action so ordered and done shall be effective corporate action.

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

[Approved April 14, 1927.]

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**CHAPTER 243.**

AN ACT AUTHORIZING THE NEW LONDON WATER SYSTEM PRECINCT TO BORROW MONEY AND EXTEND ITS WATER-WORKS SYSTEM.

Section 1. Authority granted.
Section 2. Takes effect.

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

1. **Authority Granted.** The New London Water System Precinct is hereby authorized to incur indebtedness, in addition to the indebtedness already incurred by it, not in excess of $10,000 and to pledge its credit therefor, for the purpose of extending its water-works system to take advantage of section 4 of chapter 43 of the Public Laws, and to issue its notes and bonds therefor as provided in chapter 59 of the Public Laws, whenever the inhabitants thereof shall by vote deem it advisable to extend said water-works system; provided, however, that no additional notes or bonds shall be issued by such district for any other purpose until the total of indebtedness incurred by said district for the original construction of its water-works system, and the extensions constructed with the proceeds of the notes or bonds hereby authorized, shall be reduced to such an extent that any further issue will not increase the total indebtedness of said district to an amount in excess of the legal limit of indebtedness of said district.
2. Takes Effect. This act shall take effect upon its passage.

[Approved April 14, 1927.]

CHAPTER 244.

AN ACT TO AUTHORIZE THE CITY OF MANCHESTER TO ACQUIRE AND TO OPERATE A RECREATION FIELD AND AN AVIATION FIELD.

SECTION
1. Recreation field.
2. Aviation field.
3. Use of fields.
4. Board of trustees.
5. Revenue.
7. Repeal.
8. Takes effect.

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

1. Recreation Field. The city of Manchester is hereby authorized and empowered to construct, manage and own a recreation field for all purposes incident to recreation, and for that purpose may take, purchase, lease and hold real estate and erect, construct and maintain such buildings as may be necessary.

2. Aviation Field. The said city of Manchester is further authorized and empowered to construct, manage and own an aviation field for all purposes incident to aviation, and for that purpose may take, purchase, lease and hold real estate and erect, construct and maintain such buildings as may be necessary.

3. Use of Fields. Said city is authorized to contract with individuals or corporations who may desire to use said recreation or aviation fields and to make such contracts, establish such tolls and charge such rent for the use of said fields as shall be deemed reasonable.

4. Board of Trustees. To carry out the provisions of this act the mayor shall, upon the passage of this act, appoint two aldermen, and with the approval of the board of aldermen, shall appoint three citizens of Manchester, who shall constitute a board of recreation and aviation trustees, said aldermen to serve until the first Tuesday in January, 1928, and said citizens to serve until March 1, 1928, March 1, 1929, and March 1, 1930, respectively, or until their successors are appointed and quali-
fied. Biennially thereafter in the month of January, the mayor shall appoint two aldermen to serve for terms of two years; and annually, in the month of February, with the approval of the board of aldermen, shall appoint one citizen to serve for a term of three years from March first, or until his successor is appointed and qualified. As soon as convenient after the appointment of said trustees, they shall organize by choosing one of their members chairman and one clerk. Meetings of said trustees shall be held upon call of the chairman or mayor on such dates as said trustees shall designate.

5. **Revenue.** All money received on account of the recreation and aviation fields shall be paid monthly or oftener into the city treasury and a receipt taken therefor. Such sums shall be placed to the credit of said recreation and aviation fields and shall not be paid out except under provision of the following section.

6. **Powers of Board.** Said board of recreation and aviation trustees shall have full charge and supervision over such recreation and aviation fields as shall be assigned to their custody by the board of mayor and aldermen but shall have no control over public parks, playgrounds, and commons now under the jurisdiction of the parks and playgrounds commission or contemplated in the act creating such commission. They shall have the expenditure of all money appropriated by the board of mayor and aldermen for this department, and shall have authority to employ such persons as may be necessary to carry out the work of the department and to establish such rules and regulations as they may deem proper for the efficient supervision and management of said recreation and aviation fields.

7. **Repeal.** All acts and parts of acts inconsistent with this act are hereby repealed, except that no provision of this act shall be construed to repeal any of the powers of the mayor of Manchester.

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

[Approved April 14, 1927.]
CHAPTER 245.

AN ACT EMPOWERING THE TOWN OF WOLFEBORO TO ESTABLISH THE OFFICE OF TOWN MANAGER.

Section 1. Authority granted.

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

1. Authority Granted. All the provisions of chapter 339 of the Laws of 1925, entitled “An Act empowering the town of Lebanon and such other towns as may hereafter be authorized to establish the office of town manager,” may be accepted and adopted by the town of Wolfeboro by vote of the legal voters of said town, as provided in sections 11 and 12 of said act; and in case the provisions of said act shall be so accepted and adopted by the town of Wolfeboro, the town of Wolfeboro shall thereupon have all the powers and authorities which were conferred by said act upon the town of Lebanon.

[Approved April 14, 1927.]

CHAPTER 246.

AN ACT IN AMENDMENT OF CHAPTER 355 OF THE LAWS OF 1911 RELATING TO AUTHORIZING THE CITY OF LACONIA TO RAISE AND APPROPRIATE A SUM NOT EXCEEDING TWENTY THOUSAND DOLLARS FOR THE PURPOSE OF PROVIDING A SITE FOR A STATE ARMORY BUILDING IN SAID CITY.

Section 1. Site of Laconia armory, amount to be raised for.

Section 2. Take effect.

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

1. Amount. Amend section 1 of chapter 355 of the Laws of 1911 by striking out the word “five” in the fifth line thereof and inserting in place thereof the word twenty, so that said section as amended shall read as follows: Section 1. The city of Laconia is hereby authorized and empowered by majority vote by the members of its city council present at any regular meeting of said city council or at any special meeting of said
city council duly called for that purpose to raise and appropriate a sum of money not exceeding twenty thousand dollars for the purpose of providing a lot of land in said city for the erection thereon of a state armory building. And said city of Laconia by its mayor or other officer or officers duly authorized is hereby empowered to convey any or all land which may be acquired under the provisions of this act by proper deed of conveyance to the State of New Hampshire for the consideration that said state shall use said land for the purpose of erecting and maintaining thereon a state armory building, and said deed to be conditioned that whenever said state shall cease to use and occupy said land for state armory purposes that the title to said land shall revert to said city of Laconia. Said conveyance of said land by said city to said state shall be made as aforesaid whenever the state by its duly authorized officer shall notify said city that an appropriation has been made by the state for the erection of a state armory in said Laconia, and that said state is ready to proceed with the erection of the same.

2. — Amend section 2 of chapter 355 of the Laws of 1911 by striking out the word "five" in the second line thereof and inserting in place thereof the word twenty, so that said section as amended shall read as follows: Sect. 2. For the purpose of providing said sum not exceeding twenty thousand dollars authorized to be raised and appropriated under section 1 of this act said city of Laconia is hereby authorized and empowered to issue its notes, bonds or obligations therefor in such denomination and payable at such times and at such rate of interest not exceeding six per cent as its city council may determine.

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

[Approved April 15, 1927.]
STATE OF NEW HAMPSHIRE

Office of Secretary of State,
Concord, June 15, 1927.

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.

Hobart Pickering
Secretary of State
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TO
NEW HAMPSHIRE LAWS
PASSED JANUARY SESSION, 1927

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